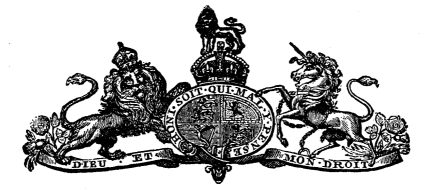
Aumb. 43.



THE

GAZETTE. NEW ZEALA

Published by Authority.

WELLINGTON, THURSDAY, APRIL 30, 1914.

A

Land set apart for Selection.

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

WHEREAS by section sixty-three of the Land Laws Amendment Act, 1913, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section sixty-three in con-nection with any block of land unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

In that behalf: Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the pur-poses of the aforesaid Act, 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.

				AUCKLAN	d Land Distric	т.	
	Un	uu	haw h	a Exten	sion Block (7,5	04 Acres).	-
Area.		ea. di Block			Situated in Survey District of	Shown on Plan	Edged on Plan
Α.	R.	P.					
390	0	0	14	III)		
262	1	0	15	•			
275	3	0	16	"			
166	0	0	6	IV			
171	0	0	7	-			
234	3	0	8	,			
353	1	0	9	"			
50^{2}	0	0	10	"			
000	0	0	11	"			
361	0	0	16	"			
390	0	.0	8	VII			
339	0	0	9	"			
197	0	0	10	"	Hukerenui	L. and S.	Red.
276	3	0	11			4397/1	

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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this twenty-second day of Arril in the year of our Lord one thousand nine of April, in the year of our Lord one thousand nine hundred and fourteen.

H. D. BELL, For Minister of Lands.

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GOD SAVE THE KING !

Additional Land at Hastings taken for the Purposes of the Wellington-Nopier Railway.

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

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Wellington-Napier

VV convenience, and enjoyment of the Wellington-Napier Railway to take further land at Hastings, in addition to land previously acquired for the purposes of the said railway: 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 conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

		-		
Approximate Area of the Piece of Land.	Being Portion of	Situated in Block	Situated in Survey District of	Situated in Borough of
A. R. P. 0 1 11 [.] 8	Road in Lot 2, Subdivision D, Heretaunga Block (S.O. 415, green)	xv.	Heretaunga	Hastings.

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In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked W.R. 20597, deposited in the office of the Minister of Railways, at Wellington, in the Wellington Provincial District, and thereon coloured green.

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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this eighteenth day of April, in the year of our Lord one thousand nine hundred and fourteen. W H HERBIES

W. H. HERRIES

Minister of Railways.

GOD SAVE THE KING !

Additional Land at Frankton taken for the Purposes of the Kaipara-Waikato Railway.

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

W HEREAS it has been found desirable for the use, convenience, and enjoyment of the Kaipara-Waikato Railway to take further land at Frankton, in addition to land previously acquired for the purposes of the said railway

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 conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

Approximate	Areas of the Pieces of Land.	Being Portion of	Situated in Block	Situated in Survey District of	Situated in Borough of
а. 2	п. р. 0 18	Allotment 365, Te Rapa Parish	I	Hamilton	Frankton.
1	0 36	Allotment 363, Te Rapa Parish (S.O. 17459, blue)	"	" ••	"

All in the Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 21321, deposited in the office of the Minister of Railways, at Wel-lington, in the Wellington Provincial District, and thereon edged red.

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 Zea-land and its Dependencies: and issued under the Seal of the said Dominion. at the Govern ment House, at Wellington. this twenty-second day of April, in the year of our Lord one thousand nine hundred and fourteen.

W. H. HERRIES, Minister of Railways.

GOD SAVE THE KING !

Land taken for the Purposes of a Gravel-pit in Block XIV, Komakorau Survey District.

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

W HEREAS the land described in the Schedule hereto is required to be taken, under the Public Works Act, 1908, for the purposes of a gravel-pit in Block XIV, Komakorau Survey District:

And whereas the Kirikiriroa Road Board has laid before the Governor a memorial, accompanied by a map in duplicate, and also the statutory declaration, as required by the said Act:

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 Road Boards 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 board to be for the provention of the schedule hereto is hereby taken for the purposes of the said gravel-pit as from the date hereinatter specified, and shall vest in the Inhabitants of the Kirikiriroa Road District; and I do also hereby direct that this Proclamation shall take effect on and after the twenty-fifth day of May, one thousand nine hundred and fourteer hundred and fourteen.

SCHEDULE.

Approximate	the Piece of	Land taken.	Being	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
	к. 0	р. 0	Part Allot. 116, Kirikiriroa Parish (17025, blue)	XIV	Komakorau	P.W.D. 35144	Red, edged red.

In the Auckland Land District; as the same is more 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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this fourth day of April, in the year of our Lord one thousand nine hundred and fourteen. W. FRASER.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING !

Land taken for a further Portion of the Huntly-Awaroa Branch of the Kaipara-Waikato Railway, and for a Road-diversion in connection therewith.

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

WHEREAS part of the land mentioned in the First Schedule hereto is required to be taken for a further portion of the Huntly-Awaroa Branch of the Kaipara-Waikato Railway, and for a road diversion in connection therewith:

Kaipara – Waikato Railway, and for a road - diversion in connection therewith: And whereas all conditions precedent required by law to be observed and performed prior to the taking of such land for the purposes hereinafter specified have been observed and performed: And whereas it is desirable to take only the surface of such land for the purposes hereinafter specified, together with a portion of the subsoil thereof: 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 on me by section one hundred and eighty-eight of the Public Works Act, 1908, and section seven of the Public Works Amendment Act. 1911, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the surface of the land mentioned in the First Schedule hereto, together with that part of the subsoil of such land below the formation-level of the said railway shown on the plan marked P.W.D. 34150, deposited in the office of the Minister of Public Works, at Wellington, as is described in the Second Schedule hereto, is hereby taken for a further portion of the aforesaid line of railway and for the said road-diver-sion.

April 30.]

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FIRST SCHEDULE. THE parcels of land mentioned in list hereunder of which surface is taken :-Ĩ g

	Approximat	the Pieces o Land.	Being Portion of		Situated in Block	Situated in Survey District of	Coloured or Plan
Α.	ъ	Р.	For	RAI	LWAY	•	
0		21.8	Section 164	\ \	XV	Donatai	Red.
š					ΔΥ	Rangiriri	
	3	4 1	Lot 2 of Allot.9		"	"	Purple.
0	z	34	Lake Waahi		"	"	Blue edged
	~	. -	a				blue.
1		37	Section 56	4	"	"	Red.
0		35·3	" 56	E	"		"
0		14	" 56	Parish	"	"	"
5	1	18	" 56		"	"	"
0	2	18	Lake Waahi	Pepepe	"	"	Blue edged
				ļ ē,			blue.
0	1	23	Road	പ്	"		Greenedged
-				1	/ "	"	green.
0	0	30					Green.
ŏ	ĭ	4	"	1	"	"	G1001.
ŏ	ō	0.004	"	1	"	"	"
v	v	0.004	")	"	"	
			For Roa	D-D	IVERS	ION.	
0	2	23	Section 56, Pep Parish (17173, blue)	epe	XV	Rangiriri	Sepia.

All in the Auckland Land District; as the same are more All in the Auckland Liand District; as the same are more particularly delineated on the plan marked P.W.D. 34150, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured as above mentioned.

SECOND SCHEDULE.

SUBSOIL TAKEN.

As to all the areas mentioned in the First Schedule: All the subsoil down to a horizontal plane 75 ft. below and approximately parallel to the said formation level.

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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this twenty second day of April, in the year of our Lord one thousand of April, in the year of our Lord one thousand nine hundred and fourteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING !

Land taken for Scenic Purposes in Block X, Kawhia South Survey District.

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

WHEREAS the land described in the Schedule hereto is required to be taken and the Schedule hereto VV is required to be taken, under the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, for scenic purposes

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

observed and performed: Now, therefore, I, 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, the Scenery Preservation Act, 1908, and the Scenery Preservation Amendment Act, 1910, and cf 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 scenic purposes as aforesaid; and I do also hereby declare that this Proclamation shall take effect from and after the sixteenth day of May, one thousand nine hundred and fourteen.

SCHED	ULE.
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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. R. P.	Marokopa No. 4	x	Kawhia	P.W.D.	Edged
128 0 24	(16777, blue)		South	34612	red.

In the Auckland Land District; as the same is more par-ticularly 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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this twenty-second day of April, in the year of our Lord one thousand nine hundred and fourteen. nine hundred and fourteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road in Block VIII, Hangaroa Survey District, Cook County.

LIVERPOOL, Governor. [L.S.]

A PROCLAMATION.

I N 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 owners and mortgagees of the land described in the 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 in Hangaroa Survey District described in the Schedule hereto.

SCHEDULE.

Approximate	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
<u>л</u> . 18	в. р. 223	18 (Poverty Bay R.D.)	VIII	Hangaroa	P.W.D. 35289	Pink.

In the Hawke's Bay 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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion. at the Govern-ment House, at Wellington, this twenty-second day of April, in the year of our Lord one thousand nine hundred and fourteen.

W. FRASER, Minister of Public Works.

GOD SAVE THE KING !

Revoking a Proclamation taking Land for the Purposes of a Road in Block IX, Whanyarei Survey District, Whanyarei County.

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

WHEREAS by the Public Works Amendment Act, 1909, it is enacted that if at any time after the issue of any Proclamation taking land under the Public Works of any Proclamation taking land under the Public Works Act, 1908, and before the payment or award of any com-pensation in respect of the taking thereof, it is found that the land or any part thereof is not required for the purpose for which it was taken, or that any error in form or substance exists in or in relation to that Proclamation or the making or gazetting thereof, the Governor may, by a subsequent Proclamation gazetted, revoke the former Proclamation either wholly or so far as he thinks necessary : And whereas it is found that the land in Block IX, Wha-ngarei Survey District, taken for the surposes of a road by a

ngarei Survey District, taken for the purposes of a road, by a Proclamation made under the Public Works Act, 1908, dated Probamation made under the Public Works Act, 1908, dated the fifth day of September, one thousand nine hundred and twelve (hereinafter termed "the said Proclamation"), and published in the *New Zealand Gazetle* No. 72, page 2699, of the twelfth day of the same month, is not required for the purpose for which it was taken: And whereas compensation in respect of the taking of the said land has not been paid or awarded. awarded :

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 vested in me by the Public Works Amendment Act, 1909, and of all other powers enabling me in this behalf, do hereby revoke the said Pro-claunation clamation.

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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this twenty-second day of April, in the year of our Lord one thousand nine hundred and fourteen. W. FRASER.

W. FRASER Minister of Public Works. GOD SAVE THE KING !

Stopping Government Roads in Block XI, Waitara Survey District.

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

WHEREAS 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 pub-licly notified, stop or alter the course of any Government road or any part thereof: And whereas the Government roads described in the Schedule hereto are no longer required for the purposes of roads

roads:

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 roads described in the Schedule horato the Schedule hereto.

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	1 1			
Adjoining Road adjoining	Bituated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
Section 10 $\begin{pmatrix} \mathbf{E} \\ \mathbf{F} \\ \mathbf{F} \\ \mathbf{F} \\ \mathbf{F} \\ \mathbf{F} \end{pmatrix}$	XI "	Waitara ″	P.W.D. 33917 Ditto	Yellow. Purple.
	section 10	Adjoining Boad adjoining	Adjoining Boad adjoining Boad in Survey in Survey District of	Adjoining Road adjoining adjoining Survey District of Section 10 ($\frac{1}{2}$, XI Waitara P.W.D.

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 Zea-land and its Dependencies; and issued under the Seal of the said Dominion, at the Govern-ment House, at Wellington, this twenty-second day of April, in the year of our Lord one thousand nine hundred and fourteen.

W. FRASER. Minister of Public Works.

GOD SAVE THE KING !

Declaring the Approach Road to Foxhill Railway-station, in the Waimea County, to be a County Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this seven-teenth day of April, 1914.

Present :

THE HONOURABLE W. FRASER PRESIDING IN COUNCIL.

N pursuance and in exercise of the powers vested in him \mathbf{I}^{N} pursuance and in exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf. His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road known as the Approach Road to Foxhill Station, on the Nelson-Greymouth Railway, situated in the Waimea County, and described in the Schedule hereto, and which said road has hitherto been a Government road within the meaning of the said Act, shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that area in the Provincial District of Nelson containing 2 roods 35.2 perches, more or less, situated at Foxhill Railway-station, on the Nelson-Greymouth Railway, being part of Section 159, Block XV, Wai-iti Survey District, County of Waimea, and being bounded as follows: Commencing at a point on the south-eastern side of the main road about Waimea, and being bounded as follows: Commencing at a point on the south-eastern side of the main road about 1124.65 links distant from the north-eastern boundary of said Section 159, easterly and north-easterly by lines 146.9 and 520 links respectively, south-easterly by a line 100 links, south-westerly and southerly by lines 520 and 134.3 links respectively, north-westerly by the main road 300 links; as the same is more particularly delineated on plan marked W.R. 21322 (S.O. 423R), deposited in the office of the Minister of Railways, at Wellington, and thereon coloured yellow.

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

Altering the Boundaries of the Land Districts of Auckland and Taranaki.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by the twenty-first section of the Land Act, 1908, certain land districts are defined, but it is provided that the Governor by Order in Council, if he shall deem it necessary, may from time to time alter the boundaries of any land district as he shall think fit: And whereas it is desirable to alter the boundaries of the Auckland and Taranaki Land Districts: 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 con-ferred upon me by the hereinbefore-in-part-recited Act, and by and with the advice and consent of the Executive Council of the said Dominion, do hereby direct and declare that, from and after the thirtieth day of April, one thousand

nine hundred and fourteen, the boundaries of the said Land Districts of Auckland and Taranaki shall be such as are described in the Schedule hereto.

SCHEDULE

AUCKLAND LAND DISTRICT.

ALL that area bounded towards the north and north-east generally by the ocean from Cape Maria Van Diemen to the north-eastern corner of Whangaparaoa No. 2 Block; thence towards the south-east generally by the Hawke's Bay Land District as described in the New Zealand Gazette No. 30, of District as described in the New Zealand Gazette No. 30, of the 28th April, 1898, to the Ngaruroro River; thence to-wards the south-west generally by the Wellington Land Dis-trict as described in the New Zealand Gazette No. 89, of the 9th November, 1911, to the confluence of the Wanganui and Ongaruhe Rivers; thence by a line along the middle of the Ongaruhe River to its confluence with the Waimeha Stream; thence by a line along the middle of the Waimeha Stream to the western boundary of the Rangitoto-Tuhua No. 36 Block; thence by the western boundary of thet block to the middle the western boundary of the Kangletor-Innua No. 30 block; thence by the western boundary of that block to the middle of the Mokau River, and along the middle of that river to the ocean; and thence towards the west and south-west generally by the ocean to the place of commencement: in-cluding the adjacent islands and the Kermadec Islands.

TARANAKI LAND DISTRICT.

All that area bounded towards the north generally by the Auckland Land District, hereinbefore described, from the mouth of the Mokau River to the western boundary of the Rangitoto-Tuhua No. 36 Block; thence towards the east generally by the said Auckland Land District to the con-fluence of the Wanganui and Ongaruhe Rivers; thence by the Wellington Land District as described in the New Zealand Caractic No. 80, of the Oth Neurophysical Late account the Weinington Land District as described in the *New Detailue* Gazette No. 89, of the 9th November, 1911, to the ocean at the mouth of the Patéa River; and thence towards the south-west, west, and north-west generally by the ocean to the mouth of the Mokau River, the place of commencement.

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

Boundaries of City of Christchurch altered.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS, in pursuance of section nineteen of the Municipal Corporations Amendment Act, 1910, a petition was presented to the Governor praying that part of the County of Waimairi should be excluded from the said county and included in the City of Christchurch : And whereas, after inquiry and report by a Commission as directed by the said section, a poll was duly taken on the fifteenth day of November, one thousand nine hundred and thirteen, on the proposal that the areas described in the First Schedule hereto, being part of the said county, should be excluded therefrom and included in the said city, and the result of that poll was in favour of the said proposal : result of that poll was in favour of the said proposal

And whereas it is expedient that the area described in the said First Schedule hereto should be included in the said City of Christchurch and added to the St. Albans Ward thereof :

or christenurch and added to the St. Albans Ward thereof: Now, therefore, in pursuance and exercise of the powers and authorities vested in him by the Municipal Corporations Act, 1908, as amended by the Municipal Corporations Amend-ment Act, 1913, His Excellency the Governor of the Do-minion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that as on and from the third day of April, one thousand nine hundred and fourteen, the area described in the First Schedule hereto shall be included in the City of in the First Schedule hereto shall be included in the City of Christchurch, and shall form part of the St. Albans Ward thereof, and that the boundaries of the said St. Albans Ward shall be those described in the Second Schedule hereto.

FIRST SCHEDULE.

AREA INCLUDED IN THE CITY OF CHRISTCHURCH.

ALL that area in the Canterbury Land District bounded towards the north by a line along the middle of Shirley Road from the boundary of the City of Christchurch at the junc-tion of Shirley Road and Hills Road to Marshland Road, formerly known as Canal Reserve Road; thence towards the east generally by a line along the middle of the last-mentioned

road to Banks Avenue; thence along the middle of Banks Avenue and Dudley Creek Road to a point opposite the con-fluence of Dudley Creek with the River Avon; thence by a line across the said Dudley Creek and by the left bank of the River Avon to the eastern boundary of the City of Christchurch; and thence towards the south and west generally by the City of Christchurch to the junction of Shirley Road and Hills Road, the place of commencement.

SECOND SCHEDULE.

ST. ALBANS WARD.

ALL that area in the Canterbury Land District bounded by a line along the south-eastern side of Norman's Road from the northernmost corner of Rural Section No. 242 to and across Papanui Road, and along the north-eastern side of that road to May's Road; thence along the south-eastern side of May's Road to Rutland Street, and along the southside of May's Road to Rutland Street, and along the south-western side of Rutland Street to a point in line with the south-eastern side of McFadden's Road; thence across Rut-land Street and along the south-eastern side of McFadden's, Road to Phillpot's Road; thence along the south-western side of Phillpot's Road to and across Innes Road, and along the south-eastern side of that road to Rural Section No. 345a; she south-eastern side of that road to Rural Section No. 345A; thence along the south-western boundaries of Rural Sections Nos. 345A and 2795 to Shirley's Road; thence along the south-western side of Shirley's Road to its junction with Hill's Road; thence easterly along the middle of Shirley's Road to Marshland Road, and along the middle of that road to Banks Avenue; thence along the middle of Banks Avenue and Dudley Creek Road to a point opposite the confluence of Dudley Creek and the River Avon; thence across the said Dudley Creek and along the left bank of the River Avon to a point in line with the southern boundary-line of a sub-division of Original Section No. 197, containing 3 acres and 35 perches; thence along the former boundary of the City of Christchurch as described in the New Zealand Gazette No. 52, of the 29th June, 1911, page 2058, to North Avon Road; thence along the southern and eastern sides of that road to Bealey Avenue, along the northern side of Bealey Avenue, Bealey Avenue, along the northern side of Bealey Avenue, and across Park Terrace to the River Avon; thence along the left bank of that river to Boundary Road, along the north-eastern side of Boundary Road and the north-western side of the road forming part of the south eastern boundary of Rural Section No. 133 to Wairarapa Stream, along the left bank of that stream to Rural Section No. 242; and thence along the north eastern boundary of that section to its northernmost corner, the place of commencement.

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

[Note.-This Order in Council is in substitution for that dated the twentieth day of March, 1914, and published in the New Zealand Gazette of 26th March, 1914.]

Consenting to a Mortgage of Native Land.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this third day of April, 1914.

Present :

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

WHEREAS by section two hundred and thirty of the Native Land Act 1900 it is much and thirty of the W Native Land Act, 1909, it is provided that no instru-ment of alienation of Native land by way of mortgage or charge, other than a mortgage or charge in favour of a State Loan Department, shall be confirmed by a Board or the Court without the precedent consent of the Governor in Council:

And whereas application has been made for the consent of the Governor in Council to a mortgage of the block or parcel of land mentioned in the Schedule hereto: And whereas it of land mentioned in the Schedule hereto: And whereas it is expedient that the precedent consent of the Governor in Council should issue

Now, therefore, 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 consent to the blackarive Council of the said Dominion, doth hereby consent to the confirmation of an alienation by way of mortgage of the block or parcel of land set out in the Schedule hereto. And it is hereby declared that this Order in Council is made under the provisions in that behalf of the Native Land Act, 1909, and shall operate accordingly as a consent of the Governor in Council to the proceedings hereby authorized hereby authorized.

CONTROLLS -

Approximate Area.	Provincial District.
A. B. P. 69 1 21	Wellington
	Area. A. B. P.

Clerk of the Executive Council.

[Note.—This appears in lieu of Order in Council gazetted 16th April, 1914, page 1469.]

Consenting to stopping a Road in Block XIII, Invercargill Survey District, Southland County.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by section one hundred and thirty-three (a) of the Public Works Act, 1000 is of the Public Works Act, 1908, it is enacted that a local authority shall not declare any country road or district road to be stopped until the consent thereto of the Governor by Order in Council gazetted is obtained: And whereas the Southland County Council has applied for such consent in respect of the road described in the Schedule hereto:

Schedule hereto :

Schedule hereto: Now, therefore, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise 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 consent to the Southland County Council stopping the road described in the Schedule hereto

SCHEDULE.

Approximate Areas of the Piece of Road permitted to be stopped.	Adjoining Sections	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
A. R. P. 0 2 7·4	28 and 30	XIII	Invercargill	P.W.D. 35292	Green.
$\begin{array}{cccc} 0 & 1 & 1 \cdot 4 \\ 0 & 0 & 27 \cdot 6 \end{array}$	25 and 26 25 and 26		"	Ditto	"
			9	•	<u> </u>

All in the Southland Land District; as the same are more above mentioned, and deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Pro-vincial District.

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

Consenting to stopping a Road in Block III, Tokatoka Survey District, Hobson County.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

WHEREAS by section one hundred and thirty-three (a) W HEREAS by section one hundred and thirty-three (a) of the Public Works Act, 1908, it is enacted that a local authority shall not declare any county road or district road to be stopped until the consent thereto of the Governor by Order in Council gazetted is obtained: And whereas the Hobson County Council has applied for such consent in respect to the road described in the Schedule hereto:

Schedule hereto:

Schedule hereto: Now, therefore, in pursuance and exercise of the above-in-part-recited Act, and of all other powers in anywise 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 consent to the Hobson County Council stopping the road described in the Schedule hereto.

		50111	1001	L43,34		
Approximate	Pieces of Road permitted to be stopped.	Adjoining Sections	Situated in Block	Situated in Survey District of	Shown on Plan	Coloured on Plan
	в. р. 1 13 [.] 4	60, 59, N.W. 58, S.E. 58, S.W. 57, N.E. 56,	111	Tokatoka	P.W.D. 34809	Green.
0	0 30.3	55, and 54 N.E. 56 & 45 (16953, blue)	"	"	Ditto	"

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.

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

Declaring certain Streets in the Borough of Ohakune to be under the Control and Management of the Ohakune Borough Council.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. IN pursuance and exercise of the powers vested in biblic the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the streets described in the Schedule hereto shall, on and after the date of this Order in Council, be under the control and management of the Ohakune Borough Council.

SCHEDULE.

SUMEDULE. ALL that portion of street in the Wellington Land District, Ohakune Borough, known as Upoko Street, commencing at its junction with Mangawhero Terrace, and proceeding in a south-easterly direction, fronting Sections 20, 17, 16, 15, 14, 13, 12, and 11, Block XXI, Ohakune Borough, and termi-nating at the junction with Uanga Street, being a distance of 91 chains or thereabouts. Also all that nortion of street in the width of the street

91 chains or thereabouts. Also all that portion of street in the said land district and borough, known as Uanga Street, commencing at the junc-tion with Upoko Street, and proceeding in a south-easterly direction generally, fronting Sections 8, 9, 10, 11, 12, and 13, Block XXII, Ohakune Borough; thence in a north-easterly direction generally, intersecting Crown land, and terminating at the junction with Miro Road, being a distance of 11 chains or thereabouts or thereabouts.

or thereabouts. Also all that portion of street in the said land district and borough, known as the Mangawhero Terrace, commencing at its junction with Upoko Street, and proceeding in a north-easterly direction, fronting Sections 20, 19, 18, 3, 2, and 1, Block XXI, Sections 36, 35, 34, and 1A, Block XX, Ohakune Borough, and terminating at its junction with Urunga Street, being a distance of 13 chains, more or less. Also ell that portion of street in the soid land district and

Also all that portion of street in the said land district and borough, known as Urupa Street, commencing at its junction with Mangawhero Terrace, and proceeding in a south-easterly direction, fronting Sections 36, 33, 32, 31, 30, and 27, Block XX, Ohakune Borough, and terminating at the junction with Miro Road, being a distance of 12 chains, more or less.

Also all that portion of street in the said land district and Also all that portion of street in the said land district and borough, known as Urunga Street, commencing at its junc-tion with Mangawhero Terrace, and proceeding in a south-easterly direction, fronting Sections 1A, 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, and 14, Block XX, Ohakune Borough, and terminating at a point opposite the boundary between Sec-tions 14 and 15, Block XX aforesaid, being a distance of 15 chains or thereabouts. Also all that portion of street in the said land district and borough, known as Miro Road Extension commencing at its

borough, known as Miro Road Extension, commencing at its junction with Miro Road, and proceeding in an easterly and then northerly direction generally, fronting Crown land and

SCHEDITE

Section 15, Block XX, Ohakune Borough, and terminating at a point opposite the boundary between Sections 14 and 15, Block XX aforesaid, being a distance of 13 chains, more or les

Also all that portion of street in the said land district and borough, known as Triangle Street, commencing at its junction with Urupa Street, and proceeding in a north-easterly direction, fronting Sections 29 and 28, Block XX, Ohakune Borough, and terminating at its junction with Miro Road, being a distance of 4 chains, more or less.

Also all that portion of street in the said land district and borough, known as Otubia Street, commencing at its junction with Urupa Street, and proceeding in a south-westerly direc-tion, fronting Section 10 and part Section 11, Block XXI, Ohakune Borough, and terminating at a point about 1½ chains south of the boundary between Sections 10 and 11, Block XXI

south of the boundary between Sections 10 and 11, Block AA1 aforesaid, being a distance of 4 chains, more or less. As the said streets are more particularly delineated on the plan marked P.W.D. 35324, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District, and thereon coloured purple.

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

Licensing the Waitemata County Council to use and occupy a Part of the Foreshore at Silverdale as a Site for a Wharf.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this thirteenth day of March, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned under the Harbours Act, 1908 (hereinafter called "the said Act"), the Waitemata County Council (hereinafter called "the Council ") has applied to the Governor in Council for a license under the said Act to occupy a part of the foreshore and land below low-water mark at Silverdale, Waitemata County, in order to erect and maintain a wharf thereon; and, in in order to erect and maintain a wharf thereon; and, in accordance with the one-hundred and-fiftieth section of the said Act, has deposited plans in the office of the Marine Department at Wellington (marked M.D. 4232), showing the area of foreshore and land below low-water mark intended to be occupied, and the manner in which it is proposed to erect the said wharf: And whereas it has been made to appear to the Governor in Council that the proposed work will not be or tend to the injury of navigation, and the said plans have, prior to the making of this Order in Council, been approved by the Governor in Council: And whereas it is expedient that a license should be granted and issued to the Council under the said Act for the purpose last aforesaid, on Council under the said Act for the purpose last aforesaid, on the terms and conditions hereinafter expressed : Now, therefore, His Excellency the Governor of the Do-

minion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the object for which the said license is required by the Council as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and con-sent as aforesaid, doth hereby license and permit the Council to use and occupy that part of the foreshore and lead below low-water mark on which the said wharf is to be erected, as shown on the plans M.D. 4232 so deposited as aforesaid, for the purpose of erecting and maintaining the said wharf, such license to be held and enjoyed by the Council upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen

foreshore and land below low-water mark adjacent thereto, necessary for the erection of the said wharf, as shown on the

plans marked M.D. 4232. 3. All persons shall, at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said wharf, and all rights of ingress and egress thereon and therefrom.

4. His Majesty or the Governor, and all officers in the 4. His Majesty or the covernor, and an oncers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said wharf without payment. 5. The Council shall maintain the above-mentioned wharf

in good order and repair, and shall at all times exhibit from wharf and maintain at its own cost suitable and necess the lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said wharf and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the Council in New Zealand a notice in writing of any defect or want of repair in such wharf, requiring it within a reasonable time, to be therein prescribed, to repair the same, it shall with all con-venient speed cause such defect to be removed or such repairs to be made.

7. Nothing herein contained shall authorize the Council to . 7. Nothing herein contained shall authorize the Council to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Har-bours Act, 1908, or its amendments, or any regulations made

bound Act, 1906, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force. 8. The ballast of all vessels loading at the said wharf shall be taken away by the Council and deposited above high-water mark, or at such place as may be approved of by the Minister, or by any person appointed by the Minister for that purpose purpose.

The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for fourteen this Order in Council shall continue to be in force for fourteen years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the Council shall not assign, charge, or part with any such right, power, or privi-lege without the previous written consent of the Minister first obtained.

obtained. 10. The said rights, powers, and privileges may be at any time resumed by the Governor, without payment of any compensation whatever, on giving to the Council three calen-dar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister, and delivered at or posted to the last known address of the Council in New Zealand.

11. The Council shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through any default or neglect on its part.

12. In case the Council shall-

(1.) Commit or suffer a breach of the conditions herein-before set forth, or any of them ; or (2.) Cease to use or occupy the said wharf for a period of

thirty days,— then and in either of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Governor in Council without any notice to the Council or other proceedings whatsoever; and publica-tion in the New Zealand Gazette of an Order in Council con-taining such revocation shall be sufficient notice to the Council, and to all persons concerned or interested, that this Order in Council, and the license, rights, and privileges thereby granted and conferred. have been revoked and determined.

13. The erection of the said wharf shall be sufficient evidence of the acceptance by the Council of the terms and conditions of this Order in Council.

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

License authorizing the Christchurch Tramway Board to erect Electric Lines from the Trolly-wire on Summer Estuary to a Motor on the Property of Henry Smart Elgar Hobday, Esquire, Mount Pleasant Estate, Summer Road.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. THEREAS by section two of the Public Works Amend-W ment Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act:

And whereas the Christchurch Tramway Board (hereinafter referred to as "the said Board") desires to erect electric lines from the trolly-wire on Summer Estuary to connect with a 14 B.H.P. motor on the property of Henry Smart Elgar

Hobday, Esquire (hereinafter referred to as "the said electric lines"), and it is expedient accordingly to issue a license in respect thereof under the said section:

Now, therefore, in pursuance and in exercise of the powers conferred on him by the said section, and of all other powers in anywise 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, subject to the conditions set forth in the Schedule hereto, hereby authorize the said Board to erect and maintain the said electric lines for the purpose of supply-ing electricity to the aforesaid motor, the routes of such electric lines being indicated on the plan marked P.W.D. 35148, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

SCHEDULE. "

CONDITIONS.

THE conductors shall be attached at a minimum height of 20 ft. above the surface of the ground.

2. The positive lines shall consist of 7/18 S.W.G. copper grade, and the negative lines of 7/18 S.W.G. copper wires, which may be bare. The lines shall be insulated by means of porcelain insulators, carried on substantial hardwood poles placed not more than 200 ft. apart, and shall be 18 ft. clear over the surface of the road at the lowest point of the span.

3. A fuse cut-out shall be placed on the positive conductor where it leaves the tramway trolly-wire, to operate at 50 per cent. above the maximum load of the circuit. A switch and cent. above the maximum load of the circuit. A switch and a circuit-breaker, set to operate with an overload of 50 per cent. excess current, and with a no-load release, shall be in-serted in the positive conductor and placed near the motor. 4. The negative conductor shall be continuous throughout its length from the motor terminal to the tramway-rail, to which it shall be effectively bonded.

5. The conductors shall be carried on substantial supports, which shall be designed to have a factor of safety of five under a wind-pressure of 30 lb. per square foot.

6. At crossings the conductors shall pass over or under the telegraph wires, as may be decided by the Minister of Telegraphs. Where the conductors cross telegraph or tele-Telegraphs. Where the conductors cross telegraph or tele-phone wires, or if any telegraph or telephone wire is hereafter installed so as to cross the conductors, and at such other points as may be deemed necessary by the Minister of Tele-graphs, substantial guard-wires, effectively earthed, shall be erected by or at the cost of the said Board. Such guard-wires shall consist of two-stranded galvanized-steel wires carried on substantial supports at a height of 2 ft. above the conductors if the telegraph or telephone wires ness over carried on substantial supports at a height of 2 ft. above the conductors if the telegraph or telephone wires pass over the conductors, or 2 ft. above the telegraph or telephone wires if they pass under the conductors. Earth-wires where led down poles shall be protected by a casing for a distance of 8 ft. from the ground. 7. No work of any nature shall be erected or constructed upon, over, or under any part of the New Zealand Govern-ment railways until the said Board has obtained the consent of the Minister of Bailways thereto, as required by section 4

of the Minister of Railways thereto, as required by section 4

of the Minister of Railways thereto, as required by section 4 of the Government Railways Amendment Act, 1910 (No. 2). 8. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of June, 1914, and shall be completed on or before the 1st day of August, 1914. 9. The said Board shall, prior to the completion of the said works, give to the Minister of Public Works (hereinafter referred to as "the Minister") at least one month's notice in writing of the estimated date of such completion. 10. The said Board shall not use the said electric lines, or permit the same to be used, for any purpose until the Minister has given notice in writing to the said Board that he has received from the Engineer appointed by him to inspect the works a certificate that they have been satisfactorily carried out. out.

11. The said electric lines, including their supports, their conductors, and their insulated covering, shall be duly and efficiently supervised and maintained by the said Board as regards both electrical and mechanical conditions, and shall not be permitted by the said Board to remain erected after

they have ceased to be used for the supply of electricity. 12. This license, and the benefits and obligations t thore 12. This license, and the benefits and obligations there-under, shall not be assigned by the said Board without the expressed consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified in this license.

13. If the said Board fails to comply with any of the con-ditions of this license, the Minister may, by notice in writing, require the said Board, within thirty days, to remedy the

default specified in that notice; and if the said Board fails to comply with the terms of the notice within the said period it shall be liable to a penalty of $\pounds 10$, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

14. Notwithstanding anything in the last preceding clause of these conditions, if the said Board fails to comply with the terms of any such notice for ninety days after the receipt thereof, the Governor in Council may thereupon revoke this license without further notice.

15. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the said Board, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the lands and

behalf, may at all reasonable times enter on the lands and works and inspect same. 16. Nothing in this license shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works; nor shall any compensation be payable to or on behalf of the said Board for injury done to the works herein authorized by the construction, management, or work-ing of any such public works as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid. 17. This license shall come into force on and after the

publication thereof in the New Zealand Gazette.

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

License authorizing the Wanganui Borough Council to erect Electric Lines from the Power-station to His Majesty's Theatre, Wanganui.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by section two of the Public Works Amendment Act, 1911, it is provided that no person shall lay, construct, put up, place, or use any electric line except under the authority of a license issued to him by the Governor in Council under that Act: And whereas the Wanganui Borough Council (hereinafter referred to as "the licensee") desires to erect electric lines from the Tramway Power-station in Taupo Quay, along Taupo Quay, Victoria Avenue, and Maria Place, to His Majesty's Theatre, in Maria Place, all in the Borough of Wanganui (hereinafter referred to as "the said electric lines"), and it is expedient accordingly to issue a license in respect thereof is expedient accordingly to issue a license in respect thereof under the said section :

under the said section: Now, therefore, in pursuance and exercise of the powers conferred upon him by the said section, and of all other powers enabling him in that 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, subject to the conditions set forth in the Schedule hereto, hereby authorize the licensee to erect and maintain for lighting and power purposes the said electric lines, as indicated by a broken red line on the plan marked P.W.D. 34878, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Provincial District.

SCHEDULE.

CONDITIONS.

1. The power supplied shall not exceed 37 kilowatts. 2. The supply shall be given by means of rubber-insulated copper conductors of 600-megohm grade, of 19/16 S.W.G. section, and suspended on efficient insulators at a minimum

beight of 18 ft. from the ground. 3. The positive line shall be provided at the point where it connects with the tramway bus bars with a switch and fuse or circuit-breaker adjusted to open the circuit at an overload of 50 per cent., and with a time limit not exceeding ten seconds.

4. The negative line shall be bonded direct to the tramway-rails, without switch or other means of opening the circuit.

5. A suitable safety fuse or other automatic circuit-breaker shall be inserted on the consumer's premises as close as possible to the point of entry and contained within a suitable locked or sealed receptacle of fire-proof construction.

6. All electric wires placed on the consumer's premises shall be insulated with rubber of 600 megohn grade, and shall be thoroughly protected against injury to the insulation or access of moisture.

7. At telegraph crossings the conductors shall pass over or | under telegraph or telephone wires as may be decided by the Minister of Telegraphs. At places where it may be decided by the Minister of Telegraphs. At places where it may be deemed necessary by the Minister of Telegraphs as a protection to telegraph or telephone wires generally, approved guard-wires, effectively earthed, shall be erected by or at the cost of the licensee. Such guard-wires shall be carried on sub-stantial supports at a height of 2ft, above the conductors if the telegraph or telephone wires are the conductors if the telegraph or telephone wires pass over the conductors, or 2ft. above the telegraph or telephone wires if the latter pass under the conductors.

8. Earth-wires where led down poles shall be protected by a casing for a distance of 8 ft. from the ground. A test shall be made every three months, and oftener if required, of all earths to ensure that the earth-wire is intact and that the earth is effective.

9. The construction of the works hereby authorized shall be substantially commenced on or before the 1st day of June, 1914, and shall be completed on or before the 1st day of August, 1914.

10. The licensee shall, prior to the completion of the said works, give to the Minister of Public Works (hereinafter referred to as "the Minister") at least one month's notice in writing of the estimated date of such completion.

11. The licensee shall not use the said electric lines, or permit 11. The incensee shall not use the said electric lines, or permit the same to be used, for any purpose until the Minister has given notice in writing to the licensee that he has received from the Engineer appointed by him to inspect the works a certificate that they have been satisfactorily carried out.

12. The said electric lines, including their supports, their conductors, and their insulated covering, shall be duly and efficiently supervised and maintained by the licensee as regards both electrical and mechanical conditions, and shall not be permitted by the licensee to remain erected after they have ceased to be used for the supply of electricity.

13. This license, and the benefits and obligations here-under, shall not be assigned by the licensee without the express consent in writing of the Minister first had and obtained; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the trans-feree is financially and otherwise able to carry out the obligations specified in this license.

14. If the licensee fails to comply with any of the conditions of this license the Min ster may, by notice in writing, require the licensee within their May, by notice in writing, require the licensee within thirty days to remedy the default specified in that notice; and if the licensee fails to comply with the terms of the notice within the said period it shall be liable to a penalty of $\pounds 10$, to be recoverable by or on behalf of the Minister as a debt due to the Crown.

15. Notwithstanding anything in the last preceding clause of these conditions, if the licensee fails to comply with the terms of any such notice for ninety days after the receipt thereof the Governor in Council may thereupon revoke this license without further notice.

16. For the purpose of ascertaining whether the conditions of this license are being faithfully complied with by the licensee, the Minister, or any person appointed by him in that behalf, may at all reasonable times enter on the said works and inspect the same. 17. Nothing in this license shall be deemed in any way to

17. Nothing in this increase shall be deemed in any way to interfere with, affect, or abridge any rights or powers vested in His Majesty the King, or in the Governor on his behalf, authorizing the construction, management, or working of any public works; nor shall any compensation be payable to or on behalf of the licensee for injury done to the works herein surfacience have the construction management, or working of authorized by the construction, management, or working of any such public work as aforesaid, or for the loss occasioned thereby, or for the exercise of any such right or power as aforesaid.

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

Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

WHEREAS by section forty-six of the Land Laws Amendment Act, 1913, it is enacted that the Go-vernor, by Order in Council gazetted, may, on the recom-mendation of the Land Board, declare that any land com-prised in a kauri-gum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified в

the land to which the Order relates shall become subject to the provisions of the Land Act, 1908: And whereas the Land Board of the Auckland Land

District has duly passed a resolution recommending that the Rangitopuni Kauri-gum Reserve described in the Schedule hereto be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation :

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 con-In pursuance and exercise of the power and autionty con-ferred upon me by section forty-six of the Land Laws Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the Rangitopuni Kauri-gum Reserve described in the Schedule hereto shall, from the thirtieth day of April, one thousand nine hundred and fourteen account to be arbitrative to the Kouri gum Inducted and fourteen, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

ALL that area in the Auckland Land District, situated in Blocks XIV and XV, Waiwera Survey District, and Blocks II and III, Waitemata Survey District, Waitemata County, being Allotment 227 and the south-eastern portion of Allot-ment 224, Parish of Pukeatua, containing 108 acres 2 roods, menu 224, ramsn or Fukeatua, containing 108 acres 2 roods, more or less, and being Rangitopuni Kauri-gum Reserve, set apart by Order in Council dated 21st August, 1899, and published in the *New Zealand Gazette* No. 71, of 24th August, 1899.

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

Pomona Road and Centre Street, in the Borough of Invercargill, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

WHEREAS by subsection one of section one hundred W HEREAS by subsection one of section one hundred and seventeen of the Public Works Act, 1908, it is, *inter alia*, provided that the said section shall not apply in any case where the local authority having control of any road or street by resolution declares that the provisions thereof shall not apply to any specified road or street, or any specified part thereof, and such resolution is approved by the Governor in Council:

And whereas by subsection two of section one hundred and seventeen of the Public Works Act, 1908, it is provided that such approval may be either absolute or subject to such but approval may be the building-line as the Governor, by Order in Council, thinks fit to impose :

by Order in Council, thinks fit to impose: And whereas the Invercargill Borough Council, being the local authority having control of the streets described in the Schedule hereto, did by resolution declare that the pro-visions of the said section one hundred and seventeen should not apply to the said streets: And whereas it is deemed expedient that such resolution should be approved:

should be approved: Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the powers conferred by the above-in-part-recited Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the said reso-lution, in so far as it affects the said streets described in the Schedule hereto.

SCHEDULE.

ALL that portion of Pomona Road, in the Borough of Inver-ALL that portion of Fomona local, in the bolongy of Anto-cargill, Southland District, commencing at its junction with John Street, and proceeding thence in a northerly direction to its junction with Oteramika Road, being a distance of

to its junction with Oteramika road, being a distance of 50.5 chains, more or less. Also all that portion of Centre Street, in the said borough and land district, commencing at its junction with Pomona Road, and proceeding thence in an easterly direction to its junction with Conyers Street, being a distance of 19 chains,

Junction with Conyers Surcey, being a unstance of a survey of the said streets are more particularly delineated on the plan marked P.W.D. 35375, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Provincial District, and thereon coloured blue.

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

Incorporating the Lake Alice Land Settlement Association.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-seventh day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL. WHEREAS by section seven of the Land Settlement Finance Act, 1909 (hereinafter referred to as "the said Act"), it is provided that as soon as practicable after the complete execution of any agreement under the said Act, application in the prescribed form shall be made to the Governor by or on behalf of the purchasers for an Order in Council confirming the agreement in pursuance of the said Act: And whereas by sections eight and nine of the said Act it is further provided that upon receipt of such applica-tion the Minister of Finance shall refer the same, together with the agreement, to the Board of Land Purchase Com-missioners for its report thereon, and if the Board reports that the agreement is fit and proper to be so confirmed, the that the agreement is fit and proper to be so confirmed, the Governor may, if he thinks fit, by Order in Council confirm the agreement accordingly: And whereas under the pro-visions of the said Act an agreement bearing date the first

day of December, one thousand nine hundred and thirteen, has been entered into between John Christian Meyer (the younger), vendor of the one part, and Harry Nimrod Wicks and Francis Sarah Louise Wicks (as tenants in common), John Hopkins and Patrick Hopkins (as tenants in common), William James Dickson, William Daniel Carson, and Charles Thomas Budden nurrhearen of the other part for the rule Thomas Bydder, purchasers, of the other part, for the pur-chase of the land therein described, and the said purchasers chase of the land therein described, and the said purchasers therein agreed to become incorporated as the Lake Alice Land Settlement Association: And whereas application has been made in the prescribed form for the issue of an Order in Council confirming the said agreement: And whereas the said application, together with the said agree-ment, was referred to the Board of Land Purchase Commissioners for its report, and the Board has reported that no roading is required in respect of the said land, and that the said agreement is fit and proper to be so confirmed :

Now, therefore, in pursuance and exercise of the powers and authorities conferred on me by the said Act, His Excel-lency 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 confirm the said agreement dated the first day of December, one thousand nine hundred and thirteen.

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

Regulations under the Local Bodies' Loans Act, 1913.

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred on him in this behalf by the Local Bodies' Loans Act, 1913 (hereinafter referred to as "the said Act"), 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 all regulations heretofore made under the Local Bodies' Loans Act, 1908, and its amendments, and also all regulations made under the New Zealand State-guaranteed Advances Act, 1909, in respect of advances to local authorities, and in lieu thereof doth hereby make the regulations set forth hereunder for the purposes of the said Act, and doth declare that such revocation shall take effect and these regulations shall come into force on the date of the publication thereof in the *Gazette*: Provided that each table of half-yearly instalments heretofore prescribed by regulation shall continue to apply to every loan or instalment thereof which has been paid to a local authority and to which such table was made applicable when the loan was granted.

REGULATIONS.

SPECIAL ROLL.

1. The special roll for the part of a district for which a loan is to be raised, and which is not a legal subdivision, shall be prepared from the existing valuation roll by the local authority proposing to raise the loan, and shall be in the following form :----

> Form of Special Roll to be prepared where the Part of the District is not a Legal Subdivision.

Name.	Number of Section.	Block.	Area.	Rateable Value.
		-		

2. The special roll shall be deposited for public inspection at the office of the local authority for not less than seven days prior to the first public notice of intention to raise the loan, or not less than seven days before any steps are taken to obtain the ratepayers' consent to the loan under paragraph (e) of section 16 of the said Act, as the case may be; and notice of that deposit shall be published on the first day of such deposit in some newspaper circulating in the district within which the rating-area is situated.

3. Any person whose name appears on the roll may object to any matter or thing contained in the said roll, or to the omission of any matter or thing from the said roll, and may forward notice thereof in writing to the local authority within seven days after the last day on which the roll was deposited as aforesaid. Such notice shall be in duplicate, and shall state fully the grounds of objection, and also the full name and address of the objector.

4. The local authority shall cause to be prepared a list of all objections (if any) to the said roll, and such list shall state the name and address of the objector, his number on the special roll, and his reasons for objecting to any matter or thing contained in or omitted from the said roll.

5. Such list, together with the said roll, shall be submitted to a Stipendiary Magistrate exercising jurisdiction within the said district, who shall give at least seven days' notice of the time and place appointed by him to hear such objections; and he shall have jurisdiction to hear and finally determine the same, and all matters directly connected with such objections, and also to make all such alterations in the said roll as he thinks proper, and shall initial all alterations, additions, or erasures so made by him, and shall sign the said roll.

6. The roll when so signed and initialled shall be the special roll for the portion of the district specified therein, and shall be delivered by the said Stipendiary Magistrate to the local authority as the complete special roll for the particular rating district or area to which the same relates.

7. Where no objections have been made to the said special roll the Chairman of the local authority shall sign the said roll and affix the seal of the local authority to the same, and such roll shall thereupon be deemed to be duly authenticated.

RATEPAYERS' CONSENT.

8. The signatures to every consent of the ratepayers under paragraph (e) of section 16 of the said Act shall be witnessed by some adult person or persons, and verified by statutory declaration as hereinafter prescribed, and such consent shall, when completed, be accompanied by a statutory declaration made by the Chairman in the form hereinafter prescribed. If the loan is to be applied for from the State Advances Office, such consent shall be forwarded by the Chairman of the local authority of the district to the State Advances Superintendent at Wellington.

9. Every such consent shall be in the following form :-

Ratepayers' Consent.—The Local Bodies' Loans Act, 1913.—Section 16 (e).

WE, the undersigned ratepayers, being owners or occupiers of the land described opposite our names hereunder, do hereby consent to the levying of a special rate of [State amount in the pound] on the rateable values of the said land for the payment of principal, interest, and under the Local Bodies' Loans Act, 1913, for the purpose other charges on a loan of £ of [State purpose of loan]. Such special rate shall be an annually recurring rate during the currency of such loan, and be payable on the day of [State date] and the

[State date] in each and every year during a period equal to the day of currency of such loan, being a period of [State number] years, or until the loan is fully paid off, and be subject in all respects to the provisions of the said Act [and we further consent to the payment of the cost of raising the loan and of the first year's interest and sinking fund during the construction of the work or works out of the loan].

day of Dated this . 19 [Fill in date of last signature to the consent].

Ratepayer's Signature.	Initials of Witness.	Number of Section and Block, and Name of Survey District.	Area.	Rateable Value.
•			A. R. P.	£s.d
		×		

10. The declaration verifying the signatures to such consent shall be in the following form :----

Declaration verifying Signatures to Consent.

I, A. B., of , do solemnly and sincerely declare-

That the signatures affixed to the above consent initialled by me are the genuine signatures of the persons whose signatures they purport to be.

That such persons are ratepayers of the rating-area to which such consent relates.

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

Declared at , this dav of

, 19 , before meA. B.

C. D.,

Justice of the Peace [or Solicitor].

11. A statutory declaration in the form hereunder, made by the Chairman of the local authority proposing to raise a loan, shall be accepted as sufficient evidence of the required proportion of the number of ratepayers signing any such consent.

Declaration of Chairman of Local Authority.

I, A. B., Chairman of the [Name of local authority and of district in /ull], do solemnly and sincerely declare---

That the signatures appended to the consent hereto attached comprise the signatures of at least three-fourths of the ratepayers of the rating-area to which the consent relates, and the capital value of their properties as appearing on the valuation roll of the district is collectively greater than the capital value of the properties of those ratepayers who do not consent to the raising of the loan mentioned in the said consent.

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

Declared at	,	this	day
of	, 19	, before	

A. B., Chairman.

C. D., Justice of the Peace [or Solicitor].

LOANS TO LOCAL AUTHORITIES BY ADVANCES OFFICE.

12. The term of any loan granted to a local authority under the said Act shall be thirty-six years and a half.

13. The principal and interest of every such loan shall be payable by half-yearly instalments in accordance with the table contained in the First Schedule hereto (or any table hereafter prescribed by any regulations made in that behalf).

14. Any local authority shall, before applying for a loan in manner hereinafter provided, make a preliminary application to the Advances Board in the form No. I in the Second Schedule hereto. or to the like effect, accompanied by a copy of the last balance-sheet of the local authority:

15. The Board may either refuse to entertain the preliminary application or may agree to entertain it on such terms and with such modifications (if any) as it thinks fit.

16. If the Board decides to entertain the preliminary application, the local authority may take such steps under the said Act, or otherwise, as may be necessary for the purpose of obtaining sufficient authority to raise the loan, and for the making of a special rate required as security for the loan.

17. Should the Board decide to entertain the preliminary application such decision shall not be construed so as to constitute any agreement between the Board or Superintendent and the local authority, nor shall it affect the right of the local authority to withdraw its application or the right of the Board to refuse to grant the loan or to impose any conditions on the grant thereof.

18. Any decision of the Board to entertain a preliminary application shall lapse unless the local authority applies for the loan in manner hereinafter provided within six months after the date of such decision.

19. The application for the loan shall be in such one of the forms Nos. 2, 3, or 4 in the Second Schedule hereto as is applicable, or to the like effect, and shall be verified by a statutory declaration in the form No. 5 in the said Schedule.

20. No such application shall be made until the local authority has taken all necessary steps under the said Act, or otherwise, for obtaining sufficient authority to raise the loan, and has duly made the special rate required as security for the loan.

21. The Superintendent shall, after the Board has considered the application, notify the local authority of the decision of the Board.

22. Any loan may be made payable to the local authority by instalments covering a period not exceeding one year from the date of granting of the loan, unless the Superintendent otherwise decides, and in any such case each instalment shall for the purpose of calculating the term of the loan and the payments of principal and interest in respect thereof be deemed to constitute a separate loan: Provided that the Superintendent may with the consent of the local authority fix a suitable date or dates on which the payments of principal and interest due in respect of the several instalments may be made. No instalment shall be less than £100, and no loan shall be divided into more than four instalments.

23. The term of any loan shall commence on the date on which the money leaves the Advances Office, notwithstanding any default by the local authority in accepting the amount of the loan or in fulfilling the conditions of the receipt thereof; and the dates of the payment of principal and interest by the local authority shall be computed and determined accordingly.

24. The debentures issued by the local authority in respect of the loan shall be in the form No. 6 in the Second Schedule hereto, or to the like effect.

25. Every such debenture shall be executed in pursuance of a resolution of the local authority, and shall be signed by the Mayor or Chairman of the local authority, and countersigned by an officer appointed by the local authority for that purpose. The due execution of every such debenture shall be verified by statutory declaration in the form No. 7 in the Second Schedule hereto, or to the like effect.

26. The resolution to be passed by a local authority as provided by subsection (1) of section 69 of the said Act shall be in the following form, or as near thereto as the circumstances will permit :--

WHEREAS the [Name of local authority] has been authorized by the rate payers to borrow [Amount of loan] for the purpose of [State purpose], and the State Advances Board decided to entertain [or finally grant] the application for such loan at the rate of interest of \pounds per centum

per annum : And whereas the State Advances Superintendent is unable to advance such -at the said rate of interest, but can advance loan [or part of such loan]—namely, £ the same at the rate of \pounds per centum per annum : Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the [Name of local • the same at the rate of \pounds authority] hereby resolves that for the purpose of providing moneys sufficient to cover the increased payments in respect of such loan [or such part of such loan]-namely, £ the said [Name of local authority] hereby makes and levies a special rate of [State amount] in the pound upon the rateable value of all rateable property of the [Name of district or special-rating area], comprising [Name the district—e.g., the whole of the County of ; or, in the case of a special-rating area, name the ward, riding, or other statutory subdivision comprising the same; or, if not such a subdivision, describe by its boundaries, and state the numbers of the sections and block comprising the same, and name of survey district. If the special-rating area has no specific name, refer to it as "special-rating area"]; and that such special rate shall be an annual-recurring rate during the currency of such [or such part of such] loan, and be payable half-yearly on the and the day of day of Sor] in each and every year during the currency of such vearly on the day of for such part of such loan, being a period of [State number] years, or until such [or such part of such] loan is fully paid off.

STATE GUARANTEE FOR LOANS.

27. A local authority proposing to obtain the State guarantee under Part IV of the said Act shall make its preliminary application in the form No. 8 in the Second Schedule hereto. In the case of a joint loan each of the uniting local authorities shall make a separate application.

28. The final application for the State guarantee shall be in the form No. 9 in the Second Schedule hereto, or to the like effect, and shall be verified by a statutory declaration in the form No. 10 in the said Schedule.

MERGER OF RATING-AREA.

29. (1.) Where the whole of any area over which a special rate has been made as security for a loan is merged within the district of a local authority other than the local authority that made the rate, such last-mentioned authority shall immediately give notice in the form No. A in the Third Schedule hereto to the local authority in whose district such area has been so merged, and also to the Minister of Finance.

(2.) Where special rates have been made as aforesaid in respect of two or more loans separate notices shall be given in respect of each such loan.

30. (1.) Where part only of any such special-rating area is merged as aforesaid the local authority that raised the loan may forward to the Minister of Finance an application in writing for an apportionment of the interest and other charges payable in respect of that loan, and may set forth in its application the apportionment which it suggests should be made.

(2.) Where special rates have been made over the said area in respect of two or more loans separate applications shall be made in respect of each such loan.

(3.) The local authority that raised the loan shall immediately serve on the local authority in whose district part of the special-rating area has been merged a copy of every such application.

(4.) Every application for an apportionment of interest and other charges as aforesaid shall be in the form No. B in the Third Schedule hereto.

(5.) There shall be annexed to every application under this regulation and to the copy thereof a plan of the whole area over which a special rate has been levied, and such plan shall distinguish between the merged area and the area not so merged.

31. (1.) If the local authority in whose district part of the special-rating area has been merged objects to the proposed apportionment it shall, within two months after the receipt by it of the copy aforesaid, forward written notice setting forth the grounds of its objection to the Minister of Finance, and shall, within the said period, serve on the local authority applying for an apportionment a copy of its objection.

(2.) On the expiration of the said period of two months the Chairman of the local authority applying for the apportionment shall make and sign a statutory declaration in the form No. C or the form No. D (as the case may require) in the Third Schedule hereto, and shall forward the same to the Minister of Finance.

32. (1.) Upon the receipt of such declaration the Minister shall cause to be transmitted to the Governor the application for apportionment, the objections (if any) made to the suggested apportionment, and the statutory declaration made under the last preceding regulation.

(2.) The Governor may thereupon make such apportionment as he thinks fit, pursuant to the provisions of subsection (4) of section 73 of the said Act.

33. The foregoing clauses of these regulations relating to the merger of rating-areas apply only to loans granted under Part II of the Local Bodies' Loans Act, 1908, or the corresponding provisions of any former Act, or under the New Zealand State-guaranteed Advances Act, 1909, or under Part III of the Local Bodies' Loans Act, 1913.

• 34. Where any document is directed by these regulations to be served on or given to a local authority it shall be sufficient if such notice is sent to or delivered at the office of such local authority, addressed to the Clerk or other principal officer thereof.

FIRST SCHEDULE.

Term, 36½ Years.

Interest, 4¹/₂ per Cent.

TABLE OF HALF-YEARLY INSTALMENTS FOR EVERY ONE HUNDRED POUNDS OF THE LOAN.

		Apportioned thus:	portioned thus:			Apportio	ned thus:		
Half- year.	Half-yearly Instalment.	On On Account of Account of Interest at Account of $4\frac{1}{2}$ per Cent.		Principal Half-	Half-yearly Instalment.	On Account of Interest at 4 ¹ / ₂ per Cent.	On Account of Principal.	Balance of Principal owing.	
1st 2nd 3rd 5th 5th 7th 8th 9th 11th 12th 13th 15th 15th 15th 122nd 23rd 23rd 23rd 23rd 23rd 23rd 23rd 23r	$ \begin{array}{c} f & s. d. \\ 2 & 16 & 1 $	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	38th 39th 40th 41st 42nd 43rd 44th 45th 46th 47th 48th 49th 51st 52nd 53rd 53rd 53rd 53rd 53rd 53rd 60th 61st 62nd 63rd 64th 66th 67th 68th 70th 71st 72nd 73rd	$ \begin{array}{c} \pounds & \text{s. d.} \\ 2 & 16 & 1 \\ 1 & 16 & 1 \\ 1 & 16 &$	$ \begin{array}{c} \text{f. s. d.} \\ 1 & 10 & 11 \\ 1 & 10 & 4 \\ 1 & 9 & 9 \\ 1 & 9 & 2 \\ 1 & 8 & 7 \\ 1 & 8 & 0 \\ 1 & 7 & 4 \\ 1 & 6 & 8 \\ 1 & 3 & 11 \\ 1 & 3 & 3 \\ 1 & 2 & 6 \\ 1 & 1 & 9 \\ 1 & 1 & 0 \\ 1 & 0 & 2 \\ 0 & 19 & 4 \\ 0 & 18 & 6 \\ 0 & 17 & 8 \\ 0 & 16 & 10 \\ 0 & 15 & 11 \\ 0 & 15 & 1 \\ 0 & 15 & 11 \\ 0 & 13 & 2 \\ 0 & 12 & 3 \\ 0 & 11 & 3 \\ 0 & 10 & 3 \\ 0 & 9 & 2 \\ 0 & 8 & 1 \\ 0 & 7 & 1 \\ 0 & 3 & 8 \\ 0 & 2 & 6 \\ 0 & 1 & 3 \\ \end{array} $	$\begin{array}{c} \texttt{f} \texttt{s. d.} \\ 1 5 2 \\ 1 5 9 \\ 1 6 4 \\ 1 6 11 \\ 1 7 6 \\ 1 8 1 \\ 1 7 6 \\ 1 8 1 \\ 1 7 6 \\ 1 8 1 \\ 1 1 7 6 \\ 1 8 1 \\ 1 1 8 9 \\ 1 1 5 \\ 1 12 2 \\ 1 12 2 \\ 1 12 10 \\ 1 13 7 \\ 1 14 4 \\ 1 15 11 \\ 1 15 11 \\ 1 15 11 \\ 1 15 11 \\ 1 15 11 \\ 1 15 11 \\ 1 16 9 \\ 1 17 7 \\ 1 18 5 \\ 1 19 3 \\ 2 0 2 \\ 2 1 0 \\ 2 2 0 \\ 2 2 10 \\ 2 2 10 \\ 2 5 10 \\ 2 5 10 \\ 2 9 0 \\ 2 10 2 \\ 2 11 3 \\ 2 12 5 \\ 2 13 7 \\ 2 14 10 \end{array}$	$ \begin{array}{c} \pounds & \text{s. d.} \\ 67 & 7 & 8 \\ 66 & 1 & 11 \\ 64 & 15 & 7 \\ 63 & 8 & 8 \\ 62 & 1 & 2 \\ 60 & 13 & 1 \\ 59 & 4 & 4 \\ 57 & 14 & 11 \\ 56 & 4 & 10 \\ 54 & 14 & 1 \\ 53 & 2 & 8 \\ 51 & 10 & 6 \\ 49 & 17 & 8 \\ 48 & 4 & 1 \\ 46 & 9 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 8 \\ 42 & 18 & 9 \\ 44 & 14 & 10 \\ 53 & 6 & 10 \\ 22 & 12 & 0 \\ 20 & 6 & 2 \\ 17 & 19 & 3 \\ 15 & 11 & 3 \\ 13 & 2 & 3 \\ 10 & 12 & 1 \\ 8 & 0 & 10 \\ 5 & 8 & 5 \\ 2 & 14 & 10 \\ & \ddots \end{array} $	

SECOND SCHEDULE.

Form No. 1.

PRELIMINARY APPLICATION FOR LOAN.

Name of local authority :

Address :

Date of application :

To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington. The above-named local authority desires to apply to the Advances Board for a loan of \pounds under the Local Bodies' Loans Act, 1913, on the instalment system, with a term of thirty-six years and a half.

The purpose for which the loan is required is

The area over which the special rate is to be levied is

The annual rateable value of all rateable property in the said area is £

The system of rating in the said area is on the [State whether annual, capital, or unimproved value]. The loan is to be raised by [State whether by poll, special order, or written consent of rate-

payers].

The total amount already owing on the security of rates over the rateable property in the said area is \pounds

The amount collected annually on these rates is \pounds

The security offered for the proposed loan is [State particulars of special rate and of any other security offered for the loan].

A plan or tracing showing the locality of the proposed work and the area over which the rate is to be levied is hereto annexed. [The plan should clearly indicate the situation of the rating-area, with reference to any main roads, railways, and important centres.]

A. B.,

Mayor [or Chairman, or Clerk].

Form No. 2.

APPLICATION FOR A LOAN UNDER THE LOCAL BODIES' LOANS ACT, 1913.

(Where Proposal approved by Poll of Ratepayers.)

Application of [Name of local authority].

Amount of loan applied for :

Term of loan : Thirty-six years and a half, on the instalment system.

Purpose for which loan required :

Special-rating district or area :

Date of this application :

To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington.

1. The above-named local authority hereby applies for a loan of \pounds , in respect of which a preliminary application was made on the day of , 19, and entertained by the State Advances Board, as notified by you on the day of , 19.

2. The terms and conditions on which this loan is applied for are—

- (a.) The loan is for the purpose of [State purpose].
- (b.) The rate of interest to be per centum per annum.
- (c.) The term to be thirty-six years and a half, and loan to be repaid by instalments in accordance with the prescribed table.
- (d.) The loan-money is required on the day of , 19 [or in instalments of (State amounts of instalments of loan, not exceeding four, and dates of payment, not to extend beyond a year from date of granting of the loan)].
- (e.) The security for repayment of the loan is—(i) A special rate of in the pound over [Describe special-rating district or area]; (ii) [State any other security].

3. The proposal to raise the loan has been duly submitted to and approved by the ratepayers of the [Name of special-rating district], as by law required.

4. The notice of intention to raise the loan was duly published in the newspaper once in each week for four successive weeks—namely, on the

5. The notice of the poll of ratepayers was published in the newspaper on the following days, and the proposal to raise the loan was duly carried at that poll taken on the day of , 19 . Notice of the result of the poll was published in the *New Zealand Gazette* of the , 19 , page , and also in the newspaper of the day of , 19 .

6. A copy of the voting-paper used at the poll is attached hereto, marked with my initials.

7. The resolution making a special rate of in the pound on all rateable property in the said special-rating district was duly passed on the day of , 19 ; and public notification thereof was duly given in the *New Zealand Gazette* of the , 19 , page . A copy of the resolution, under seal, is hereto attached.

8. The rateable value of all rateable property in the special-rating district is \pounds , and the special rate of in the pound thereon will yield an annual sum of \pounds , which is sufficient to meet 10 per centum more than the periodical payments in respect of the loan as they fall due.

9. All statutory and other proceedings have been duly taken and all conditions have been duly fulfilled which are necessary for the raising of the said loan, and for the making of the said special rate as a security therefor.

10. A copy of each of the newspapers referred to in this application is forwarded herewith [and also a copy of the special roll, and a tracing or map of the special-rating area].*

[11. The special roll was prepared in accordance with section 3 of the Local Bodies' Loans Act, 1913, and deposited for public inspection at the office of the [Name of local authority] from to

, and public notice thereof was published in the newspaper on the day of , 19 , and no valid objection was lodged against the said roll.]*

A. B.,

Mayor [or Chairman, or Clerk].

* Special roll and tracing only required where special-rating area is not a legal subdivision of a district.

Application for a Loan under the Local Bodies' Loans Act, 1913. (Where Loan to be raised by Consent of Ratepayers without Poll.)

Application of [Name of local authority].

Amount of loan applied for :

Term of loan : Thirty-six years and a half, on the instalment system.

Purpose for which loan required :

Special-rating district or area:

Date of this application :

To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington. 1. THE above-named local authority hereby applies for a loan of £ , in respect of which a , 19 preliminary application was made on the , and entertained by the State day of Advances Board, as notified by you on the day of , 19

2. The terms and conditions on which this loan is applied for are-

(a.) The loan is for the purpose of [State purpose].

- (b.) The rate of interest to be per centum per annum. (c.) The term to be thirty-six years and a half, and loan to be repaid by instalments in accordance with the prescribed table.
- (d.) The loan-money is required on the day of , 19 [or in instalments of (State amounts of instalments of loan, not exceeding four, and dates of payment, not to extend beyond a year from date of granting of the loan)].
- (e.) The security for repayment of the loan is-(i) A special rate of in the pound over [Describe special-rating district or area]; (ii) [State any other security].

3. The special order authorizing the raising of the loan was duly made or adopted on the

day of , 19 , confirmed on the day of , 19 , and public notification thereof was duly given in the [State newspaper] on the [State dates]. A copy of the special order, under seal, containing the dates of adoption and confirmation, and certified to by the Chairman, is hereto attached.

4. The ratepayers of the [Name of special-rating district] in respect of which the loan is to be raised do not exceed one hundred in number, and the consent of at least three-fourths of those ratepayers, the capital value of whose properties as appearing on the valuation roll of the district is collectively greater than the capital value of the properties of those ratepayers who do not consent to the loan, has been obtained in manner required by law.

5. The said consent, with its accompanying statutory declarations, is hereto attached.

6. The resolution making a special rate of in the pound on all rateable property in the , 19 said special-rating district was duly passed on the day of ; and public notification thereof was duly given in the New Zealand Gazette of the , 19 , page . A copy of the resolution, under seal, is hereto attached.

7. The rateable value of all rateable property in the special-rating district is \pounds , and the in the pound thereon will yield an annual sum of \pounds , which is sufficient special rate of to meet 10 per centum more than the periodical payments in respect of the loan as they fall due.

8. All statutory and other proceedings have been duly taken and all conditions have been duly fulfilled which are necessary for the raising of the said loan and for the making of the said special rate as a security therefor.

9. A copy of each of the newspapers referred to in this application is forwarded herewith [and also a copy of the special roll and a tracing or map of the special-rating area].*

[10. The special roll was prepared in accordance with sections 3 and 17 of the Local Bodies' Loans Act, 1913, and deposited for public inspection at the office of the [Name of local authority] from

; and public notice thereof was published in the to, 19 newspaper on , 19 , and no valid objection was lodged against the said roll.]* the day of

A. B.,

Mayor [or Chairman, or Clerk].

* Special roll and tracing only required where such area is not a legal subdivision of a district.

Form No. 4.

Application for a Loan under the Local Bodies' Loans Act, 1913.

(Where Loan to be raised by Special Order only.)

Application of [Name of local authority].

Amount of loan applied for :

Term of loan : Thirty-six years and a half, on the instalment system.

Purpose for which loan required :

Special-rating district or area:

Date of this application :

APRIL 30.]

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To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington. 1. The above-named local authority hereby applies for a loan of \pounds , in respect of which a , 19 preliminary application was made on the day of and entertained by the , 19 State Advances Board, as notified by you on the day of

2. The terms and conditions on which this loan is applied for are

(a.) The loan is for the purpose of [State purpose], which is to cost £

- (b.) The rate of interest to be per centum per annum.
 (c.) The term to be thirty-six years and a half, and loan to be repaid by instalments in accordance with the prescribed table.
- (d.) The loan-money is required on the ,19 [or in instalments of day of (State amounts of instalments of loan, not exceeding four, and dates of payment, not to extend beyond a year from date of granting of the loan)].

(e.) The security for repayment of the loan is—(i) A special rate of in over [Describe special-rating district or area]; (ii) [State any other security]. in the pound

3. The special order authorizing the raising of the loan was duly made or adopted on the

, and confirmed on the , and public notification , 19day of , 19 day of thereof was duly given in the [State newspaper] on the [State dates]. A copy of the special order, under seal, containing the dates of adoption and confirmation and duly certified to by the Chairman is hereto attached.

in the pound on all rateable property in the 4. The resolution making a special rate of said special-rating district was duly passed on the day of , 19 , and public notification thereof was duly given in the New Zealand Gazette of the , 19 . A , page copy of the resolution, under seal, is hereto attached.

5. The rateable value of all rateable property in the special-rating district is \pounds , and the , which is sufficient special rate of in the pound thereon will yield an annual sum of \pounds to meet 10 per centum more than the periodical payments in respect of the loan as they fall due.

6. All statutory and other proceedings have been duly taken and all conditions have been duly fulfilled which are necessary for the raising of the said loan, and for the making of the said special rate as a security therefor.

7. A copy of each of the newspapers referred to in this application is forwarded herewith.

A. B.,

Mayor [or Chairman, or Clerk].

Form No. 5.

DECLARATION VERIFYING APPLICATION FOR LOAN.

I, A. B., Mayor [or Chairman, or Clerk] of [Name of local authority], do solemnly and sincerely declare that the statements contained in the foregoing application are true and correct in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue

of the Justices of the Peace Act, 1908.

, this Declared at day

, 19

of

, before me

C. D.,

A. B., Mayor [or Chairman, or Clerk].

Justice of the Peace [or Solicitor].

Form No. 6.

DEBENTURE.

[Name of local authority], New Zealand.

[Name of loan] Loan.

Loan of [State amount] from the State Advances Office.

Issue of [State number] debentures of [Not less than £20 nor more than £1,000] each, numbered 1 to, bearing interest at [State rate] per centum per annum.

These debentures are issued under the provisions of the Local Bodies' Loans Act, 1913.

Debenture No.

1. The [Full name of body corporate], being a body corporate under the [Name of Act], in consideration of the sum of [Not less than £20 nor more than £1,000] lent to the said body corporate by the State Advances Superintendent, does hereby bind itself to pay to the said Superintendent or to the bearer of this debenture the said sum of [State amount], together with interest thereon at the rate of [State rate] per centum per annum.

2. The said principal and interest shall be payable in accordance with the table of repayments endorsed hereon by equal half-yearly instalments of [State amount in accordance with endorsed table] during a period of thirty-six years and a half, the first of those instalments being payable on the [State , 19 date, six months after the date of the loan] day of

3. The said instalments shall include both principal and interest in accordance with the endorsed table, and full payment thereof shall constitute a complete discharge of this debenture.

4. All sums payable under this debenture shall be paid at the office of the said Superintendent at Wellington.

C

5. The said body corporate hereby charges, as security for the payment of all moneys payable under this debenture and the other debentures of the same series, a special rate of [Insert sufficient description of special rate].

6. By way of further security for the said moneys the said body corporate hereby charges [Insert sufficient description of any other security given for the loan].

7. The holder of this debenture has no claim in respect thereof upon the Government or public revenues of New Zealand.

day of Issued under the common seal of the [Full name of body corporate], the A. B. 19 Mayor [or Chairman].

C. D.,

Treasurer [or other officer appointed to countersign debentures].

[Endorse Table of First Schedule.]

Form No. 7.

DECLARATION VERIFYING DUE EXECUTION OF DEBENTURES.

I, A. B., Mayor [or Chairman] of [Name of local authority], do solemnly and sincerely declare-

1. That a resolution, a copy of which is hereto attached, was passed at a meeting of [Name of local , the , 19 authority] duly called and constituted, held on day of . authorizing the common seal of [Full name of body corporate] to be affixed to the debentures numbered 1 to , issued in respect of the loan of £ from the State Advances Office.

2. That the said common seal was duly affixed to the said debentures in accordance with the said resolution.

3. That C. D., whose signature appears on the said debentures, is the Treasurer [or other officer] of [Name of local authority], and has been appointed by the said local authority to countersign those debentures.

4. That the signature "A. B." on the said debentures is the proper handwriting of me, this deponent.

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

Declared at , this dav

, before meof , 19

A. B., Mayor [or Chairman].

E. F., Justice of the Peace [or Solicitor].

Form No. 8.

PRELIMINARY APPLICATION FOR A STATE GUARANTEE.

Name of local authority :

Address :

Date of application :

To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington.

THE above-named local authority hereby makes application for a State guarantee under Part IV of the Local Bodies' Loans Act, 1913, in respect of a special loan of £

The purpose for which the loan is required is

The area over which the special rate is to be levied is

The annual rateable value of all rateable property in the said area is £

The system of rating in the said area is on the [State whether annual, capital, or unimproved value].

The loan is to be raised by [State whether by poll, special order, or written consent of ratepayers].

The total amount already owing on the security of rates over the rateable property in the said area is £

The amount collected annually on those rates is £

The security offered for the proposed loan is [State particulars of special rate and of any other security offered for the loan].

The rate of interest at which the loan is to be raised [See section 81 (b) and (c)].

The currency of the loan [See section 81 (b) and (c)].

If the loan is a joint special loan, state the name of the uniting local authority; also state the allocations of the aggregate amount of the loan.

A. B., Mayor [or Chairman].

APRIL 30.]

of

Form No. 9.

Application for a State Guarantee for a Loan under the Local Bodies' Loans Act, 1913. (Where proposal approved by poll of ratepayers.)

Application of [Name of local authority]. Amount of loan :

Purpose for which loan required :

Special-rating district or area:

Date of this application :

To the Superintendent (Advances to Local Authorities Branch), State Advances Office, Wellington. 1. The above-named local authority hereby applies for a State guarantee for a special loan of \pounds in respect of which a preliminary application was approved by the Minister of Finance, as notified by

19 day of you on the

2. The terms and conditions of this loan are-

(a.) The loan is for the purpose of [State purpose].

(b.) The rate of interest to be per centum per annum.

(c.) The term to be thirty-three years.

(d.) The security of the loan is—(i) A special rate in the pound over [Describe specialrating district or area]; (ii) [State any other security].

3. The proposal to raise the loan has been duly submitted to and approved by the ratepayers of the [Name of special-rating district] as by law required.

4. The notice of intention to raise the loan was duly published in the newspaper, once , 19in each week for four successive weeks-namely, on the

5. The notice of the poll of ratepayers was published in the newspaper on the following , and the proposal to raise the loan was duly carried at that poll taken on the days

. Notice of the result of the poll was published in the New Zealand Gazette of the , 19 day of , 19 (page), and also in the newspaper of the day of , 19 6. A copy of the voting-paper used at the poll is attached hereto, marked with my initials.

in the pound on all rateable property in the 7. The resolution making a special rate of said special-rating district was duly passed on the day of , 19 ; and public notification thereof was duly given in the New Zealand Gazette of the , 19 (page). A copy of the resolution, under seal, is hereto attached.

8. The rateable valuation of all rateable property in the special-rating district is £ and in the pound thereon will yield an annual sum of £ which is the special rate of sufficient to meet 10 per centum more than the periodical payments in respect of the loan as they fall due

9. All statutory and other proceedings have been duly taken and all conditions have been duly fulfilled which are necessary for the raising of the said loan and for the making of the said special rate as a security therefor.

10. A copy of each of the newspapers referred to in this application is forwarded herewith (and

also a copy of the special roll, and a tracing or map of this special-rating area). . [11. The special roll was prepared in accordance with section 3 of the Local Bodies' Loans Act, 1913, and deposited for public inspection at the office of the [Name of local authority] from today

; and public notice thereof was published in the newspaper, on the , and no valid objection was lodged against the said roll.]* .19

12. The financial position of the Council, , is as shown by the attached statement. 13. Draft forms of debenture and coupons are hereto attached.

14. The amount payable to the sinking fund is \pounds

A. B., Mayor [or Chairman].

* Special roll and tracing only required where special-rating area is not a legal subdivision of a district.

A. B.,

DECLARATION VERIFYING APPLICATION FOR STATE GUARANTEE.

I, A. B., Mayor [or Chairman] of [Name of local authority], do solemnly and sincerely declare that the statements contained in the foregoing application are true and correct in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue

of the Justices of the Peace Act, 1908.

, this day Declared at , 19 of , before me-

C. D.,

Mayor [or Chairman].

Justice of the Peace [or Solicitor].

THIRD SCHEDULE.

Form No. A.

Notice on Merger of Whole of Area over which Special Rate made as Security for Loan. To [Name of local authority or Minister of Finance].

In pursuance of the provisions of section 73 of the Local Bodies' Loans Act, 1913, and of the regulations thereunder, I hereby give notice that the area hereunder described, being formerly part of the district of the [Name of local authority], and now merged in the district of the [Name of local authority], is the whole of the area over which a special rate has been made as security for a loan raised under Part II of the Local Bodies' Loans Act, 1908 [or the Local Bodies' Loans Act, 1913, or the New Zealand State-guaranteed Advances Act, 1909, or as the case may be], particulars whereof are set forth below.

PARTICULARS OF LOAN, ETC.

Description of area over which special rate made [Describe area, and set forth reference to date and page of Gazette in which special order or resolution gazetted].

Date and manner of merger :

Amount of loan :

Purpose for which loan raised :

Date of inscription of loan [Only when loan raised under Part II of the Local Bodies' Loans Act, 1908, or any former Act].

Currency of loan :

Particulars of special rate struck as security for such loan :

When special rate payable :

Inscribed debt due in respect of loan [Only when loan raised under Part II of the Local Bodies' Loans Act, 1908, or any former Act].

. 19

Amount of half-yearly interest or instalment payable :

Dates when such interest or instalment due :

Dated at , this day of

[Signature and description of Mayor or Chairman.]

Form No. B.

Application for Apportionment of Interest and Charges in respect of Loan on Merger of Part of Area over which Special Rate in respect thereof was made.

(Under Section 73 of the Local Bodies' Loans Act, 1913.)

To the Minister of Finance at Wellington.

In pursuance of the provisions of section 73 of the Local Bodies' Loans Act, 1913, and of the regulations thereunder, the [Name of local authority] hereby makes application for an apportionment between the said local authority and the [Name of local authority in whose district part of special-rating area has been merged] of the interest and other charges payable in respect of a loan raised by the said local authority under Part II of the Local Bodies' Loans Act, 1908 [or the Local Bodies' Loans Act, 1913, or the New Zealand State-guaranteed Advances Act, 1909, or as the case may be], particulars whereof are set out below. Part of the area over which the special rate in respect of the said loan was made was merged in the district of the said [Name of local authority] on the day of

, 19

PARTICULARS OF LOAN, ETC.

Description of area merged :

Date and manner of merger :

Description of whole area over which special rate made [Describe area, and set forth reference to date and page of Gazette in which special order or resolution gazetted; also supply a plan of whole area showing distinctly the area merged].

Amount of loan :

Rate of interest payable on loan:

Purpose for which loan raised :

Date of inscription of loan [Only when loan raised under Part II of the Local Bodies' Loans Act, 1908, or any former Act].

Currency of loan :

Rateable value of all rateable property within the whole special-rating district when loan was raised [or area was merged]:

Rateable value of all rateable property within the merged part of special-rating district when loan was raised [or area was merged]:

Suggested apportionment of annual payment of interest and other charges in respect of loan :

Suggested date on which such annual payment to be made :

Dated at , this day of , 19

[Signature and description of Mayor or Chairman.]

Form No. C.

STATUTORY DECLARATION WHERE NO OBJECTIONS MADE TO PROPOSED APPORTIONMENT OF THE INTEREST AND OTHER CHARGES IN RESPECT OF [Describe particular loan].

I, , of , Mayor [or Chairman] of the [Name of local authority], do solemnly and sincerely declare—

1. That the said [Name of local authority] has fully complied with the regulations under section 73 of the Local Bodies' Loans Act, 1913, with respect to its application dated the day of , , for an apportionment between the said local authority and the [Name of other local authority]

of the interest and other charges payable in respect of the above-mentioned loan. 2. That a certified copy of the application for apportionment was duly served upon the [Name of other local authority] on the day of , 19 April 30.

3. That no objections have been received to the proposed apportionment.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908. day , Mayor [or Chairman].

, this Declared at of , 19 , before me-

Justice of the Peace [or Solicitor].

Form No. D.

STATUTORY DECLARATION WHERE OBJECTIONS MADE TO PROPOSED APPORTIONMENT OF THE INTEREST AND OTHER CHARGES IN RESPECT OF [Describe particular loan].

, Mayor [or Chairman] of the [Name of local authority], do solemnly and sincerely , of T. declare-

1. That the said [Name of local authority] has fully complied with the regulations under section 73 of the Local Bodies' Loans Act, 1913, with respect to its application dated the day of

, for an apportionment between the said local authority and the [Name of other local authority] 19 of the interest and other charges payable in respect of the above-mentioned loan.

2. That a certified copy of the application for apportionment was duly served upon the [Name of other local authority] on the day of .19

3. That the [Name of other local authority], on the day of , 19 , duly served on the [Name of first-mentioned local authority] a certified copy of its objections to the proposed apportionment, such date being within two months after the receipt of the certified copy of the application for apportionment.

4. That the proposed apportionment and the objections thereto are now submitted, so that the Governor may make such apportionment therein as he thinks fit.

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

, this day Declared at

, 19 , before meof

Justice of the Peace [or Solicitor].

, Mayor [or Chairman].

J. F. ANDREWS,

Clerk of the Executive Council.

Changing the Purpose of a Reserve in Te Puru Township, Changing the Purpose of a Reserve in Te Puru Township, Auckland Land District.

LIVERPOOL, Governor.

WHEREAS the land described in the Schedule hereto W has been duly set apart as a reserve for Government buildings, being a reserve within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land has not been vested in trust in any society, body corporate, or trustees:

body corporate, or trustees: And whereas it is expedient that such land shall be appro-priated as an addition to a site for a public hospital, being a reserve within Class III of the aforesaid Act: 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 conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall, from and after the thirtieth day of April, one thou-sand nine hundred and fourteen, be appropriated as an addition to a site for a public hospital under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

SCHEDULE. ALL that area in the Auckland Land District, containing 38 perches, more or less, being Section 22, Block II, Te Puru Township (Block X, Kawhia North Survey District). Bounded towards the north-east by Taui Street, 80 links; towards the south-east by Section 23, Block II, Te Puru Township, 300 links; towards the south-west by Section 4, Block II aforesaid, 80 links; and towards the north-west by Sections 5, 6, and 7, Block II aforesaid, 300 links: be all the aforesaid linkages more or less: as the same is de-lineated on the plan marked L. and S. 1913/629B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red (Auckland Plan 12397. Wellington, and thereon edged red (Auckland Plan 12397, blue).

As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen.

> R. HEATON RHODES, For Minister of Lands.

LIVERPOOL, Governor.

WHEREAS the land described in the Schedule hereto has been duly set another W has been duly set apart for municipal purposes, being a reserve within Class I of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land has not been vested in trust in any society, body corporate, or trustees

trustees: And whereas it is expedient that such land shall be appro-priated as an addition to a site for a public hospital, being a reserve within Class III of the aforesaid Act: 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 conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall, from and after the thirtieth day of April, one thou-sand nine hundred and fourteen, be appropriated as an addition to a site for a public hospital under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

ALL that area in the Auckland Land District, containing ALL that area in the Auckland Land District, containing I rood, more or less, being Section 5, Block II, Te Puru Town-ship (Block X, Kawhia North Survey District). Bounded towards the north-east by Section 6, Block II, Te Puru Town-ship, 250 links; towards the south-east by Section 22, Block II aforesaid, 100 links; towards the south-west by Section 4, Block II aforesaid, 250 links; and towards the north-west by Hoturoa Street, 100 links; be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1913/629A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red (Auckland Plan 12397, blue).

As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen.

> R. HEATON RHODES, For Minister of Lands.

LIVERPOOL, Governor

WHEREAS the land described in the Schedule hereto W has been duly set apart as a reserve for the preservation of scenery, being a reserve within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land has not been vested in trust in any society,

and such that has not been vester in trust in any society, body corporate, or trustees: And whereas it is expedient that such land shall be appro-priated for a public recreation ground, being a reserve within Class III of the aforesaid Act: Now, therefore, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, in errorise of the proper and sutherities conformed upon me

in exercise of the powers and authorities conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall, from and after the thirtieth day of April, one thousand nine hundred and fourteen, be appropriated for a public recreation-ground under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

ALL that area in the Wellington Land District, containing ALL that area in the Wellington Land District, containing by admeasurement 20 acres 1 rood 23 perches, more or less, being Section 63, Nireaha Village Settlement, Block VII, Tararua Survey District. Bounded towards the north-east by Section 76, Block VII, Tararua Survey District, 858-2 links; towards the south-east by Nireaha Road, 51-2, 545-5, 830-1, 346-4, 347, and 270-8 links; towards the south-west by Section 65 of said block, 850-7 links; and towards the north-west by Section 62 of said block, 2466-2 links: be all the afore-said linkages more or less: as the same is delineated on the plan marked L. and S. 57283/12, deposited in the Head Office. Department of Lands and Survey, at Wellington, and thereon bordered red. bordered red.

As witness the hand of His Excellency the Governor, this twenty-third day of April, one thousand nine hundred and fourteen.

H. D. BELL, For Minister of Lands

Changing the Purpose of Portion of a Reserve for the Growth and Preservation of Timber in Block XII, Taramarama Survey District, Hawke's Bay Land District.

LIVERPOOL, Governor.

WHEREAS the land described in the Schedule hereto W HEREAS the hand described in the Schedule hereto forms portion of a reserve which has been duly set apart for the growth and preservation of timber, being a reserve within Class I of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land has not been vested in trust in any society, body corporate, or trustees : And whereas it is expedient that such land shall be appro-prieted for an endowment for primery education being

priated for an endowment for primary education, being a reserve within Class III of the aforesaid Act : 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 conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall, from and after the thirtieth day of April, one thousand nine hundred and fourteen, be appropriated for an endow-ment for primary education under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Grant Gazette.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 49 acres 1 rood 2 perches, more or less, being part of Section 21, Block XII, Taramarama Survey District. Bounded towards the north generally by other part of Section 21, Block XII, Taramarama Survey District, for a distance of 4463:2 links; towards the east by Section 20, for a distance of 4463:2 links; for a distance of 4463.2 links; towards the east by Section 20 of said block (Education Reserve) for a distance of 1133 links; towards the south by Section 28 of said block (Education Reserve) for a distance of 3966.4 links; and towards the west by other part of said Section 21 for a distance of 1044.9 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 51650,

Changing the Purpose of a Reserve in Tararua Survey District, 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 twenty-third day of April, one thousand nine hundred and fourteen.

H. D. BELL, For Minister of Lands

Land near Waipiata Township declared a Sanctuary for Imported and Native Game.

LIVERPOOL, Governor.

DURSUANT to the powers vested in me by the Animals Protection Act, 1908, I. Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby notify and declare that the area described in the Schedule hereto shall be a sanctuary for the purposes of the said Animals Protection Act, and that no invorted gene or neiting gene shell be taken or killed no imported game or native game shall be taken or killed within the said area.

SCHEDULE.

ALL that area in the Otago Land District being Section No. 26, Block XIV, Maniototo Survey District, and that part of the Taieri River adjoining Section No. 6. Block XIV aforesaid, and Sections Nos. 3, 4, and 8. Block XI, Maniototo Survey District.

As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen.

H. D. BELL, Minister of Internal Affairs.

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

LIVERPOOL, Governor.

I IVERPOOL, Governor. I versuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby appoint Friday, the first day of May, one thousand nine hundred and fourteen, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto. said Schedule hereto.

SCHEDULE.

Auckland Land District.—Rodney County.—Oruawharo Parish.

Rural Land.

Section.	Area.		Ups	et P	rice	
	Δ.	R.	Р.	£	8.	d.
E.M. 46	40	0	0	40	0	0

Weighted with £30, valuation for improvements, consisting of sawmill, but excluding the machinery therein.

> As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen. H. D. BELL

For Minister of Lands.

Number of Commissioners of Town District of Ngaruawahia increased.

LIVERPOOL, Governor.

IN pursuance and exercise of the powers vested in me by the Town Districts Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, the Governor of the Dominion of New Zealand, do hereby increase the number of the Com-missioners of the Town District of Ngaruawahia to seven, such increase to commence from the general election of members to be held in September next.

As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen.

H. D. BELL, Minister of Internal Affairs.

Lands vermanently reserved.

LIVERPOOL, Governor.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned: And whereas by the three-hundred-and-twenty-first section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-twenty-first section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved. and that notice of such permanently reserved. and that

six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette: And whereas by the sixty-ninth section of the Land for Settlements Act, 1908, it is further provided that the Governor may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of land acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments: And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants the dates of which are specified in the third column of the said Schedule. and the notifications of which were published in the Gazettes specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule:

second column of the said Schedule: 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 said Acts, do hereby perma-nently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid.

SCHED	ULE.
-------	------

	First Col						Second Column.	Third Column.	Fourth Column
	DESCRIPTION OF	F RESERVES.							
Land District.	Locality	Section.	Block.		Ares	L.	Purpose for which Land reserved.	Date of Warrant.	Ġazette.
								1914.	1914.
		10	***		R.		Otto for a mable asked		No. 10, 5 Feb.
Auckland	Whangape S.D.*	40	III	9	0	0.	Site for a public school		NO. 10, 5 FED.
".	Suburbs of Raupo	21	••	1		0	Site for a public pound		• "
"	Takauwhata Township			0	1	0	Site for a post-office	29 "	NT "10 F NT
	Atuaroa Village	3	V	0		2	Site for a public hall	28 Feb.	No. 16, 5 Mar
"	Putaruru Village	3	V	3		0	Police	28 "	<i>"</i> •
Taranaki	Town of Huiroa	4, 6, and 16	III	1	_		Site for a surfaceman's cottage		<i>""</i>
	Tahora Township	16, 17 , 18, 19, and 60	••	1	3 1	25	Site for a public school	28 .	
<i>"</i>	.	37	••	0	0 8	83	Site for a roadman's cottage	28 "	
"	" · ·	44, 45, 46, 47, and 48	••	2	0	5	Public recreation- ground	28 "	» н
	Mapara S.D.*	23	XII	5	0	0	Site for a public school	7 Mar.	No. 21, 12 Mar
Wellington	Mapara S.D Ohakune Village	7.		5	ŏ		Gravel purposes	17 Feb.	No. 14, 26 Feb.
Wenngton	Settlement	•	••		v	Ū	Graver purposes	1. 100.	
		92e	XIII	5	0	0	Addition to a public	27	No. 16, 5 Mar
	Apiti S.D.*				-	•	recreation-ground		
Marlborough	Clifford Bay S.D.*	19	x	37	2 :	10	For the use of the Department of Agri- culture, Industries, and Commerce	24 Jan.	No. 9, 29 Jan.
Westland	Pohaturoa S.D.*	Reserve 1241	XII	232	0	0	Resting-place for travelling stock	28 Feb.	No. 16, 5 Mar
Otago	Waikouaiti S.D.*	674	Ι	71	2	0	Public recreation- ground	27 .	· <i>n</i> "
<i>«</i> ···	Benger S.D.*	74	*	1	1 :	82	Addition to a public cemetery	28 "	n "
Southland	New River Hundred	49	III	2	1 :	33 .6	Railway purposes	17 "	No. 14, 26 Feb
<i>*</i> •••	"	50	"	ĩ		15.94	<i>"</i>	1 7 <i>"</i>	" "

* Survey district.

As witness the hand of His Excellency the Governor, this twenty-second day of April, one thousand nine hundred and fourteen.

R. HEATON RHODES For Minister of Lands.

Land temporarily reserved as a Site for a Public Hall in Piriaka Township, Wellington Land District.

LIVERPOOL, Governor.

LIVERPOOL, Governor. WHEREAS by the three hundred - and - twenty - first section of the Land Act, 1908, it is enacted that the Governor may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-standing that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned : Now, therefore, I, 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 con-ferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Wellington Land District described in the Schedule hereunder written, as a site for a

described in the Schedule hereunder written, as a site for a public hall.

SCHEDULE.

ALL that area in the Wellington Land District, containing ALL that area in the weinington Land District, containing by admeasurement 1 rood, more or less, being Section 4, Block IX, Piriaka Township. Bounded towards the north-east by Section 1, Block IX, Piriaka Township, 100 links; towards the south-east by Section 5 of said Block IX, 250 links; towards the south-west by Tanoa Street, 100 links; and towards the north-west by Whakapaki Street, 250 links : and towards the north-west by Whakapaki Street, 250 links : be all the aforesaid linkages more or less: as the same is delineated on the plan marked L and S. 1913/1723, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

> As witness the hand of His Excellency the Governor, this twenty-third day of April, one thousand nine hundred and fourteen.

> > H. D. BELL, For Minister of Lands.

LIVERPOOL, Governor

WHEREAS by section five of the Education Reserves Amendment Act, 1911, it is enacted that the Go-vernor may, on the recommendation of the Land Board of the district in which are situated any reserves or endowments vested in the Crown by or in pursuance of section two of the Education Reserves Amendment Act, 1910, set apart as sites for public schools, secondary schools, or technical schools any

For public schools, secondary schools, or technical schools any part of such reserves or endowments : And whereas the Land Board of the Southland Land Dis-trict has duly passed a resolution recommending that the portion of the primary education endowment described in the Schedule hereto should be set apart as a site for a public school, and it is expedient to give effect to such recommenda-tion. tion :

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 conferred by the Acts aforesaid, do hereby set apart the portion of the primary education endowment described in the Schedule hereto as a a site for a public school.

SCHEDULE.

SCHEDULE. ALL that area in the Southland Land District, containing by admeasurement 3 acres 1 rood 8 perches, more or less, being Lots 7, 8, and 26 of Section 25, Block XV, Invercargill Hun-dred. Bounded towards the north by a public road, 750 links; towards the east by main north road, 330 links; towards the south by Lot 6 of Section 25 aforesaid, 500 links; again towards the east by Lots 6 and 5 of said Section 25, 330 links; again towards the south by Lot 25 of Section 25, aforesaid, 250 links; and towards the west by Lot 27 of Section 25 aforesaid, 660 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked Lot VI/6 (2) 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 twenty-third day of April, one thousand nine hundred and fourteen.

H. D. BELL, For Minister of Lands.

Declaring Kaitoke Lake, County of Wanganui, to be a Sanctuary for Imported and Native Game.

LIVERPOOL, Governor.

DURSUANT to the powers vested in me by the Animals Protection Act, 1908, I, Arthur William de Brito Savile, Earl of Liverpool, Governor of the Dominion of New Zealand, do hereby notify and declare Kaitoke Lake, in the County of Wanganui, and an area of ten chains surrounding the said lake, to be a sanctuary for the purposes of the said Animals Protection Act, and that no imported or native game shall be taken or hilled on the said Kaitoke Lake and the said shall be taken or killed on the said Kaitoke Lake and the said area of ten chains surrounding it.

As witness the hand of His Excellency the Governor, this twenty-fifth day of April, one thousand nine hundred and fourteen.

H. D. BELL, Minister of Internal Affairs.

Trustees for the Pukekohe Public Cemetery appointed.

LIVERPOOL, Governor.

ITVERFOOL, GOVERNOT. 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 Liver-pool, the Governor of the Dominion of New Zealand, do hereby appoint the local authority specified in Part I of the Schedule hereto to have the control and management of the public cemetery specified in Part II of the said Schedule.

SCHEDULE.

PART I.

Local Authority. PUKEROHE BOROUGH COUNCIL.

PART II.

Name of Public Cemetery and Description of Land. PUKEKOHE.

ALL that area in the Auckland Land District, containing by admeasurement 5 acres, more or less, being Lots 38,

Primary Education Endowment in Block XV, Invercargill Hundred, Southland Land District, set apart as a Site for a Public School. 38A, 38B, and 38c of Allotment No. 2, Pukekohe Parish. Bounded towards the north-east by Lot 281 of Allotment 2, Pukekohe Parish, 741 links; towards the south-east by a 2. Pukekohe Parish, 741 links; towards the south-east by a public road, 675 links; towards the south-west by a public road, 741 links; and towards the north-west by Lot 37 of Allotment 2 aforesaid, 675 links: be all the aforesaid linkages more or less: as the same is delineated on the plan marked L. and S. 1716/15A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. (Auckland Plan 364, blue.)

As witness the hand of His Excellency the Governor, this twenty-fifth day of April, one thousand nine hundred and fourteen.

H. D. BELL, For Minister of Lands

Regulations for Deer-shooting, Westland.

LIVERPOOL, Governor

IN exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, A rhur 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 the Westland Acclimatization District, exclusive of all sanctuaries, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

RED-DEER (stags only) may be taken or killed within the Westland Acclimatization District, exclusive of all sanctu-aries, from the 1st day of May, 1914, to the 15th day of June, 1914, both days inclusive.

June, 1914, both days inclusive. 2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Hokitika, and the Postmasters at Kumara, Ross, and Okarito, on payment of a license fee of $\pounds 2$ 2s., in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations; provided that not more than one such license shall be issued to the same person

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

No hind or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.
 Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.
 Any person accompanying a proved of these provides the person of the person because a second second

6. Any person committing a breach of any of these regu-lations shall be liable, on conviction, to a fine not exceeding £20.

SCHEDULE.

No.

License to take or kill Game (Deer).

, of , having this day paid the sum of £2 2s., is hereby authorized to take or kill two deer (stags) of not less than ten points, within the Westland Acolima-tization District, exclusive of all sanctuaries, from the day of , 1914, to the day of , 1914 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

, 1914.

Dated at , this

Chief Postmaster.

As witness the hand of His Excellency the Governor,

this twenty-eighth day of April, one thousand nine hundred and fourteen.

day of

H. D. BELL, Minister of Internal Affairs.

Regulations for Deer-shooting, Auckland.

LIVERPOOL, Governor.

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 the Auckland Acclimatization District, comprising the in the Auckland Acclimatization District, comprising the Counties of Rodney, Waitemata, Eden, Manukau, Franklin, Thames, Ohinemuri, Piako, Raglan, Waikato, Waipa, Kawhia, Awakino, Waitomo, and Ohura, and that part of each of the Counties of Matamata and West Taupo lying north of a right line extending south-westerly from the summit of Puwhenua Mountain, at the easternmost corner of Matamata County, to the summit of Rangitoto Mountain, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

FALLOW-deer bucks may be taken or killed within the Auckland Acclimatization District from the 1st day of May, 1914, to the 31st day of May, 1914, both days inclusive.
 Licenses to take or kill such deer may be issued by the Chief Postmaster at Auckland, and the Postmasters at Cam-rider. Unwille Material University of University of States and Cam-tal States.

bridge, Hamilton, Matamata, and Helensville, on payment of a license fee of $\pounds 1$, in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations. The number of such licenses shall not exceed thirty; pro-vided that not more than one such license shall be issued to the same person.

3. No licensee shall take or kill more than five bucks, and no buck shall be killed carrying antlers with less than four points.

4. No doe or fawn shall be taken or killed on any pretext whatever, and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.
5. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.
6. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding exceeding.

£20.

SCHEDULE.

License to take or kill Game (Deer).

, of , having this day paid the sum of \pounds , is hereby authorized to take or kill deer (bucks), of not less than points, within the Auckland Acclimatization District, from the day of . Acclimatization District, from the day of , 1914, to the day of , 1914 (both days in-clusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

Dated this

No.

day of , 1914.

Chief Postmaster.

As witness the hand of His Excellency the Governor, this twenty-eighth day of April, one thousand nine hundred and fourteen.

H. D. BELL Minister of Internal Affairs.

Establishment of Experimental Wireless Telegraph-station at Canterbury College, Christchurch

LIVERPOOL, Governor.

ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-fourth day of April, 1914.

Present :

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL

W HEREAS by virtue of section one hundred and sixty-four of the Post and Telegraph Act, 1908, as amended by section ten of the Post and Telegraph Amendment Act, 1913, it is unlawful for any person, without having first obtained the consent of the Governor in Council thereto, to erect, construct, or establish any station or plant capable of transmitting or receiving wireless-telegraphic signals: And whoreas application has been made on hebalf of the

And whereas application has been made on behalf of the Corporation of the Canterbury College for such consent as aforesaid to the establishment and construction of a station

aforesaid to the establishment and construction of a station and plant for scientific and experimental purposes : Now, therefore, His Excellency the Governor of the Do-minion of New Zealand, in pursuance and exercise of the powers conferred upon him by section one hundred and sixty-four of the Post and Telegraph Act, 1908, and of all other powers enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize and empower the Cor-poration of the Canterbury College to establish and construct, in the buildings of Canterbury College, at Christchurch, a station and plant capable of receiving wireless-telegraphic signals, and to maintain and use the said station and plant during the pleasure of His Excellency the Governor for scientific and experimental purposes exclusively, subject to the conditions set forth in the Schedule hereto.

THE SCHEDULE.

1. THE said station and plant shall be constructed and used exclusively for the reception of wireless-telegraphic signals, and not for the transmission of such signals.

2. The said station and plant shall be used exclusively for experimental and scientific purposes. 3. No person shall be permitted to use the said station or

plant other than members of the scientific teaching staff of Canterbury College, and assistants especially authorized in that behalf by a member of that staff.

4. No wireless-telegraphic message received by means of the said station or plant shall be communicated by the person receiving the same to any other person whatever other than a proper officer of the Post and Telegraph Department.

5. The said station and plant shall at all times be open to the inspection of any officer of the Post and Telegraph De-partment authorized in that behalf by the Postmaster-General or the Secretary to the Post Office.

6. The Postmaster-General may at any time and from time to time give notice to the Board of Governors of Canterbury College of any period or periods during which the said station or plant is not to be used, and thereupon it shall not be lawful for any person to use the same during any period so notified.

7. The permission and authority hereby granted and con-ferred shall be revocable at any time by His Excellency the Governor, whether for breach of any of the foregoing con-ditions or for any other reason which His Excellency thinks sufficient.

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

Regulations under the Labour Disputes Investigation Act. 1913.

LIVERPOOL, Governor. ORDER IN COUNCIL.

At the Government Buildings, at Wellington, this twenty-seventh day of April, 1914.

Present:

THE HONOURABLE W. H. HERRIES PRESIDING IN COUNCIL.

N pursuance and exercise of the powers conferred on him L by section 24 of the Labour Disputes Investigation Act, 1913 (hereinafter referred to as "the said Act"), His Excel-lency 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 regulations here-inafter set forth, for the purpose of giving effect to the provisions of the said Act.

REGULATIONS.

1. (1.) EVERY notice given to the Minister of Labour pursuant 1. (1.) EVERY notice given to the shifts of Daboin pursuant to section 4 or section 11 of the said Act, with reference to a dispute to which the said Act applies, shall be in the form No. L. 1 or the form No. L. 2 in the Schedule hereto, as the case may require, and in the case of a notice under section 4 shall be accompanied by a list of the names, occupations, and

shall be accompanied by a list of the names, occupations, and addresses of those members of the society of workers who are directly concerned in the matter of the dispute. (2.) The said notice or the said notice and list, as the case may be, shall be forwarded or delivered to the Registrar of Industrial Unions at Wellington (hereinafter referred to as "the Registrar"), who shall forthwith transmit the same to the Minister of Labour. For the purposes of sections 7 and 12 of the said Act, the date of transmission by the Registrar as aforesaid shall be deemed to be the date of the delivery of the notice to the Minister. notice to the Minister.

REFERENCE OF DISPUTE TO CONCILIATION COMMISSIONER.

2. (1.) On receipt of any such notice of a dispute the Minister shall, if he decides to refer the matter to a Con-ciliation Commissioner, refer the same by writing under his hand in the form No. L. 3 in the Schedule hereto, and shall transmit to the Commissioner the notice referred to in the last preceding regulation.

(2.) Notice that the matter has been so referred to a Con-ciliation Commissioner shall be given by the Minister to such of the parties as he thinks necessary, in the form No. L. 4 or No. L. 5. in the Schedule hereto.

REFERENCE OF DISPUTE TO LABOUR DISPUTE COMMITTEE.

3. (1.) Where the matter of a dispute is referred to a Labour Dispute Committee, the Minister shall notify the parties by notice in the form No. L. 6 or No. L. 7 in the Schedule hereto, and shall in the said notice request the parties to appoint the required number of representatives to act on the said Committee.

(2.) Notice of the appointment of persons to act as members of a Labour Dispute Committee, in the form No. L. 8 in the Schedule hereto, shall forthwith after such appointment be forwarded or delivered to such person as the Minister specifies.

(3.) In the event of the failure of the workers or employers party to a dispute to appoint the required number of members of a Labour Dispute Committee within the prescribed time, any worker or employer (as the case may be) who is a party to the dispute may recommend to the Minister the appointment of any person or persons, and the Minister the appoint-regard to such recommendations in making any appointment pursuant to subsection (3) of section 5 of the said Act.

(4.) Every appointment of a member of a Labour Dispute Committee made by the Minister as aforesaid, pursuant to subsection (3) of section 5 of the said Act, shall be in the form No. L. 9 in the Schedule hereto.

4. (1.) As soon as practicable after the appointment by the parties or by the Minister of Labour (as the case may be) of the members of a Labour Dispute Committee, the Registrar, or such other person as the Registrar may appoint in that behalf, shall, by notice in the form No. L. 10 in the Schedule hereto, request the said members to meet for the purpose of the election of a Chairman. (2.) On the failure of the members to elect a Chairman as

(2.) On the failure of the members to elect a Charman as aforesaid, the Minister of Labour shall make an appointment in the form No. L. 11 in the Schedule hereto.
5. (1.) Notice of the time and place fixed for the investigation of a dispute, to be given by the Chairman pursuant to subsection (1) of section 6 of the said Act, shall be in the form No. L. 12 in the Schedule hereto.

(2.) A copy of the said notice shall be transmitted by the Chairman to the parties to the dispute, or to such of them on behalf of all the parties as he thinks fit.

CONDUCT OF BALLOTS.

6. For the purposes of a ballot of workers to be taken pursuant to the said Act or these regulations, the Registrar shall compile a list of the names and descriptions of those workers who he is satisfied are directly concerned in the matter of the dispute, and are entitled to vote at the ballot; and the said list shall, with such alterations and additions as the Registrar thinks fit to make, be the roll of voters for the

the Registrar thinks fit to make, be the roll of voters for the purposes of the said ballot. 7. (1.) The ballot-paper to be used at a secret ballot of workers, taken pursuant to paragraph (a) of subsection (1) of section 7 of the said Act, shall be in the form No. L. 13 in the Schedule hereto, and the ballot-paper to be used at a ballot of workers, taken pursuant to paragraph (b) of the same subsection, shall be in the form No. L. 14 of the said Schedule Schedule.

(2.) The Registrar shall fix a day or days, and shall appoint such place or places as he thinks fit, for taking the ballot, and shall determine the time when the ballot shall be deemed to be closed.

(3.) Before any such ballot is taken the Registrar, in his (3.) Before any such ballot is taken the Registrar, in his discretion, shall either send to each person who in his opinion is entitled to vote at the ballot a notice, in the form No. L. 15 or the form No. L. 16 in the Schedule hereto, setting forth the intention to take the ballot, the issues to be submitted thereat, and the time when and the place or places where the same shall be taken; or shall advertise the said notice in such newspaper or newspapers circulating in the district as he thinks fit.

(4.) Any person who satisfies the Registrar or other person conducting the ballot that he is entitled to vote at the ballot shall, at any time after the receipt of a notice under the last preceding subclause, or after the publication of any such notice as provided in the said subclause, as the care may be, nonce as provided in the said subclause, as the case may be, and before the close of the ballot, be entitled, on personal application to the Registrar or other person aforesaid, in lieu of recording his vote at a polling-place, to receive a ballot-paper, and there and then to record his vote. Forthwith after so recording his vote he shall put his ballot-paper into a ballot-box to be provided for the purpose, and the said ballot-box shall not be opened until after the time fixed for

ballot-box shall not be opened until after the time fixed for the close of the ballot.
(5.) Where there is more than one polling-place appointed for the conduct of the ballot, the person in charge of each such polling-place shall forthwith after the closing of the ballot transmit all the ballot-papers unopened to the Registrar or other authorized person in charge of the ballot.
8. (1.) As soon as possible after the close of the ballot the Registrar or other person conducting the ballot, in the presence of such of the scrutineers appointed under subsection (2) of

of such of the scrutineers appointed under subsection (2) of section 7 of the said Act as choose to be present, shall open the several ballot-papers, and, setting aside all invalid ballot-papers, shall ascertain the result of the ballot.

(2.) The notice of the result of a ballot on the question whether or not a strike shall take place or whether or not the recommendations of a Labour Dispute Committee shall be adopted shall be in the form No. L. 17 or the form No. L. 18 in the Schedule hereto, as the case may require.

9. (1.) A requisition to the Registrar (pursuant to section 10 of the said Act) to conduct a secret ballot of workers directly concerned in a lawful strike during the continuance of that

strike, on any question relating thereto, may be in the form No. L. 19 in the Schedule hereto.

(2.) On receipt of such requisition the Registrar shall forthwith send to every person who in his opinion is entitled to vote a notice in the form No. L. 20, or shall advertise the said notice in such newspaper or newspapers circulating in the district as he thinks fit.

the district as he thinks ht. (3.) The foregoing provisions of these regulations (relating to the conduct of secret ballots) shall, so far as applicable, apply to ballots under this regulation. (4.) The ballot-papers to be used at any such ballot shall be in the form No. L. 21 in the Schedule hereto, and the result of such ballot shall be notified in the form No. L. 22 in the sid Schedule. said Schedule.

10. (1.) A direction by the Minister to the Registrar to take or cause to be taken a secret ballot of employers, pur-suant to section 12 of the said Act, shall be in the form No. L. 23 or the form No. L. 24 in the Schedule hereto, as the case may require. (2.) Forthwith on the receipt of such direction the Regis-

trar shall give to each person entitled to vote at the ballot a notice thereof in the form No. L. 25 in the Schedule hereto, or shall advertise the said notice in such newspaper or news-

papers circulating in the district as he thinks fit. 11. (1.) The ballot-paper to be used at any such secret ballot of employers shall be in the form No. L. 26 or the form No. L. 27 in the Schedule hereto, as the case may require; and the result of such ballot shall be declared by notice in the form No. L. 28 or the form No. L. 29 in the said Schedule

(2.) The foregoing provisions of these regulations (relating to the conduct of secret ballots of workers) shall, so far as applicable, apply to secret ballots of employers.

MODIFICATIONS OF PROCEDURE.

12. The powers and duties conferred or imposed on the Re-gistrar by the foregoing provisions of these regulations may be exercised or performed by any other person duly authorized by the Registrar in that behalf.

13. The power conferred on the Minister by section 17 of the said Act (1) to reduce any period of notice to be given under that Act or the time within which anything may be done thereunder, or (2) to dispense with the publication of the recommendations of a Labour Dispute Committee or of the result of any ballot, may be exercised by writing under his hand in the form No. L. 30 in the Schedule hereto.

VOLUNTARY AGREEMENTS UNDER SECTION 8.

VOLUNTARY AGREEMENTS UNDER SECTION 8. 14. Where an agreement relating to the terms of employ-ment of any workers and operating within more than one industrial district is filed pursuant to section 8 of the said Act, the Clerk of Awards with whom the said agreement is filed shall forthwith transmit a certified copy thereof to the Clerk of Awards of every other industrial district within which the said agreement is in force.

SCHEDULE.

Form No. L. 1.

Under the Labour Disputes Investigation Section 4 (1). Act, 1913.

Notice of a Dispute between Workers and Employers relating to Conditions of Employment.

To the Hon. the Minister of Labour.

In the matter of a dispute relating to conditions of employment between [State parties to dispute].

In pursuance of the provisions of section 4 of the Labour Disputes Investigation Act, 1913, we, the undersigned, on behalf of the Society, do hereby give notice that a dispute has arisen between the parties hereinbefore referred to, and that the claims of the said society of workers (or of the said members of the said society of workers) with respect to the said dispute are as follow :--[Set out particulars of claim.]

day of ,19 . Dated at this

Names, addresses, and descriptions of signatories :-

Form No. L. 2.

Section 11. Under the Labour Disputes Investigation

Act, 1913.

Notice of a Dispute between Employers and Workers relating to Conditions of Employment.

To the Hon. the Minister of Labour. In the matter of a dispute relating to conditions of em-

ployment between [State parties to dispute]. In pursuance of the provisions of section 11 of the Labour Disputes Investigation Act, 1913, I (or we), the undersigned,

Dated at

hereby give notice that a dispute has arisen between the parties hereinbefore referred to, and that my (our) claims with respect to the said dispute are as follow:—[Set out particulars of claim.] Dated at this day of , 19.

Names, addresses, and descriptions of signatories :--

Form No. L. 3.

Section 4 (2) (a). Under the Labour Disputes Investigation Act, 1913.

Reference to Conciliation Commissioner of Dispute relating to Conditions of Employment.

To the Conciliation Commissioner at

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

In pursuance of the powers conferred on me by the Labour In pursuance of the powers conferred on the by the Labour Disputes Investigation Act, 1913, I, , , the Minister of Labour, hereby refer to you the matter of the above-mentioned dispute, in order that you may inquire into and endeavour to effect a settlement thereof; and for that pur-pose you are empowered to summon a conference of the parties and otherwise to parties or of representatives of the parties, and otherwise to exercise the powers conferred upon you by the said Act. The notice of the dispute, dated the day of ,

) , is enclosed herewith. Dated at this 19

, 19 . day of

Form No. L. 4.

Under the Labour Disputes Investigation Act, 1913. Notice to Parties of Reference of Dispute to Conciliation Commissioner.

To In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

1 HEREBY give you notice that the above-mentioned dispute has this day been referred to [Name and address], a Con-ciliation Commissioner appointed under the Industrial Conciliation and Arbitration Amendment Act, 1908, for the purpose that he may inquire into and endeavour to effect a settlement thereof pursuant to the Labour Disputes In-vestigation Act, 1913.

day of , 19 this

. Minister of Labour.

Minister of Labour.

Form No. L. 5.

Under the Labour Disputes Investigation Act, 1913.

Notice to Parties of Reference of Dispute to Conciliation Commissioner. То

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

relating to [Set out particulars of dispute]. WHEREAS a notice of the above-mentioned dispute, signed by , and dated at , the day of , 19 , has been duly given to me under the above-mentioned Act, I hereby give you notice that the said dispute has this day been referred to [Name and address], a Con-ciliation Commissioner appointed under the Industrial Con-ciliation and Arbitration Amendment Act, 1908, for the numbers that he may inquire into and endeayour, to effect a purpose that he may inquire into and endeavour to effect a settlement thereof pursuant to the Labour Disputes In-vestigation Act, 1913. Dated at this day of , 19.

Minister of Labour.

Form No. L. 6.

Section 4. Under the Labour Disputes Investigation Act, 1913.

Notice to Parties of Reference of Dispute to Labour Dispute Committee.

To In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY give you notice that the above-mentioned dispute has this day been referred to a Labour Dispute Committee for investigation. You are required to appoint members to act on said Committee. Notice of the name, address, and occupation of every person so appointed must be given, on the form No. L. 8 enclosed herewith, to on or before the day of , 19 day of this , 19 . day of Dated at

, 19 .

. Minister of Labour. Form No. L. 7.

Under the Labour Disputes Investigation Section 4. Act, 1913.

Notice to Parties of Reference of Dispute to Labour Dispute Committee. To

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WHEREAS a notice of the above-mentioned dispute, signed
by, and dated at, 19, has been duly given to me under the above-
mentioned Act, I hereby give you notice that the said dispute
has this day been referred to a Labour Dispute Committee
for investigation. You are required to appoint members
to act on the said Committee. Notice of the name, address,
and occupation of every person so appointed must be given
in the form No. L. 8 enclosed herewith, to, on or
before the
Dated atday of, 19. WHEREAS a notice of the above-mentioned dispute, signed

Form No. L. 8.

Section 5. Under the Labour Disputes Investigation Act, 1913.

Notice of Appointment of Members of Labour Dispute Committee.

То In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify you that the following person (or persons), --viz., [Name, address, and occupation] has (have) been appointed on behalf of the workers (or employers) party to the above mentioned dispute, as a member (or as members) of the Labour Dispute Committee constituted for the investigation of the said dispute.

day of . 19 Dated at this

Names, addresses, and descriptions of signatories :-

On behalf of.....

Form No. L. 9.

Section 5 (3). Under the Labour Disputes Investigation Act, 1913.

Appointment by Minister of Labour of Member of Labour Dispute Committee.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

In pursuance of the powers conferred on me by subsection three of section five of the Labour Disputes Investigation Act, 1913, I hereby appoint [Name, address, and occupation] to act as member of the Labour Dispute Committee constituted for the investigation of the above-mentioned dispute, as a representative on behalf of , the said

having failed to appoint the required number of representa-tives to act on the said Committee within the time prescribed by the said section. , 19 day of

Dated at this

Minister of Labour.

Form No. L. 10.

Section 5 (2). Under the Labour Disputes Investigation Act, 1913.

Notice of Meeting for Election of Chairman of Labour Dispute Committee.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute]. To [Names and addresses of all the appointed members of

Committee].

You are hereby requested to meet at , on , the day of , 19 , at o'clock of the noon, for the purpose of electing a Chairman of the Labour Dispute Committee constituted in connection with the above-mentioned dispute. Dated at this day of , 19 .

Registrar.

Form No. L. 11.

Section 5 (3). Under the Labour Disputes Investigation Act, 1913.

Appointment of Chairman of Labour Dispute Committee on Failure of Members to elect a Chairman.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WHEREAS the members of the Labour Dispute Committee appointed to investigate the above-mentioned dispute have

Minister of Labour.

Dated at

failed to elect a Chairman within the time prescribed by subsection (3) of section 5 of the Labour Disputes Investigation Act, 1913:

Now, therefore, in pursuance of the powers conferred on me by the said section, I hereby appoint to act as Chairman of the said Committee.

this day of ,19.

. . . . Minister of Labour.

Chairman.

Form No. L. 12.

Section 6 (1). Under the Labour Disputes Investigation Act, 1913.

Notice of Meeting to Investigate Dispute under the Labour Disputes Investigation Act, 1913.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I, , Chairman of the Labour Dispute]. constituted to investigate the above-mentioned dispute, hereby give notice that a meeting of the said Committee will be held at , at o'clock of the

be held at , at o'clock of the noon on , the day (f , 19 . Full particulars as to the dispute, and the names and addresses of the members of the Committee, may be ascer-tained at the office of . Dated at

day of Dated at , 19 . \mathbf{this}

Form No. L. 13.

Section 7 (1) (a). Under the Labour Disputes Investigation Act, 1913.

Ballot-paper on the Question whether a Strike shall take place (where Recommendations for the Settlement of the Dispute have not been made by a Labour Dispute Committee).

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I vote in favour of a strike.

I vote against a strike.

DIRECTIONS TO VOTER.

The voter must strike out the proposal for which he does not wish to vote.

If the voter strikes out both or fails to strike out one of the proposals the ballot-paper will be void, and his vote will

This ballot-paper is not to be taken out of the polling-place, but the voter, after recording his vote, must fold his ballot-paper so as not to disclose the manner in which he has voted, and drop the same into the ballot-box prepared for it.

Form No. L. 14.

Section 7 (1) (b). Under the Labour Disputes Investigation Act, 1913.

Ballot-paper on the Question whether Recommenda Labour Dispute Committee shall be adopted. Recommendations of

(For workers.) In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I vote in favour of the adoption of the recommendations. I vote against the adoption of the recommendations.

DIRECTIONS TO VOTER.

The voter must strike out the proposal for which he does not wish to vote.

If the voter strikes out both or fails to strike out one of the proposals the ballot-paper will be void, and his vote will not be recorded. This ballot-paper is not to be taken out of the polling-place, but the voter, after recording his vote, must fold his

ballot-paper so as not to disclose the manner in which he has voted, and drop the same into the ballot-box prepared for it.

Form No. L. 15.

Under the Labour Disputes Investigation Act, 1913.

Notice of Intention to take a Secret Ballot of Workers on Proposal to Strike.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WHEREAS [Recite facts as to dispute]:

Now, therefore, I, the undersigned, hereby give notice that a secret ballot of those members of the [Name of society of workers] who are directly concerned in the matter of the

above dispute will be taken (on a proposal to strike) at between the hours of and on the day of . 19

State of the second second

Any person who produces satisfactory evidence that he is entitled to vote shall, on personal application to at , at any time before the close of the ballot, be entitled, in lieu of recording his vote at a polling-place, to receive a ballot-paper, and there and then to record his vote thereon

thereon. Dated at this , 19

day of Registrar.

Form No. L. 16.

Under the Labour Disputes Investigation Act, 1913.

Notice of Intention to take a Secret Ballot of Workers as to Adoption of Recommendations of Labour Dispute Committee.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WHEREAS recommendations for the settlement of the abovementioned dispute have been made by the Labour Dispute Committee constituted for the investigation thereof :

I, the undersigned, hereby give notice that a secret ballot of those members of the [Name of society of workers] who are directly concerned in the matter of the above dispute will be taken on a proposal to adopt the said recommendations,

at , between the hours of and , on the day of , 19 . A copy of the said recommendations will be open for inspection at the office of , at , between and the hours of

Any person who produces satisfactory evidence that he is entitled to vote shall, on personal application to , at , at any time before the close of the ballot, be entitled, in lieu of recording his vote at a polling-place, to receive a ballot-paper, and there and then to record his vote thereon.

Dated at this day of

.

Registrar.

. 19 .

Form No. L. 17.

Section 7 (6). Under the Labour Disputes Investigation Act, 1913.

Notice of Result of Secret Ballot of Workers on Proposal to Strike.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify that, in pursuance of section 7 of the above-mentioned Act, a secret ballot of those members of the [Name of society of workers] who are directly concerned in the matter of the above-mentioned dispute has been duly taken on the question whether a strike should take place in con-nection with the said dispute, and has resulted as follows :---Total number of persons entitled to vote : Number in favour of a strike : Number on proceed to a strike :

Number opposed to a strike :

Invalid votes : Dated at this day of ,19. Registrar.

Form No. L. 18.

Section 7 (6). Under the Labour Disputes Investigation Act, 1913.

Notice of Result of Secret Ballot of Workers as to Adoption of Recommendations of Labour Dispute Committee.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify that, in pursuance of section 7 of the abovementioned Act, a secret ballot of those members of the [Name of society of workers] who are directly concerned in the matter of the above-mentioned dispute has been duly taken on the question whether the recommendations of the Labour Dispute Committee constituted in connection with the said dispute should be adopted. The ballot has resulted as follows :

tions :

Number opposed to the adoption of the recommendations:

Registrar.

Invalid votes	::			
Dated at	\mathbf{this}	day of	,19.	
			Domintmon	

Form No L. 19.

Section 10 (1). Under the Labour Disputes Investigation Act, 1913.

Requisition to Registrar to conduct a Secret Ballot during the Continuance of a Strike.

To the Registrar of Industrial Unions, Wellington.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WE, the undersigned members of the Society (party to the above-mentioned dispute), being not less than 5 per cent. of the workers who are members of the said society and are directly concerned in the strike in connection with the and are directly concerned in the strike in connection what are said dispute, hereby request that a secret ballot be taken of all the members directly concerned as aforesaid, in reference to the following matter, namely [Set out issue to be submitted]. Dated at this day of , 19

Signatures :

Form No. L. 20.

Section 10. Under the Labour Disputes Investigation Act, 1913.

Notice of Intention to conduct a Secret Ballot during the Con-tinuance of a Strike.

То In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

WHEREAS a requisition signed by not less than 5 per centum of those workers (members of the Society) who are directly concerned in the strike in connection with the above-mentioned dispute has been forwarded to me requesting that a secret ballot be taken on the following question relating to the said strike, namely [Set out issue submitted]

Now, therefore, I hereby give notice that a secret ballot of all the members of the above society who are directly concerned in the strike which has occurred in connection with the above-mentioned dispute will be taken at , on the day of , between the hours of ,

the day of , between the hours of , on the question as to whether [Set out issue]. Any person who produces satisfactory evidence that he is entitled to vote shall, on personal application to , at , at any time before the close of the ballot, be entitled, in lieu of recording his vote at a polling-place, to receive a ballot-paper, and there and then to record his vote thereon thereon.

day of , 19 . Dated at this

Form No. L. 21.

Section 10. Under the Labour Disputes Investigation Act, 1913.

Ballot-paper at Ballot taken during Continuance of Strike. In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I vote in favour of [Set out substance of issue]. I vote against [Set out substance of issue].

DIRECTIONS TO VOTER.

The voter must strike out the proposal for which he does If the voter strikes out both or fails to strike out one of the

proposals the ballot-paper will be void, and his vote will

This ballot-paper is not to be taken out of the polling-place, but the voter, after recording his vote, must fold his ballot-paper so as not to disclose the manner in which he has voted, and drop the same into the ballot-box prepared for it.

Form No. L. 22.

Section 10. Under the Labour Disputes Investigation Act, 1913.

Notice of Result of Secret Ballot taken during the Continuance of a Strike.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify that, in pursuance of a requisition under section 10 (1) of the above-mentioned Act, a secret ballot of those members of the [Name of society of workers] who are directly concerned in the strike in connection with the abovementioned dispute has been duly taken on the question as to whether [Set out substance of issue], and has resulted as follows :-

Total number of	persons e	ntitled	to vote		
Number in favou	ir of [Set	out sub	stance of iss	sue]	
Number opposed	[Set out a	substan	ce of issue]	• •	••
Invalid votes	•••			••	
Dated at	this		day of	,	19 .

Registrar.

Form No. L. 23.

Section 12. (1.) Under the Labour Disputes Investigation Act, 1913.

Direction by Minister that Secret Ballot of Employers be taken where Recommendations for the Settlement of a Dispute have not been made.

To the Registrar of Industrial Unions, at

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

In pursuance of the powers conferred on me by section 12 IN pursuance of the powers conterred on me by section 12 of the above-mentioned Act, I, , , the Minister of Labour, hereby direct you to conduct or cause to be con-ducted a secret ballot of the employers who are directly concerned in the matter of the above-mentioned dispute, on the question whether a lock-out shall take place. Dated at this day of , 19.

Minister of Labour.

Form No. L. 24.

Section 12. (1.) Under the Labour Disputes Investigation Act, 1913.

Direction by Minister that Secret Ballot of Employers be taken where Recommendations for Settlement of a Dispute have been made.

To the Registrar of Industrial Unions, at In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

In pursuance of the powers conferred on me by section 12 of the above-mentioned Act, I, , the Minister of Labour, hereby direct you to conduct or cause to be con-ducted a secret ballot of the employers who are directly concerned in the matter of the above-mentioned dispute, on the question whether the recommendations of the Labour Dispute Committee constituted to investigate the said dispute, shall be adopted. Dated at this day of , 19.

. Minister of Labour.

Form No. L. 25.

Section 12. (1.) Under the Labour Disputes Investigation Act, 1913.

Notice of Intention to conduct a Secret Ballot of Employers. In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

То

Registrar.

I, THE undersigned, hereby give notice that I have been directed by the Minister of Labour, acting under the provi-sions of subsection (1) of section 12 of the above-mentioned Act, to conduct a secret ballot of the employers who are directly concerned in the matter of the above-mentioned dispute; and that a secret ballot, as aforesaid, will accordingly be taken at between the hours of and on the day of , 19

The question to be submitted at the said ballot is : [Set

Any person who produces satisfactory evidence that he is entitled to vote shall, on personal application to , at , at any time before the close of the ballot, be entitled, in lieu of recording his vote at a polling-place, to receive a ballot-paper and there and then to record his vote thereon.

Dated at , 19 . this day of Registrar.

Form No. L. 26.

Section 12 (1). Under the Labour Disputes Investigation Act, 1913.

- Ballot-paper on the Question whether a Lock-out shall take place (where Recommendations for the Settlement of Dispute have not been made by a Labour Dispute Committee).
 - In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I vote in favour of a lock-out.

I vote against a lock-out.

DIRECTIONS TO VOTER.

The voter must strike out the proposal for which he does not wish to vote.

If the voter strikes out both or fails to strike out one of the proposals the ballot-paper will be void, and his vote will not be recorded.

This ballot-paper is not to be taken out of the polling-place, but the voter, after recording his vote, must fold his ballot-paper so as not to disclose the manner in which he has voted, and drop the same into the ballot-box prepared for it.

Form No. L. 27.

Section 12 (1). Under the Labour Disputes Investigation Act, 1913.

Ballot-paper on the Question whether Recommendations of Labour Dispute Committee shall be adopted. (For employers.)

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I vote in favour of the adoption of the recommendations.

I vote against the adoption of the recommendations.

DIRECTIONS TO VOTER.

The voter must strike out the proposal for which he does not wish to vote.

If the voter strikes out both or fails to strike out one of

the proposals the ballot-paper will be void, and his vote will not be recorded. This ballot-paper is not to be taken out of the polling-place, but the voter, after recording his vote, must fold his ballot-paper so as not to disclose the manner in which he has voted, and drop the same into the ballot-box prepared for it.

Form No. L. 28.

Section 12 (6). Under the Labour Disputes Investigation Act, 1913.

Notice of Result of Secret Ballot of Employers on Proposal to Lock-out.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify that, in pursuance of the provisions of section 12 of the above-mentioned Act, a secret ballot of employers directly concerned in the matter of the above-mentioned dispute has been duly taken on the question whether a lock-out should take place in connection with the said dispute, and has resulted as follows :--

Total number of persons entitled to vote :

Number in favour of a lock-out :

Number opposed to a lock-out : Invalid votes :

Dated at this

Dated at

day of ,19 . Registrar.

Form No. L. 29.

Under the Labour Disputes Investigation Act, 1913.

Notice of Result of Secret Ballot of Employers as to Adoption of Recommendations of Labour Dispute Committee.

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

I HEREBY notify that, in pursuance of the provisions of section 12 of the above-mentioned Act, a secret ballot of employers directly concerned in the matter of the above-mentioned dispute has been duly taken on the question whether the recommendations of the Labour Dispute Combe adopted, and has resulted as follows :---

Total number of persons entitled to vote :

Number in favour of the adoption of the recommendations :

Number opposed to the adoption of the recommendations:

Invalid votes : Dated at	this	day of	, 19 .	

Registrar.

Form No. L. 30.

Under the Labour Disputes Investigation Act, 1913.

Notice under Section 17 as to Reduction of Period of Notice (or dispensing with Publication of Recommendations or of Result of Ballot).

In the matter of a dispute between [State parties to dispute], relating to [Set out particulars of dispute].

In pursuance and exercise of the powers conferred on me by section 17 of the above-mentioned Act, and having regard to the special circumstances of the case and to the interests of all the parties concerned, I, , the Minister of Labour, do hereby direct as follows:--[Set out subject-matter of direction].

,19. day of this

Minister of Labour.

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

Registrar of Marriages, &c., appointed.

Department of Internal Affairs

Wellington, 27th April, 1914. IS Excellency the Governor has been pleased to appoint

GEORGE ANTHONY TROUP BURNETT to be the Registrar of Marriages and of Births and Deaths for the District of Duntroon.

H. D. BELL, Minister of Internal Affairs

Inspector of Weights and Measures for the Counties of Tara-naki and Clifton and Boroughs of New Plymouth, &c., appointed.

Department of Internal Affairs

Wellington, 18th April, 1914. H^{1S} Excellency the Governor has been pleased to appoint appoint

Constable Joseph WROBLENSKI

to be Inspector of Weights and Measures, under the Weights and Measures Act, 1908, for the Counties of Taranaki and Clifton and the Boroughs of New Plymouth, Inglewood, and Waitara, vice Constable H. J. Egan, transferred.

H. D. BELL, Minister of Internal Affairs.

Visiting Justice appointed.

Department of Justice,

Wellington, 27th April, 1914. H IS Excellency the Governor has been pleased to appoint appoint

WILLIAM ALFRED BARTON, Esq., S.M.,

to be a Visiting Justice to His Majesty's Prison at Gisborne.

A. L. HERDMAN Minister of Justice.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office, Wellington, 29th April, 1914. I 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 districts set respectively opposite their names, viz. :-

Name.		District.
Edward Nathan Falck	• •	Mount Benger.
WALTER CADE		Pongaroa.
WALTER WILLIAM MOORE		Pukekohe.
	F. W.	MANSFIELD,
		Registrar-General.

Appointments, Promotions, Transfers, and Resignations of Officers on the Staff, Royal New Zealand Artillery and Territorial Force.

Department of Defence,

Wellington, 22nd April, 1914.

weinington, 22nd April, 1914. H IS Excellency the Governor has been pleased to ap-prove of the following appointments, promotions, transfers, and resignations of officers on the Staff, Royal New Zealand Artillery and Territorial Force.

Staff and Commands.

Colonel William Douthwaite Holgate is transferred to the Reserve of Officers. Dated 20th March, 1914. Lieutenant-Colonel Gerard Arnold Ward, 4th (Waikato)

- Mounted Rifles, to be Colonel and to command a Mounted Rifles Brigade, vice Holgate, transferred to the Reserve of Officers. Dated 20th March, 1914.
- The undermentioned Honorary Lieutenants are granted the Honorary rank of Captain. Dated 1st April, 1914:----William Thomas Beck (District Storekeeper, Auckland Military District). Arthur White (District Storekeeper, Canterbury Military District)
- - District).
 - Owen Paul McGuigan (District Storekeeper, Otago Military District). Arthur Duvall (Testing Officer Small Arm Ammunition).

The Regiment of Royal New Zealand Artillery. The undermentioned to be Lieutenants. Dated 3rd April,

1914 2nd Lieutenant (temporary Lieutenant) James Macdonald Richmond.

2nd Lieutenant John Lancelot Harcourt Turner. 2nd Lieutenant (on probation) William Brouncker

Powlett Thring.

•1st Mounted Rifles (Canterbury Yeomanry Cavalry).

Corporal Arthur John Ware Birdling to be 2nd Lieutenant, supernumerary to the Establishment. Dated 13th March, 1914.

Queen Alexandra's 2nd (Wellington West Coast) Mounted Rifles.

The undermentioned 2nd Lieutenants to be Lieutenants :-Walter Vaughan Wilson, vice Muir, transferred to Reserve of Officers. Dated 17th July, 1913.
 Vernon Crawshaw, vice Feaver, transferred to Unattached List (a). Dated 27th January, 1914.

Lieutenant Alexander Bowie Farmer is transferred to the Unattached List (a). Dated 31st March, 1914.

4th (Waikato) Mounted Rifles.

Major Frank Chapman to be Lieutenant Colonel, vice Ward. Dated 20th March, 1914. 2nd Lieutenant Charles Given, from the 6th (Hauraki) Regi-

ment, to be 2nd Lieutenant, with seniority next below 2nd Lieutenant George Walter Horn. Dated 15th December, 1913.

5th Mounted Rifles (Otago Hussars).

The appointments of the undermentioned 2nd Lieutenants (on probation) are confirmed :-

Robert Bruce Meek Robert Law. Richard James Ernest Smith. George Marshall Don.

6th (Manawatu) Mounted Rifles.

Major William Meldrum to be Lieutenant-Colonel, vice Pringle, transferred to command the Queen Alexandra's 2nd (Wellington West Coast) Mounted Rifles. Dated 13th March, 1914.

7th (Southland) Mounted Rifles.

Captain John Gilkison to be Major. Dated 12th February, **1914**.

Lieutenant Robert Macquorn Gairdner to be Captain, vice Gilkison, promoted. Dated 12th February, 1914.

Wellington East Coast) Mounted Rifles.

The appointment of 2nd Lieutenant (on probation) John Falla Davis is confirmed.

10th (Nelson) Mounted Rifles.

Captain John Lewis Ching is transferred to the Reserve of Officers. Dated 5th January, 1914.

New Zealand Field Artillery.

Captain Alexander Fowler Roberts, from the Unattached List (a), to be Captain (Wellington Field Artillery Brigade). Dated 31st March, 1914. 2nd Lieutenant Archibald James Hawke, from the Unattached List (b), to be 2nd Lieutenant. Dated 19th March, 1914. The undermediate be 2nd Lieutenant.

The undermentioned to be 2nd Lieutenants (on probation). Dated 31st March, 1914 :-

Sergeant Norman Harry Purdy. Corporal William Ellis Earnshaw. Stanley William Morton. Henry Augustus Swarbrick.

2nd Lieutenant (on probation) Bertram James Gibson resigns his commission. Dated 6th February, 1914.

New Zealand Garrison Artillery.

2nd Lieutenant Albert James Marshall to be Lieutenant. Dated 28th August, 1913. 2nd Lieutenant Nathaniel Stuart Chalmers resigns his com-

mission. Dated 30th September, 1913. Sergeant Henry Francis Cotter to be 2nd Lieutenant (on probation). Dated 6th March, 1914.

Corps of New Zealand Engineers.

(New Zealand Railway Battalions.)

2nd Lieutenant Cyril George Hedge, from the 5th (Wellington) Regiment, to be 2nd Lieutenant (North Island Battalion).

Dated 1st March, 1914. 2nd Lieutenant Cyril George Hedge to be Lieutenant. Dated 1st March, 1914.

2nd (South Canterbury) Regiment.

Major Herbert Clifford Barclay to be Lieutenant-Colonel, vice Beckingham, deceased. Dated 21st March, 1914. Captain John Rogerson Montgomery, Reserve of Officers, is transferred to the Unattached List (b), for service with the Senior Cadets. Dated 31st March, 1914.

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

2nd Lieutenant Francis Leveson Gower West, from the 5th (Wellington) Regiment, to be 2nd Lieutenant, with seniority next below 2nd Lieutenant Christopher Ingram. Dated 13th March, 1914.

4th (Otago) Regiment.

2nd Lieutenant John Henry Aloysius McKeefry to be Lieu-tenant, vice White, promoted. Dated 19th August, 1913.

5th (Wellington) Regiment.

2nd Lieutenant Francis Leveson-Gower West is transferred to the 3rd (Auckland) Regiment ("Countess of Ranfurly's Own"). Dated 13th March, 1914.
2nd Lieutenant Cyril George Hedge is transferred to the Corps of New Zealand Engineers. Dated 1st March, 1914.

6th (Hauraki) Regiment.

2nd Lieutenant Charles Given is transferred to the 4th (Waikato) Mounted Rifles. Dated 15th December, 1913.

8th (Southland) Regiment.

2nd Lieutenant (on probation) Gordon Leslie McClure, from the 13th (North Canterbury and Westland) Regiment, to be 2nd Lieutenant (on probation), with seniority next below 2nd Lieutenant (on probation) Ernest Nutchell Gabites. Dated 12th March, 1914.

9th (Wellington East Coast) Regiment.

Lieutenant-Colonel James Hislop is granted an extension of his period of command of a regiment until 1st June, 1916.

Dated 31st March, 1914. Colour-Sergeant Percy James Simpson George to be 2nd Lieutenant (on probation). Dated 31st March, 1914.

11th Regiment (Taranaki Rifles).

Lieutenant-Colonel George Malone is granted an extension of his period of command of a regiment until 26th April, 1916. Dated 31st March, 1914.

Captain John Wallace Brunt, from the Unattached List (b), to be Captain, with seniority next below Captain Edward Percy Cox. Dated 3rd March, 1914.

The undermentioned 2nd Lieutenants to be Lieutenants : George Washington Tayler, vice Johnstone, transferred to Reserve of Officers. Dated 15th November, 1913. William Francois Narbey, vice Perston, resigned. Dated 1st December, 1913.

13th (North Canterbury and Westland) Regiment.

2nd Lieutenant (on probation) Gordon Leslie McClure is transferred to the 8th (Southland) Regiment. Dated 12th March, 1914.

. 15th (North Auckland) Regiment.

The undermentioned to be 2nd Lieutenants (on probation).

Corporal Ernest Astley Harding.

16th (Waikato) Regiment.

Lieutenant Alfred Ernest McDonald to be Captain, vice Jeffries, transferred to the 13th (North Canterbury and Westland) Regiment. Dated 19th August, 1913.

New Zealand Medical Corps.

Henry Lionel Hughes Steele, M.R.C.S. Eng., to be Lieutenant. Dated 31st March, 1914.

New Zealand Veterinary Corps.

The undermentioned to be Lieutenants. Dated 31st March, 1914 :-

Jacob Hope Primmer (late Lieutenant Army Veterinary Corps, Territorial Force). William Dunn Blair, M.R.C.V.S. Eng.

New Zealand Chaplains Department.

The Reverend William Grant, Chaplain to the Forces, 4th Class, to be Chaplain, 3rd class. Dated 27th March, 1912.

The undermentioned to be Chaplains to the Forces, 4th The Reverend Arthur John Seamer. The Reverend William Ramsay Hutchison. class.

The Reverend William James Comrie.

THE NEW ZEALAND GAZETTE.

Unattached List (a).

Captain Alexander Fowler Roberts is transferred to the New Zealand Field Artillery. Dated 31st March, 1914. Lieutenant Alexander Bowie Farmer, from the Queen Alex-andra's 2nd (Wellington West Coast) Mounted Rifles, to be Lieutenant. Dated 31st March, 1914.

Unattached List (b)

(Senior Cadets).

The undermentioned officers resign their commissions :-Captain Leslie George O'Callaghan. Dated 30th September, 1913.

Lieutenant Walter Paterson Anderson. Dated 23rd February, 1914. 2nd Lieutenant Harold Leslie Becroft. Dated 17th

January, 1914. 2nd Lieutenant (on probation) Robert Hadley Biggar. Dated 10th March, 1914.

2nd Lieutenant (on probation) James McMurray Cole. Dated 13th March, 1914. Captain John Wallace Brunt is transferred to the 11th Regiment (Taranaki Rifles). Dated 3rd March, 1914. 2nd Lieutenant Archibald James Hawke is transferred to the New Zealand Field Artillery. Dated 19th March 1914

March, 1914. Captain John Rogerson Montgomery, from the Reserve of Officers, 2nd (South Canterbury) Regiment, to be Captain. Dated 31st March, 1914.

The undermentioned 2nd Lieutenants to be Lieutenants :-

ne undermentioned 2nd Lieutenants to be Lieutenants :-Gordon James Rust. Dated 10th October, 1913. Arthur James Webber. Dated 30th October, 1913. Holloway Elliott Winder. Dated 12th February, 1914. Francis William Roydhouse. Dated 26th February, 1914. Henry Thomas William Vear. Dated 26th February, 1914.

Sergeant Major Hugh Montgomery to be Lieutenant (on probation). Dated 31st March, 1914.

The undermentioned to be 2nd Lieutenants (on probation).

Joseph Bibby Mawson. Alexander Henry Fleming-Laurenson. Robert Henry Espiner. Colour-Sergeant Harry Mervyn Lepper. Raymond Wallace Finch. Roy Edward Champtaloup. Frederick Bowler. Lance Buchler. James Philip Carlyle Walshe. Rewi Melville Stephenson Jones. Clinton Henry Wynyard. The Reverend William Joshua Harvey. Colour-Sergeant Harold Shaw Billcliff. Colour-Sergeant Ernest Leonard Hammond. J. ALLEN

Minister of Defence.

Letters of Naturalization issued.

Department of Internal Affairs, Wellington, 18th April, 1914. IS Excellency the Governor has been pleased to issue Letters of Naturalization, under the Aliens Act. 1908, in favour of the undermentioned persons:--

Name.	Occupation.	Residence.		
Alach, Nikola Devcich. Nikola Jerkovich, Petar Sander. Ernest Wiliam Sunjich, Mick	Labourer Storekeeper Labourer Mariner Labourer	 	Waipapa. Puriri. Gumtown. Wellington. Muka.	

H. D. BELL, Minister of Internal Affairs.

Conditions governing the Importation into the Commonwealth of Australia of New Zealand Potatoes for Food Purposes.— Notice No. 1735.

Department of Agriculture, Industries, and Commerce, Wellington, 27th April, 1914. T is hereby notified for general information that potatoes for food purposes may be imported into the Common-

wealth of Australia from this Dominion on the following conditions, which remain in force until 31st December, 1914:

- (a.) That the potatoes are accompanied by an official certificate identifying the shipment and certifying certificate identifying the shipment and certifying that they were grown in New Zealand, and that they have been inspected and show no signs of the fol-lowing diseases: *Phytophthora infestans* — potato blight; *Synchytrium endobioticum*—potato canker, black scab, warty disease, and cauliflower disease in potatoes; *Lita solanella*—potato moth; *Oosgora scabies (Thaxter)*—potato scab; *Anguillulidae*— gall or eel worm gall or eel worm.
- (b.) That they are packed in clean new bags.

(b.) That they are packed in clean new bags.
(c.) That the bags, crates, or other packages are marked with the name of the country of origin.
(d.) That upon inspection at the port of discharge in Australia the potatoes are found free from disease and are so certified by a Plant Quarantine Officer.
(e.) That no importation shall take place without the permission of the Minister given prior to the shipment of the potatoes from New Zealand.
Application for the Minister's authority should be made to the Chief Quarantine Officer for Plants, Department of Agriculture, of the State into which it is desired to import the potatoes. potatoes.

W. F. MASSEY, Minister of Agriculture and of Industries and Commerce.

Consenting to the Assignment of a Lease under Section 311 of the Native Land Act, 1909.

WHEREAS by section 311 of the Native Land Act,

WHEREAS by section 311 of the Native Land Act, 1909, it is enacted that,— 1. Except with the precedent consent of the Board, no lease or sublease of land leased by the Board under this Part of this Act, or under Part II of the Native Land Settlement Act, 1907, shall be capable of being assigned to any other person; nor, except with the precedent consent of the Board, shall any sublease of any land so demised, or any part thereof, be capable of being granted to any other person: person :

2. Except with the approval of the Native Minister, the consent of the Board shall not be so given to any assignment

or sublease in favour of a European: 3. Nothing in this section applies to any disposition by

3. Nothing in this section applies to any disposition by will or by operation of law: And whereas a parcel of land known as Nuhaka 2B 2c Block is leased to Mere Morera: And whereas the said Mere Morera is desirous of assigning her interest in the said lease to Frederick Lee Joblin, of Tarewa: And whereas the Tairawhiti District Maori Land Board, after due inquiry, has recommended that the approval of the Native Minister be granted accordingly:

has recommended that the approval of the Native minister be granted accordingly: Now, therefore, I, William Herbert Herries, Native Minister, in pursuance and exercise of the powers conferred upon me by the said section 311 of the Native Land Act, 1909, do hereby approve of the Tairawhiti District Maori Land Board granting precedent consent to Mere Morera to assign her interest in the lease of Nuhaka 2B 2c to Frederick Lies Johlin of Tarewa. Lee Joblin, of Tarewa.

As witness my hand this 24th day of April, 1914.

W. H. HERRIES, Native Minister.

Revocation of Appointment of Bonding Warehouse.

CUSTOMS.—In exercise of the authority in me for this purpose vested, I, the Minister of Customs, do, by this order under my hand, cancel the license of the under-mentioned warehouse for the reception and security of goods entered to be warehoused without payment of duty upon the first entry thereof, as from the date on which the said warehouse ceases to be occupied by the licensee, nemaly namely,

Port of Wanganui.

The warehouse known as

THE NEW ZEALAND EXPRESS COMPANY (LIMITED'S) WAREHOUSE,

as appointed and described in Minister's Order No. 1052, of the 28th day of August, 1913.

Given under my hand, at Wellington, this 24th day of April. 1914.

F. M. B. FISHER, Minister of Customs.

Minister's Order No. 1080.7

[No. 43

April 30.]

THE NEW ZEALAND GAZETTE.

1597

Officers appointed. Post and Telegraph Department, General Post Office, Wellington, 25th April, 1914. HIS Excellency the Governor has been pleased to make the following appointments in the Post and Telegraph Department. R. HEATON RHODES, Postmaster General.

NON	DFDM	ANENT.
NUN-	PERM	ANDNI.

Name.			Place.	Distr	Date.					
		Post	MASTERS AND TELEGRA	PH181						
			Railway Officers.							
Ryall, John			Springston Railway	••	Christchurch		••	1 J	an.,	1914
Smith, Albert Leslie		•••	Coalgate	••	,,		••	19	"	"
			POSTMASTER.							
	•		Railway Officer.							
A					We lington		••	2 T	Dec	1913
Arrowsmith, William	• ••	••	Hayward's	••	we mgon	••	••	41	,,	1010
		Pos	STMASTERS AND TELEPHO	NISTS	•					
			Railway Officers.							
Donaldson, William .			Whangamarino	••	Auckland		••	16 J	July,	1913
Higgins, Hubert Charles .		•••	Ohinewai	• •	,,	••	••	15	"	,,
			Postmasters.							
Detemory William Edmin			Ngaio		Wellington			31	Feb.,	1914
Bateman, William Edwin . Birch, Percy		•••	Kirikopuni		Auckland				Dec.,	1913
Bulling, Max			Toa		Invercargill		••		Feb.,	1914
Dale, Richard Henry .			Mangatawhiri Valley	••	Auckland	••	••		Jan.,	"
Elliott, Isabella Florence .		••	Purekireki	••	Dunedin Christchurch	•••		19 9 1	" Dec.,	1918
Gardiner, Thomas John .		••	Whakamatau Puysegur Point	••	Invercargill	 	••		Feb.,	1914
Hart, Samuel Hawk, Ernest Frederick .		••	Penrhyn Island	•••	Auckland			21 0	Jet.,	1913
Hunter, Thomas			Wharuakura	••	Wanganui		• •		Jan.,	1914
Mackenzie, Flora		· ••	Walter Peak	••	Invercargill	••	••		Feb.,	,,
Matthews, Frederick Charles		••	Claudelands	••	Auckland	••	••	22	Jan.,	,,
Pulford, Annie	••••	••	Parau Wharuakura	••	,, Wanganui	 	••		,, Feb.,	,, ,,
	on	••	Mangawhata		Wellington				Jan.,	,,
Sykes, Harry Walter			Otangihaku	••	Thames		••	14	,,	,,
Tabor, Rose		• •	Awatea	••	Dunedin	••	••	28	"	33 , 1
Watt, Robert Henry		••	Whangamata	••	Auckland	••	••	2	., Det.,	1913
Webb, Richard	• ••	••	Mahora	••	Napier	••	••		,	1010
		Pos	TMASTERS AND TELEPH	ONIST	rs.					
Busby, Mary Ann			Pukepoto	••	Auckland				Dec.,	1913
Carlson, Eliza		•••	Okonga	••		••	••		Feb.,	1914
		••	Patangata Clarkville	••	Napier Christchurch	••	••		Jan., Oct.,	1913
	••••	••	Kaimanuka	••	Wanganui	••	••		Jan.,	1914
-			Petane, H.B.		Napier			1	"	,,,
Jeffries, William Lucas .		• •	Bainham	••	Nelson	••	••	24	,,	,,
	• ••	••	Tatapouri	••	Gisborne Auckland	••	••	1	"	,,
	• ••	••	Hauturu Miranda	••		••	•••		" Feb.,	,, ,,
3 C C C C T		••	Glenledi	••	," Dunedin				Jan.,	"
			Point Chevalier	••	Auckland				Dec.,	191
Nobes, Margaret			Kara	. • •	" ""	••	••		Jan.,	1914
Plaw, Sydney Walter William	n	••	Hayward's Point	• •	Dunedin	••,	••		Feb., Jan.,	"
	•••	•••	Waerengaokuri Mariri	••	Gisborne Nelson	••	•••	19	,, ,,	"
70 II T /	. <i>.</i>	••	Kowhatu	•••	Oamaru			13	,, ,,	,, ,,
			Ryal Bush	••	Invercargill				Feb.,	,,
			Arero	••	Gisborne		••		Jan.,	,,
		••	Wharerata	••	<i>"</i>	••	••	20 5	Feb.,	"
	••••	••	Puketui Oeo	••	Thames Wanganui	•••	••		" Jan.,	,,
Symes, Mary Elizabeth Ann. Timmins, Richard	 . <i>.</i>	••	Kenana	••	Auckland			29	,,	>> >>
Tomkinson, George Stanley			Milburn	••	Dunedin		••		Feb.,	,,
		•••	Glenpark	••	,,	••	••	20	Jan.,	,,
			TELEPHONISTS.							
Driekall John Dannatt			Morrison's Bush		Wellington			9.	Jan.,	1914
	. <i>.</i>	••	Paparata Valley	••	Auckland			12	,,	,,
A	· · · · ·		Wainoni		Auckland			23	,,	,,
Daly, Élena			Tainui		Hokitika	. •			0ct.,	1913
Edwards, Lawrence	••••••		Matukuroa	••	Wanganui	••	••		Feb.,	1914
			Otekaieke	••	Oamaru Wellington	••	••	12	., Dec.,	1913
		••	Rongotea Siding * Parau	••	Auckland	 	••		Jan.,	191
	 	••	Morrison's Bush	••	Wellington			12	,,	,,
mi T !-	·· ··		Cape Saunders		Dunedin			1	,,	,,
Vautier, Reginald de Jersey			Bainesse		Wellington Thames	• •	••		Dec., Feb.,	1913 1914
Wells, Frederick			Kaimai							

* Bureau only.

THE NEW ZEALAND GAZETTE.

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Offices opened and closed, &c.

Post and Telegraph Department, General Post Office, Wellington, 29th April, 1914. THE following particulars of offices opened and closed, &c., are published for general information. R HEATON RHODES, Postmaster-General.

		Off	ice.		· ·		District.		Date.		
]	Post-offi	ICES OP	ENED.				
watea			••				Dunedin		28 January, 1914.		
langawhata	••	••	••		• •	••	Wellington		29 ,, ,,		
gaio	••	••	••	••	••	••	, · · ·	••	3 February, "		
uysegur Point	••	••	••	••	••	••	Invercargill	••	1 ,, ,,		
	••	••	••	••	••	••	",	••	16 ,, ,,		
alter Peak	••	••	••	· • •	•••	••	"	••	6 ,. ,,		
					Post-off	ICES CL	OSED.				
omarty				••			Invercargill		31 December, 1913.		
angaroa	••		••				Gisborne		31 January, 1914.		
orrison's Bush	••		••		••	••	Wellington .		9 ,, ,,		
						0					
angatawhiri Val	lev			ros			ES OPENED. Auckland		16 March, 1914.		
oukawa	u y	••	••	••	••	••	Napier	••	24 January, ,,		
etaruke	••		•••	••			Auckland		24 March, ,,		
			1	DRITISH]	COSTAL-01	RDER U	FFICE OPENED.				
angataua	••	••	••	••		•• 1	Wanganui		24 February, 1914.		
		74			m D				, -		
		10	ONEX-ORI	DER OFFIC	AND FO		TICE SAVINGS-BANK	LOSED.			
angitu	••	••	••	••	••	••	Auckland	••	7 October, 1913.		
				TEL	ephone I	Bureau	X OPENED.				
irdown	••	••	••	••		••	Westport		27 February, 1914.		
eenvale	••	••	••	••	••	••	Invercargill	••	23 " "		
udorf	••	••	۰.	••	••	••	Nelson		25 ,, ,,		
iehunga East	••	••	••	••	••	••	Auckland		12 March, "		
rakoko	••	••	••	••	••	• •	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••	17 February, "		
halesback	••	••	۰.	••	••	••	Christehurch	••	3 March, "		
henuanui	••	••	••	••	••	••	Gisborne	••	13 " "		
				TEL	EPHONE	BUREAU	JX CLOSED.				
tairi			••				Wanganui		31 December, 1913.		
e Rako	••		••		•	••	Christchurch	••	3 March, 1914.		
pper Kokatahi			••				Hokitika	••	7 ,, ,,		
				- 	BRONE D.	VOHANCE	ES OPENED.				
urchison				1.5116	THUNE L.	AUTANGI	Nelson		13 March, 1914.		
okomaru Bay		••		••		••	Gisborne	••	2 ,, ,,		
									, .,		
				T	LEPHONE-	OFFICES					
tairi	••	••	••	••	••	••	Wanganui .	••	31 December, 1913.		
e Rako	• •	••	••	••	••	••	Christchurch	• •	3 March, 1914.		
pper Kokatahi	••	••	••	••	••	••	Hokitika	• •	7 " "		
				TI	LEPHONE-	OFFICES	OPENED.				
airdown	••	• • •					Westport		27 February, 1914.		
reenvale					••		Invercargill		28 ,, ,,		
						••	Nelson		25 ,, ,,		
nehunga East	••	• •	•• .	••	• •	••	Auckland	••	12 March, "		
eudorf nehunga East arakoko	 	••	••	••	•••	••	,,	••	12 March, " 17 February, "		
nehunga East									10 10-1		

		DESIGNATIO	NS CHAN	GED.			
Description.		tO		_			
		From	То			District.	Date.
Post, telephone, and bureau	••	Tokonui Gorge Waiaka	Tokanui Oneroa	••	••	Invercargill Auckland	20 Feb., 1914. 18 " "

April 30.

Public Service Stores Tender Board.—Supply and Delivery for Twine.

Wellington, 29th April, 1914.

Wellington, 29th April, 1914. TENDERS will be received at the office of the Chairman (Government Printing Office) not later than 5 p.m. on Wednesday, the 17th June, 1914, for the supply and delivery, C.I.F. and E. Wellington, of 11,200 lb. Italian twine No. 304, and 44,800 lb. Italian twine No. 302. Tenders must be addressed to the Chairman, Public Service Stores Tender Board, Wellington. Delivery of the twine is to be made within six months from the date of order, and the successful tenderer will be required to give the security stipulated in the conditions for the due performance of the contract. Particulars and conditions of tendering and specifications may be obtained at the offices of the Controller of Stores, Post and Telegraph Department, Wellington, the District Storekeeper, Post and Telegraph Department, Christchurch, or the Telegraph Engineers at Auckland and Dunedin. Tenders must be accompanied by a deposit of £25. The lowest or any tender will not necessarily be accepted.

The lowest or any tender will not necessarily be accepted.

J. MACKAY, Chairman.

Member of Hawke's Bay Land Board elected.

District Lands and Survey Office, Napier, 20th April, 1914. WILLIAM HENRY SKINNER, Returning Officer for the election of a member of the Hawkels D , the election of a member of the Hawke's Bay Land Board, do hereby notify, in accordance with the provisions of section 41 of the Land Act, 1908, and regulations made thereunder, that the only person validly nominated to fill the vacancy occurring on the said Board was

ROBERT BEATSON ROSS.

of Woodville; and I do therefore hereby declare that the said Robert Beatson Ross is duly elected a member of the Hawke's Bay Land Board, as from the 30th day of May, 1914.

Dated at Napier this 20th day of April, 1914.

W. H. SKINNER,

Returning Officer.

Notice to Mariners No. 40 of 1914.

Marine Department, Wellington, N.Z., 8th April, 1914. THE following Notices to Mariners, received from the Hydrographic Office, Washington, D.C., and the Hydrographic Office, London, are published for general in-formation formation.

GEORGE ALLPORT,

Secretary.

CALIFORNIA.

SAN DIEGO BAY ENTRANCE.—COLOUR OF RANGE-LIGHTS TO BE CHANGED.—About 1st March, 1914, the colour of San Diego entrance range-lights, San Diego Bay, California, will be changed from white to *red*, of about 60 candle-power,

without other change. Approximate position of front light: Latitude 32° 41′ 22″ N., longitude 117° 13′ 40″ W.

ANO NUEVO ISLAND LIGHT TO BE MOVED .- About 18th ANO NUEVO ISLAND LIGHT TO BE MOVED.—About 15th March, 1914, Año Neuvo Island light, sea-coast of California, will be moved about 16 yards 301° 30' and re-established 73 ft. above the water on a black, square, pyramidal, struc-tural steel tower surmounted by a cylindrical lantern recently completed.

Approx. position : Lat. 37° 6' 20" N., long. 122° 20' 10" W. SAN FRANCISCO BAY.—OAKLAND HARBOUR SOUTH JETTY LIGHT RE-EXHIBITED.—PROVISIONAL LIGHT WITHDRAWN.— Notice is given that the structure supporting Oakland Har-bour South Jetty light, San Francisco Bay, California, which was destroyed, has been rebuilt and the light re-exhibited.

The provisional fixed red post-lantern light exhibited from a dolphin erected in 2 fathoms of water about 150 ft. 108° from the position of the old beacon has been withdrawn.

SOUTH PACIFIC OCEAN.

TUAMOTU OR LOW ARCHIPELAGO.—ANAA OR CHAIN ISLAND. —HYDROGRAPHIC INFORMATION.—The master of the French auxiliary schooner "Tiara" reports the following concerning Anaa or Chain Island, Tuamotu or Low Archipelago, South Pacific Ocean :-

The village and flagstaff were washed away by a tidal wave in 1906, and a new village is located about $\frac{1}{2}$ mile south-

eastward of the old one and about $\frac{1}{2}$ mile in from the beach. Two sheds are located on the beach at the end of the road leading to the village.

The greatest depth in the lagoon is about 1 fathom. The entrance to the lagoon is closed.

SOLOMON ISLANDS. - BOUGAINVILLE. - EAST COAST. -KIETA.—AIDS ESTABLISHED.—The German Government has given notice that the following aids have been established at Kieta, east coast of Bougainville, Solomon Islands :—

Kieta, east coast of Bougainville, Solomon Islands :— A fixed red lantern light on the head of the landing pier in (approximately) latitude 6° 12' 30" S., longitude 155° 39' 30" E. A triangular iron pyramid surmounted by a cross and ring on the 5-foot shoal in the south channel, in (approximately) latitude 6° 13' 15" S., longitude 155° 41' 43" E. A red buoy to mark a 17-foot shoal in (approximately) latitude 6° 12' 44" S., longitude 155° 40' 57" E.

UBUGUAY.-RIO DE LA PLATA.

ENGLISH BANK.—LIGHT AND WHISTLE BUOY WITH SUB-MARINE BELL ESTABLISHED.—Position: On eastern side of bank, in the position formerly occupied by the light-buoy which it replaces. Lat. 35° 12′ 30″ S., long. 55° 46′ W., on Chart No. 1749. Description: Light and whistle buoy, ex-hibiting a flashing white light, and fitted with a submarine bell giving one stroke every thirty seconds. Remarks: The light, which has an elevation of 30 ft., should be visible 10 miles. Note: The submarine bell is at present experimental only, and mariners are warned accordingly. only, and mariners are warned accordingly.

SOUTH PACIFIC OCEAN.-NEW CALEDONIA.

PUME POINT .- SHOAL REPORTED SOUTHWARD OF .- Position : At a distance of $3\frac{1}{2}$ miles, 192° (S. 2° W. mag.), from Pume Point. Lat. 20° [$8\frac{1}{2}'$ S., 163° $59\frac{1}{2}'$ E. Depth : $3\frac{1}{2}$ fathoms. Variation : 10° E.

CHINA, EAST COAST .---- YANG-TSE-KIANG ENTRANCE.

WUSUNG RIVER APPROACH .--- QUARANTINE LOWER LIGHT-WUSUNG RIVER APPROACH.—QUARANTINE LOWER LIGHT-BUOY ESTABLISHED.—Position : At a distance of $6\frac{3}{4}$ cables, 118° (S. 59° E. mag.), from the former position of quaran-tine lower unlighted buoy, which has been withdrawn, and 2 miles 6.4 cables, 71° (N. 74° E. mag.), from Wusung Light-house. Lat. 31° 24′ 10″ N., long. 121° 32′ 54″ E., on Chart No. 3585. Description : A light-buoy painted red, and ex-hibiting an occulling white light every eight seconds — thus, light 4 secs., eclipse 4 secs. Remarks : The shoal to the northward of quarantine anchorage has shifted to the south-eastward, and the light-buoy now marks the lower limit of eastward, and the light-buoy now marks the lower limit of the anchorage.

Notice to Mariners No. 43 of 1914.

Marine Department, Wellington, N.Z., 16th April, 1914. THE following Notices to Mariners, received from the Board of Trade, London, and the Hydrographic Office Washington, D.C., are published for general information.

GEORGE ALLPORT, Secretary.

SOUTH PACIFIC OCEAN, NEW HEBRIDES.—AMBRYM ISLAND. DIP POINT ANCHORAGE.—CAUTION WITH RECARD TO DEPTHS. —Position: Lat. 16° 13' S., long. 167° 56' E. Details: Recent volcanic eruptions have entirely altered the coast-line and off-lying depths over a large area, between Dip Point and Rowo Point. Note: The plan of Dip Point anchorage on Chart No. 856 has been cancelled, and a cautionary note placed on the plan of Craig Cove. Remarks: The hospital, mission house, and traders' house at Lon-wol-wol have all been destroyed. SIMATRA.

SUMATRA.

EAST COAST.—POLLUX ROCK.—LIGHT DESTROYED.—The Netherlands Government has given notice that the inter-mittent light recently established on Pollux Rock, east coast of Sumatra, has been destroyed. Approx. position : Lat. 0° 10' N., long. 104° 47' 12" E.

NORTH PACIFIC OCEAN.

CAROLINE ISLANDS .- YAP ISLAND RADIO-STATION .- OPER-ATING-HOURS.— The German Government has given notice that the radio-station on Yap Island, Caroline Islands, North Pacific Ocean, is open to public service from 1 to 3 a.m., 8 to

9 a.m., and 5 to 8 p.m.
According to late determinations the station is located in (approximately)latitude 9° 29' 52" N., longitude 138° 8' 31" E. H.O. Charts Nos. 2180, 529, 1754, 1258, and 1753. Pacific Islands, Vol. i, 1908, page 415.

BRITISH COLUMBIA.

VANCOUVER ISLAND .- ESQUIMALT HARBOUR ENTRANCE.-SCROGG ROCKS .- BUOY ESTABLISHED .- A red wooden spar buoy has been established 300 ft. 220° 20' from Scrogg Rocks, Esquimalt Harbour entrance, Vancouver Island, British British Columbia.

Approx. position : Lat. 48° 25' 33" N., long. 123° 26' W.

VICTORIA HARBOUR.—DREDGING.—BUOY TO BE MOVED.— Victoria Harbour, Vancouver Island, British Columbia, is being extensively improved by dredging. The red spar buoy marking the edge of the shoal off Shoal Point will be moved eastward towards the shore as the work of dredging progresses.

STRAIT OF GEORGIA.-BALLENAS ISLANDS LIGHT.--CHARAC-THENETIC CHANGED.—About 1st April, 1914, and without fur-ther notice, the fixed white light on Ballenas Islands, Strait of Georgia, British Columbia, will be replaced by a 6th-order dioptric intermittent white light every 30 seconds—thus, light 20 seconds, eclipsed 10 seconds.

Approx. position : Lat. 49° 21' 12" N., long. 124° 9' 43" W.

QUEEN CHARLOTTE ISLANDS.—CAPE ST. JAMES.—LIGHT QUEEN CHARLOTTE ISLANDS.—CAPE ST. JAMES.—LIGHT ESTABLISHED.—The Canadian Government has given notice that about 15th February, 1914, and without further notice, a 3rd-order dioptric flashing while light of 100,000 candle-power, showing I flash every 5 seconds, would be established on Cape St. James, St. James Island, Queen Charlotte Islands, British Columbia.

The light is exhibited 310 ft. above high water, from a white octagonal rainforced-concrete tower, with a red circular metal lantern, erected on land 279 ft. above high water and about 85 ft. back from the water's edge, and is visible 24 miles over an arc of 275° from 207° to 122°.

The illuminant is petroleum vapour burned under an incandescent mantle.

The height of the tower from base to vane is 44 ft. A rectangular wooden dwelling painted white stands 80 ft. northward of the lighthouse.

Approx. position : Lat. 51° 52' 48" N., long. 131° 1' W.

Notice to Mariners No. 48 of 1914.

Marine Department, Wellington, N.Z., 22nd April, 1914. THE following Notices to Mariners, received from the Board of Trade, London, and the Hydrographic Office, London, are published for general information.

GEORGE ALLPORT,

Secretary.

BASSEIN RIVER ENTR .- BARONI RK. BUOY .-- On 1st Jan., 1914, this buoy, spher. black and white hor., in 15° $52\frac{3}{4}$ N. 94° 174′ E., 1 mile N. erd. of Diamond Isl., was to be replaced by a lt.-Buoy, black and white hor., exh. a fl. white lt. every 6 secs.—fl. 2 secs., ecl. 4 secs. March.

RANGOON RIVER.—FAIRWAY LT. BUOY.—The F. white lt. of this lt.-buoy (16° 17' N., 96° 16½' E.), 5·1 miles 85° (N. 84° E. mag.) from China Bakir Lt.-h., has been replaced by an occ. white lt., vis. 5 secs., ecl. $2\frac{1}{2}$ secs. March.

KRISHNA SHOAL LT.-V.—On 20th Jan., 1914, the Lt.-v. "Martaban," exh. a fl. white lt. every 45 secs.—fl. 5 secs., ecl. 40 secs.—was to temp. replace the Krishna Lt.-v. (15° 36' N., 95° 38' E.). March.

BANKA ISL.-GOAT REEF LT.-This occ. red lt. (2° 12' S., 106° 294' E.) has been extinguished, the beacon having been destroyed. *Note*: "Destroyed 1914" has been charted against this lt. March.

SUNKEN WRECKS AND FLOATING DERELICTS. — SUNKEN WRECKS.—CAPE LEEUWIN.—The "Pericles," in 34° 241' S., 115° 81' E., 21 miles srd. from Cape Leeuwin Lt.-h., is no longer a danger to nav.; and has been erased from the charts. March.

SOUTH AMERICA.-ARGENTINA.

SECOND BARBANCA POINT. — PERMANENT LIGHT ESTA-BLISHED.—Position: On Second Barranca Point. Lat. 40° 45³/₄, S., long. 62° 16¹/₂ W., on Chart No. 1324. Abridged description: Lt. gp. fl. (2) ev. 10 secs., 154 ft., vis. 18 m.

BAY OF BENGAL, BUBMA .-- MERGUI ARCHIPELAGO.

SOUTH PASSAGE ISLAND .-- REEF REPORTED NORTH-EAST-SOUTH PASSAGE ISLAND.—HEEF REPORTED NORTH-EAST-WARD OF.—Position: At a distance of about half a mile, north-eastward from the north-east extreme of South Passage Island. Lat. 11° 46′ 30″ N., long. 98° 7′ 30″ E., on Chart No. 216A. Depth: Not stated. Note: This reef, which was reported by Captain Glindinning of the B.I. s.s. "Zaida," has been placed on the charts as having a depth of less than 6 ft. over it. Charts affected: No. 216A, Lord Loughborough

Island to Mergui. No. 830, Bassein River to Pulo Penang Publication: "Bay of Bengal Pilot," 1910, page 539. Autho-rity: R.I.M.S. "Investigator," Hyd. Note (S. 5/14).

Notice published pursuant to the Provisions of Section 15 of the Public Trust Office Act, 1908, and Sections 18 and 19 of the Public Trust Office Amendment Act, 1913.

Public Trust Office,

Wellington, 24th April, 1914.

N OTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the several intestate estates of the persons de-

Porter, or Morgan, David, late of Hawera, in the Provincial District of Taranaki, bushman. Filed 13th March, 1914.

District of Taranaki, bushman. Filed 13th March, 1914. McMurray, Alice, late of Dunedin, in the Provincial Dis-trict of Otago, domestic. Filed 18th March, 1914. Andrew, John, late of Tapanui, in the Provincial District of Otago, farm labourer. Filed 18th March, 1914. Brown, Thomas, late of Wellington, in the Provincial Dis-trict of Wellington, labourer. Filed 18th March, 1914. Haworth, Alice Rachel, late of New Plymouth, in the Provincial District of Taranaki, married woman. Filed 19th March, 1914. 19th March, 1914.

Taylor, Samuel, late of Taradale, in the Provincial District of Hawke's Bay, labourer. Filed 21st March, 1914. Neville, Frank Austin, late of Nokomai, in the Provincial

Neville, Frank Austin, late of Nokomai, in the Provincial District of Otago, miner. Filed 21st March, 1914. Page, John, late of Akitio, in the Provincial District of Wellington, groom. Filed 21st March, 1914. Biddle, Alfred Mortram, late of Mayfield, in the Provincial District of Canterbury, blacksmith. Filed 21st March, 1914. Ward, Richard Arthurs, late of Waitohi Peaks, in the District of Canterbury, blacksmith. Filed 21st March, 1914.

Provincial District of Canterbury, ploughman. Filed 21st

March, 1914. Poupard, Clifford Munro, late of Christchurch, in the Pro-vincial District of Canterbury, manufacturer's agent. Filed 21st March, 1914.

Darby, Ernest Alfred, late of Geraldine, in the Provincial District of Canterbury, gentleman. Filed 21st March, 1914. Scott, Mary, late of Chorlton, in the Provincial District of

District of Canterbury, gentleman. Filed 21st March, 1914. Scott, Mary, late of Chorlton, in the Provincial District of Canterbury, school teacher. Filed 21st March, 1914.
Mills, Annie, late of Paroa, in the Provincial District of Auckland, domestic. Filed 21st March, 1914.
Penderville, Prindiville, or Prenderville, Charles, late of Christchurch, in the Provincial District of Canterbury, labourer. Filed 23rd March, 1914.
Stark, Thomas, late of Broughton, Brigg Lincoln County, England, gentleman. Filed 23rd March, 1914.
Popplewell, John, late of Mina, in the Provincial District of Canterbury, railway porter. Filed 24th March, 1914.
Kelly, Charles, late of Granity, in the Provincial District of Nelson, miner. Filed 24th March, 1914.
Cox, William, late of Taradale, in the Provincial District of Hawke's Bay, clerk. Filed 24th March, 1914.
Cox, Frederick, late of Napier, in the Provincial District of Hawke's Bay, carpenter. Filed 24th March, 1914.
Lovell, Daniel, late of Deep Stream, in the Provincial District of Auckland, Army pensioner. Filed 24th March, 1914.
Brogan, Francis, late of Epsom, in the Provincial District of Auckland, Army pensioner. Filed 26th March, 1914.
Neason, John, late of Auckland, in the Provincial District of Auckland, gardener. Filed 26th March, 1914.
Neason, John, late of Auckland, in the Provincial District of Auckland, gardener. Filed 26th March, 1914.
Neason, John, late of Greymouth, in the Provincial District of Auckland, gardener. Filed 26th March, 1914.
Monzari, Robert Douglas, late of Gisborne, in the Provincial District of Muckland, minor. Filed 26th March, 1914.
Reeves, John, late of Greymouth, in the Provincial District of Westland, ex-miner. Filed 27th March, 1914.

Reeves, John, late of Greymouth, in the Provincial District of Westland, ex-miner. Filed 27th March, 1914. Taylor, George, late of Wellington, in the Provincial Dis-

trict of Wellington, labourer. Filed 27th March, 1914. Franklin, Sarah Jane, late of Greymouth, in the Provincial District of Westland, married woman. Filed 27th March, 1914

1914.
Miller, Catherine Maud, late of Hawera, in the Provincial District of Taranaki, spinster. Filed 27th March, 1914.
Shiles, Arthur John, late of Hamilton, in the Provincial District of Auckland, labourer. Filed 28th March, 1914.
Bray, John, late of Waitekauri, in the Provincial District of Auckland, miner. Filed 30th March, 1914.
Brown, William, late of Whangapoua, in the Provincial District of Auckland, marine engineer. Filed 30th March, 1914.

1914.

Howe, Annie, or Annie Levenia, late of Rawene, in the Provincial District of Auckland, housekeeper. Filed 31st March, 1914.

Carruthers, George, late of Auckland, in the Provincial District of Auckland, labourer. Filed 31st March, 1914.

Ligertwood, Patrick Beaton, late of Waitomo Caves, in the Provincial District of Auckland, schoolmaster. Filed 31st March, 1914.

Bickerton, Mary Martha, late of Oxford, in the Provincial

District of Canterbury, widow. Filed 31st March, 1914. Corlett, Thomas James Moore, late of Epsom, in the Pro-vincial District of Auckland, master mariner. Filed 31st March, 1914.

March, 1914.
Smith, Thomas, late of Tolago Bay, in the Provincial District of Auckland, labourer. Filed 31st March, 1914.
Revell, Frank, late of Petone, in the Provincial District of Wellington, fitter. Filed 2nd April, 1914.
Minchinton, George, late of Helensville, in the Provincial District of Auckland, ship's cook. Filed 3rd April, 1914.
Ayre, Kathleen, or Catherine and Kate, late of Wanganui, in the Provincial District of Wellington, married woman. Filed 6th April, 1914.

Filed oth April, 1914.
Gregory, Elizabeth, or Elizabeth Clark, or Clarke Gregory,
late of Dunedin, in the Provincial District of Otago, married
woman. Filed 7th April, 1914.
Hunter, Charlotte Minnie, late of Richmond, in the Provincial District of Nelson, married woman. Filed 7th April,

1914.

1914. Darge, Alexander, late of Wellington, in the Provincial District of Wellington, labourer. Filed 7th April, 1914. Goulding, Mary Ann, late of Georgetown, in the Provincial District of Otago, spinster. Filed 7th April, 1914. Taylor, Robert, late of Te Araroa, in the Provincial Dis-trict of Auckland, storekeeper. Filed 9th April, 1914.

FRED. FITCHETT

Public Trustee.

Notice published pursuant to Section 18, Subsection (3), of the Public Trust Office Amendment Act, 1913.

Public Trust Office, Wellington, 24th April, 1914. N OTICE is hereby given that, no person having taken out probate, the Public Trustee has filed in the office of the Supreme Court at Wellington an election to administer the estates of the following deceased testate persons whose names, residences, and occupations (so far as are known), are respectively set out hereunder, and whose properties are estimated not to exceed the sum of $\pounds 400$ in each case :--

William Pryor, late of Ross, storekeeper. Jensen Lars, late of Eketahuna, settler. Owen Trainor, late of Arrowtown, gold-miner. Anne Gunn, late of Auckland, widow. Samuel James Best, late of Auckland, commercial traveller.

Kate Taylor, late of New Plymouth, spinster. Emma Ann Collyer, late of Wellington, widow. John McGee, late of Dunedin, coal-miner.

Eliza Martindale, late of Havelock North, spinster. Thomas Baird, late of Rotorua, settler. Helen Vitiski, late of Hokitika, married woman.

Kate Cameron Thomson, late of Hawera, milliner. George Bailey, late of Invercargill, chemist. Alfred Inglis Dewar, late of Nelson, bank clerk. Duncan Ross, late of Mandville, shepherd.

FRED. FITCHETT, Public Trustee.

Officiating Ministers for 1914. - Notice No. 17.

Registrar-General's Office, Wellington. 29th April, 1914. DURSUANT to the provisions of an Act of the General Assembly of New Zealand passed in the eighth year of the reign of His late Majesty King Edward VII, and initialed the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information :-

> Presbuterian Church of New Zealand. Mr. JOHN PATE.

> > Roman Catholic Church Reverend DENIS GROGAN. Reverend Nicholas Moore.

New Brighton Gospel Mission. Mr. WILLIAM HAMMETT.

> F. W. MANSFIELD, Registrar-General.

Applications invited for the Position of Assistant Instructor, School of Mines, Thames.

Office of the Public Service Commissioner,

Office of the Public Service Commissioner, Wellington, 29th April, 1914. 1. A PPLICATIONS will be received up till noon on the 21st May, 1914, for the position of Assistant In-structor, School of Mines, Thames. 2. Applications must be addressed to the Secretary to the Public Service Commissioner, Wellington, and must embrace a statement of education and experience, particulars of area & the

of age, &c. 3. Preference will be given to a University graduate 3. Freterence will be given to a University graduate with some technical training.
 4. Applicants must not be more than forty years of age.
 5. Applicants will be required to—

 (a.) Lecture on the subjects of Assaying, Chemistry, and

Geology; (b.) Supervise the laboratories in these subjects;

(b.) Supervise the laboratories in these subjects;
(c.) Perform assays and analyses of any mineral samples which may be forwarded by the public.
6. The position will be graded in the Professional Division. Minimum, £210; maximum, £260.
7. The appointment will be subject to the provisions of the Public Service Act, 1912.

A. J. H. BENGE, Secretary.

Conscience-money received.

The Treasury, Wellington, 29th April, 1914. THE Minister of Finance directs me to acknowledge the receipt of post-office order for ten shillings in The minister of Finance diffects he washinwedge the receipt of post-office order for ten shillings issued in Sydney and forwarded as conscience-money to the Col-lector of Customs Auckland, by a lady who when passing through New Zealand inadvertently omitted to declare that she had dutiable goods.

G. F. C. CAMPBELL, Secretary to the Treasury.

Patents, Designs, and Trade-marks Act, 1911. — Applic for Restoration of Lapsed Patent under Section 22. - Application

N OTICE is hereby given that Alfred Launcelot James Tait, of Crawford Street, Dunedin, New Zealand, has made application for the restoration of the patent granted to him for an invention for "A method or process of and improved apparatus for treating and dressing flax and other fibres," numbered 18601, and bearing date the 17th October, 1904, which expired on the 17th October, 1908, owing to the non-payment of the prescribed renewal fee. Any person may, on or before the 9th June, 1914, give notice at the Patent Office of opposition to the restoration. Such notice must be in duplicate, in the prescribed form, set forth the particular grounds of objection, and be accom-

set forth the particular grounds of objection, and be accom-panied by a stamp for the fee of 10s.

J. C. LEWIS, Registrar.

CROWN LANDS NOTICES.

Land in Nelson Land District forfeited.

Department of Lands and Survey, Wellington, 27th April, 1914. N OTICE is hereby given that the lease of the under-mentioned land having been forfeited by resolution of the Nelson Land Board, the said land has thereby re-verted to the Crown under the provisions of the Land verted to the Crown under the provisions of the Land Act, 1908.

NELSON LAND DISTRICT.

Tenure.	Section.	Block.	District.	Area.	Formerly held by
R.L.	7	XIII	Matiri	A. R. P. 342 0 0	F.P.Donovan.

H. D. BELL, For Minister of Lands.

THE NEW ZEALAND GAZETTE.

[No. 43]

Land in Marlborough Land District corfeited.

Department of Lands and Survey, Wellington, 27th April, 1914

N OTICE is hereby given that the lease of the undermentioned land having been forfeited by resolution of the Marl-borough Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act,

1908 SCHEDULE. MABLBOROUGH LAND DISTRICT. Tenure. Lease No. Section. Block. District. Formerly held by Reason for Forfeiture.

R.L., L. for S	66	39	XIV	Mt. Olympus John Nicholls	•••	Refusal to sign lease.
						H. D. BELL, For Minister of Lands

Land in Nelson Land District surrendered.

Department of Lands and Survey, Wellington, 27th April, 1914. N OTICE is hereby given that a surrender of the lease of the undermentioned land having been accepted by the Nelson Land Board, the said land has thereby re-verted to the Grown under the provisions of the Land Act, 1909 1908.

SCHEDULE.

Tenure.	Section.	Block.	District.	A	rea.	Formerly held by
R.L.	4	VIII	Maruia	▲. 755	в. р. 0 0	A. R. Jacob- sen.
	· .			For		. BELL, er of Lands.

Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Auckland, 16th March, 1914. N 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 the said Act on or after Monday, the 29th day of June, 1914.

SCHEDULE.

AUCKLAND LAND DISTRICT .--- WHAKATANE COUNTY .--- WAIMANA PARISH.

SECTIONS 188 and 189: 100 acres 1 rood 39 perches.

H. M. SKEET. Commissioner of Crown Lands

Lands in Wellington Land District for Selection on Renewable Lease.

District Lands and Survey Office, Wellington, 28th April, 1914.

weuington, 28th April, 1914. N OTICE is hereby given that the undermentioned lands are onen for selection of the interval A are open for selection on renewable lease under the provisions of the Land Act, 1908, and amendments; and applications will be received at this office and at the Town Hall, Martinborough, on Tuesday, 7th July, 1914.

SCHEDULE.

Wellington Land District.—Featherston County.-Haurangi Survey District.—Hurupi Block.

Second-class Land.

(National Endowment.)

Section.	Block.	Area. Capital Value			ue.	Half- Rei	yea utal	rly
1 Weighte		A. R. P. 1,621 1 0 5s., valuation		0	0		s. 8	d. 0

1 | XIV | 1,934 1 20 | 5,810 0 0 | 116 Weighted with £75 10s. 6d., valuation for fencing. 1,934 1 20 5,810 0 0 116 4 0 DESCRIPTION.

Section 1, Block X.—Situated on the right bank of the Turanganui River about five miles to the south-east of the main Martinborough to Lake Ferry Road. The access is from Pirinoa, which is about six miles and a half distant from from Pirinoa, which is about six miles and a half distant from homestead-site, one mile by main coach-road and remainder by Whakatomotomo Road; surveyed but unformed. The section comprises steep slopes, open on spurs, with thick scrubby bush in gullies and on sidlings. The soil is of good quality, resting on loose-rock formation. The forest is of thick scrubby nature, comprising birch, hinau, ngaio, titoki, mahoe, toru, whauwhau, kotukutuku, with thick under-growth of usual kind. Well watered by Turanganui and Raharuru Rivers, Wangaehu Creek, and small streams. The elevation ranges from about 300 ft. to 2,045 ft. above sea-level. level.

Section 1, Block XIV.—Situated on the left bank of the Turanganui River about five miles to the south-east of the main road Martinborough to Lake Ferry. The access is from Pirinoa, which is about six miles and a half distant from homestead-site, one mile by main coach-road, and remainder by surveyed unformed Whakatomotomo Road. The section comprises easy slopes to the south and west and steep slopes facing the Turanganui River, open on spurs, and with thick scrubby bush in gullies. The soil is of good quality on loose-rock formation, facing the Turanganui River, and fair quality on clay formation towards the west. The forest is of a thick scrubby nature, comprising birch, hinau, ngaio, titoki, mahoe, toru, whawhau, kotukutuku, with thick undergrowth of usual kind. Well watered by Turanganui River, Moekau, Hurupi, and Tawai Streams. The elevation ranges from about 245 ft. to 1,456 ft. above sea-level. Full particulars may be ascertained and plans obtained at

Full particulars may be ascertained and plans obtained at this office.

T. N. BRODRICK.

Commissioner of Crown Lands.

Land in Otago Land District for Selection on Renewable Lease.

District Lands and Survey Office, Dunedin, 23rd February, 1914. NOTICE is hereby given that the undermentioned land is open for selection on renewable lease under the provisions of the Land Act, 1908, and its amendments; and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 12th May, 1914.

SCHEDULE.

OTAGO LAND DISTRICT.-CLUTHA COUNTY.-RIMU SURVEY DISTRICT.

Second-class Land .--- National Endowment

Section.	Block.	Area.	Capital Value.	Half-yearly Rental.		
21		A. R. P. 186 0 15	£ s. d.	£ s. d.		

Weighted with £1 10s., valuation for improvements con-

sisting of bushfelling. The land, although steep and broken in places, would afford good grazing after being cleared. It contains a good deal of heavy bush, and also a fair proportion that would not be difficult to clear. The road leading to the section has been formed and partly metalled as far as the eastern boundary

of Section 16, and from there to the south-west corner of Section 36 it has been felled and logged up. Distant about two miles from Kahuka School and Post-office, and about three miles from Puketiro Railway-siding.

Full particulars may be ascertained and plans obtained at this office.

E. H. WILMOT, Commissioner of Crown Lands.

Land in the Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Auckland, 2nd March, 1914. N 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 the said Act on or after Thursday, the 18th day of June, 1914.

SCHEDULE.

AUCKLAND LAND DISTRICT.---WHANGAREI COUNTY.---MAUNGA TAPERE PARISH.

3 acres (approx.) adjoining Section 129.

H. M. SKEET, Commissioner of Crown Lands.

Land in Hawke's Bay Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office,

Napier, 23rd February, 1914. NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned Crown lands will be disposed of under the provisions of the said Act on or after Thursday, the 28th day of May, 1914.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT .- COOK COUNTY .- BUCKLEY TOWNSHIP.

Section.	Block.	A	rea.	Upset Price	
]		Δ.	R.	Р.	£
1	VI	0	1	0	75
2	,,	0	1	0	100
2 3	,,	0	1	0	50
4 5	,.	0	1	0	80
5	-,	0	1	0	50
6	,	0	1	0	80
7	,.	0	1	0	50
8		. 0	1	0	80
9		0	1	0	50
10		0	1	0	80
11		0	1	0	50
12		0	1	0	80
13	. .	0	1	0	50
14	••	0	1	0	80
15	••	0	1	0	50
16		0	l	0	80
17		0	1	0	50
18	,.	0	1	0	80
19		0	1	0	100
1]	ROJ	вт. т	. SADD,

Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Auckland, 16th March, 1914. N 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 the said Act on or after Monday, the 29th day of June, 1914.

SCHEDULE.

Auckland Land District. - Hoklanga County. - Waoku SURVEY DISTRICT. SECTION 41, Block IX : Area, 48 acres.

> H. M. SKEET, Commissioner of Crown Lands.

District Lands and Survey Office, Invercargill, 20th March, 1914. N OTICE is hereby given that the education reserve de-scribed in the Schedule hereto will be offered for lease by public auction at the District Lands and Survey Office, Invercargill, at 11 o'clock a.m. on Thursday, 7th May, 1914, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908 1908.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

Section Survey District.	Are	ea.	Upset Re	Annual ntal.	Term.
Part 44 Wairaki	14,500		350	0 0	
Weighted with valu Possession will be gi					.,947 6s.

DESCRIPTION.

All open land, with the exception of a few patches of bush; All open land, with the exception of a few patches of bush; a rying in height from 1,000 ft. to 3,000 ft. above sea-level. About 4,900 acres are flat land of a shingly nature, with the exception of 300 acres, which are fairly good, the balance being poorly grassed and not fit for cultivation; the remain-ing area consists of well-grassed downs and hills, and the whole is good safe sheep country. Distant ten miles from Mossburn Railway-station by good gravelled road. Known as Dunrobin Run.

ABSTRACT OF CONDITIONS OF LEASE.

1. A half-year's rent at the rate offered, and rent for the broken period between 1st June and 31st August, 1914, lease and registration fees, and valuation for improvements to be 2. The term of the lease is fourteen years from 1st March,

The term of the lease is fourteen years from 1st March,
 1914, without right of renewal.
 The tenant to pay all rates and taxes.
 The Land Board reserves the right to lay off roads through the run where required.

5. The lessee to be allowed (with the consent of the Land Board) to cultivate for station purposes only, but not for sale, a reasonable area: Provided that not more than one white a reasonable area: Provided that hot more than one write crop and one green crop be taken off the land; such land then to be laid down with good and sound grass and clover seeds of the descriptions and proportions usually sown in the district and most suitable for the land, and to remain in grass for a period of three years, after which period the same process of cultivation may be repeated. All such cultivation to be which to import in but he lacon or big sound

to be subject to inspection by the lessor or his agent. 6. Lessee to have the right to the bush for fencing and firewood, but not for sale.

nrewood, but not for sale. 7. Three months before the expiration of the lease a valua-tion to be made by arbitration of all improvements consisting of necessary buildings and fencing, the amount of such valua-tion to be payable by the incoming to the outgoing tenant. In the event of the lessee desiring to effect improvements (fencing and buildings) in addition to those already on the ground it will be processive to obtain the Land Beard's nec ground it will be necessary to obtain the Land Board's per-mission, otherwise such improvements will not be made a subject of valuation.

8. Lease to be liable to forfeiture if conditions violated. G. H. M. McCLURE,

Commissioner of Crown Lands.

Land in Auckland Land District for Disposal under the Land Act, 1908.

District Lands and Survey Office, Auckland, 16th March, 1914. N 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 the said Act on or after Monday, the 29th day of June, 1914.

SCHEDULE.

AUCKLAND LAND DISTRICT.-HOBSON COUNTY.-TUTAMOE SURVEY DISTRICT.

SECTION 11A, Block XV: 6 acres.

H. M. SKEET, Commissioner of Crown Lands.

NATIVE LAND COURT NOTICES.

Sitting of the Native Land Court at Morrinsville.

Registrar's Office, Auckland, 27th April, 1914. N OTICE is hereby given that a sitting of the Native Land Court will be held at Morrinsville on the 19th day of May, 1914, 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. E. P. EARLE, Registrar. [Auckland, 1914-22.]

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant			Name of Land.
4	Taiharuru Pereka			Akau B 9.
5	Rauna Rangitihapa			,, B 9.
6				
7			•	Dec
8 9	Paihana to Anau (Parr and Blo	,	• •	D 90.
10	Reihana te Anau		pa (Wynyard	, B 30a. , D 16B 2.
11	and Skelton) Uhiuhi Waikato and others			Aotea South 3B.
12			• •	8-
13	Tauhete Kiriwai (Hally and Hally)			Au-o-Waikato A 5B.
14	Ruatoto Puhara, alias Whenua Puhara	• •		
15		• •	• •	1.0
$\begin{array}{c} 16 \\ 17 \end{array}$	Howell Rogers Jones		• •	6p 9p 1
18	TT I A		• •	\mathbf{T} 'l ' (\mathbf{L}) (D-l-1) \mathbf{L} (D-l-2)
10	D. Millel and the		• • •	TT OOL
20	M IT			Trankia TRO
21	N N .			D1N, 0, 0-
22	,,			,, Р 8, Section 5в.
23			• •	
24	Pahi Moke and others		• •	
25 96	m t m t		• •	TTO Charthan 4
$rac{26}{27}$	TT I A MALL		• •	CT 9
28	TT 11 XT /		• •	Wahanaa 165
29			• •	T
30				Maketu A.
31	Amopiu Kauia and others			
32	Piripi Pene (Broadfoot, Finlay, and Phill			Mangauika 1B 2, Section 2.
33	James Henry Phillips (J. M. Melville)			
34	Poutukua Ngarua and others		• •	36.4 .4. 3741
35 36			• •	
30			• •	. ,,, ,,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,
38	Toka Hotene			
39	With an example. Denote and			36
40	Tarika te Hura and others (Earl and Ke			9.5.6
41				24.50
42	Hemopo Porena (Earl and Kent)	••		
43		••	••••••	
44		-	••••••	9. K Gention 4
45			•• •	4.0
46 47				//////////////////////////////////////
48	D'''			47.7
49	37 4 36 1			
50	Moeakau Rangitaratara			4
51	Hori Wharerarauhe	••		
52	Te Penetito	••		
53		••	••••••	54 Jp 9
$54 \\ 55$	Epiha Ngarua	Kent)	••••••	54 10 9
56 56	Kahurangi Eru Kaka (Hally and Hally)	-	·· ·	Mine
57	Roka H. Hopere and others	••		Manager i In
58	Whatu Apiti	••		9 2
59	Makereta Paramena	••		. ,, 3l.
60		••		
61	Rarite Hira			Brading A
62	Hone Hira te Aho and others (Earl and	,		Manushaning
63			••••••	Okonia 9
64 65	Ngati te Kauri and others Tuaha Waaka	••	·· ·	0 1
66 66	Tiaho te Kuri	••	•••••	00.57
67	Hori Wharerarauhe	••		. Opuatia 2.
68	Hiakai Karaka te Aho	••		. ,, 4, Lots 23 and 49.
69	,,	••		. ,, 4, Lot 50.
70	Hori Mare and others	••	•• •	
71	Piripi Karuwhero	••	•• •	
72	Dimentore Winihana		•• •	16
73 74	Rimutere Wirihana Matarae	••	•• •	17
74 75	Paramena Putini and others (Wynyard a			
75 76	William Robert Wilson (Broadfoot and I	Finlay)	, .	Day a tunomony 9a 1
77	Hakihaki and Ane Tewi		•••••	Deichemangeogene 94
78	Porokoru te Kiwi .			. , Зр Ү.
	· · · · ·			

i

THE NEW ZEALAND GAZETTE.

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APPLICATIONS FOR PARTITIONS-continued.

No.	Name	of Applicant.			Name of Land.
79	W. W. McCardle (Broadfoot	and Finlav).	••		Pakarau Pa C 2.
80	Raureti te Huia				Pakarikari 1A.
81					Pepepe 156.
82	YF 1 51 1	•• ••	••		Pirongia West 1, Section 2B.
83	Kanokano Pohepohe	•• • ••	••	••	$,, ,, 1, ,, 2 \ge 4.$
$\frac{84}{85}$	Kohure te Ake and others (G				,, ,, l, ,, 2F lB.
86	A. J. Mountford Maata Tana	••••••	••	••	,, ,, 3B 2E 2B. ,, 289.
87	,, ···	·· ··	••		000 1 250
88	···				,, 289 and 359. ,, 359.
89	Hemoata Mihi		••		Pokooriri (Kawhia School Reserve).
90			••		Puahue 1A 2B.
91	Patoa Haimona		•••		Puketutu 1B 4.
92	Paretuohu Tepene (Earl and		••		Putataka 1c 2B.
93 94		•• ••	••		Rahinui I.
94 95	Erueti Ngaroma Ruruhira te Kiriona	·· ··	••		Ranga 3.
96	The set of a second sec	·· ··	••	· • . •	,, 4B. Rangitanuku 1B 1.
97					Taharoa A 6D.
98	Meri Ngatai		••		,, A 6D.
99	Taneti Paratene		••		,, А.7в.
100	Taneti Paratene Amomate Raungaiti Rangianehu Tahuno and oth		••		,, А7л.
101	Rangianehu Tahupo and oth		••	••	Tamahere 131.
$\frac{102}{103}$	Kio Wirihana and others Mabel May Dorset (Broadfoo		••	••	Tapui A.
103	Henare Whika and others	t and Finnay)	••	••	,, A. Waipa 42.
104	Th. 117 .	··· ··	•••		
106					,, 58B. ,, 61 (Te Kauri).
107					,, 62 (Tokikuku).
108	Hone P. Matenga				,, 62в 2 .
109	Anatipa Pukatea Rangi Kawana		••		,, 62в 9.
110		•• ••	••		,, 65, 69 (Paretata).
111		•• ••	••	••	,, 66A 2.
$\frac{112}{113}$		••••••	••	••	,, 71.
113	Harimate Ihorangi Mere Tatana	·· ··	••	••	,, 80в. 80.
115	Hehaua te Aho (J. M. Melvil		• ••	••	<i>"</i> 91 <i>~</i>
116	Ropiha te Ruta				,, 81C. ,, 82, Section 4.
117	Aho Kaihau		••		Waipipi 361.
118			••	••	Waotu North 3D 2.
119			••	••	,, 3D 2.
$\frac{120}{121}$	Hare Teimana Moihi Ngaroma		••	••	,, 3E.
$121 \\ 122$	Waati Rauti (Parr and Blom	field)	••	••	Waotu South 9. ., 10A, B, C.
$122 \\ 123$	Hare Teimana (Parr and Blo		••	••	10 5 7
124	Kiri Hopaia, alias Kiri Kahu		d Blomfield)		Whaiti-Kuranui 1A.
125	Amopiu Kauia and others		•• ′		,, la.
126	Kiri Hopaia, <i>alias</i> Kiri Kahu	ırangi (Parr an	d Blomfield)		,, 1в Ү
127	Amopiu Kauia and others		••		,, 1в Ү.
128	Tamaki Takerei and others		••	••	,, 2D.
$\frac{129}{130}$	Hakihaki Irirangi Porokoru te Kiwi	•• ••	••	••	,, 2E 2 West 3A. ., 3B.
130	Ngati te Kauri	•• ••	••	••	50.9
132	Ngara Kerea and others		••	••	E.D.
133	Mihipeka Ihakara				,, 5D. ,, 6A 1.
134	Hori Waaka	•• •••	••		,, 6в.
135	Kiri Paeahi Hera		••		Whakamaru-Maungaiti F 2B.
136	Rameka Hera Peka and Whe		••	••	, F 2в.
137	Emere Pimihi (Emily Beamis		••	••	Whangamarino 323.
$\frac{138}{139}$	Pourewa Pukekura and Para R. Pukekura	one Pukekura	••	••	,, 471p.
140	Ihaka Moehaaki	•••••••	••	••	Whangape 32B.
141	Tukarawa te Pou (J. St. Clai		••		,, 33.
142	Emere Pimihi (Emily Beamis				,, 33.
143	Wiremu Kumete te Aawhe		••		,, 58 (Awarou).
144	Wiremu Tamihana		••		,, 65, Section 2.
145	Parr and Blomfield		••	••	,, 72A.
146	Pomare Hetaraka	•• ••	••	••	,, 73.
$\frac{147}{148}$	Tukarairangi Tipene Ruruhira W. Kiriona	•• ••	••	• • •	,, 170A. Whetu 3B 1.
140	TATATATA M. INTERNE	•• ••	••	••	When ob 1.

Applications under Section 121 of the Native Land Act, 1909.

No.	Name of Applicant.				Name of Land.		
149	Atutahi te Nahu and others				Hoeotainui.		
150	Amiria Mahikai		••		Karioi Native Reserve 1 (Te Whanga 1).		
151	Kopuera Ngarua and others				Manuaitu B.		
152	Tema Pouwhare	••	••		,, B.1.		
153	Rina Tanikena	••			Opuatia 3B.		
154	Pouaka Kiwi		••		Taharoa A.		
155	Moeroa Phillips (J. M. Melville)	••	••		Tauranga A.		
156	Frank Creswich Bull (J. M. Melville)		••		Waipa 80.		
157	Kati Tipene (Earl and Kent)				Waipipi 358.		
158	Pakaru Karora		••		Whaiti-Kuranui 5D.		

F

Applications for Survey Charging Orders and for Defined Portions of Land in Liquidation of Survey Fees.

				SURVEY FEES.	· · · · · · · · · · · · · · · · · · ·	
No.	Name of Applicant.			Name of Land.	Date from which Interest is calculated.	Amount.
159	Chief Surveyor,	Auckland	{	Akau B 30A ,, B 30c	7 October, 1913 7 ,, 1913	£ s. d. 9 7 3 43 16 3
			ł	,, B 30D ,, D 3A ,, D 3B ,, D 8	7 ,, 1913 27 September, 1912 27 ,, 1912 27 ,, 1912	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
		•		,, D 12 ,, D 15B ,, D 18 ,, D 4B	27 ,, 1912 27 ,, 1912 27 ,, 1912 27 ,, 1912 27 ,, 1912	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
160	33	»» · ·		$\begin{array}{cccccccccccccccccccccccccccccccccccc$	27 " 1912 27 " 1912 27 " 1912 27 " 1912 27 " 1912	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
				, D 16B 1B , D 16B 2 , D 14	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
161	"	,,		Access South 3A ,, 3B ,, 3c 1 ,, 3c 2 ,, 3D		$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
162	,,	,,		Au-o-Waikato A 2B , A 2c Hoeotainui North 6B 2A	1 April, 1913 1 ,, 1913 9 July, 1913	5 17 5 4 16 0 13 3 7
163	33	,,	. {	,, 6B 2C ,, 6B 2E ,, 6B 2F ,, 6B 2G	9 ,, 1913 9 ,, 1913 9 ,, 1913 9 ,, 1913 9 ,, 1913	18 16 1 13 18 3 7 18 0 -44 2 10
164	,,	35 • • •	}	,, 6в 2н ,, 6в 2ј ,, 6в 2е 2 ,, 6в 2е 3	9 ,, 1913 9 ,, 1913 8 December, 1913 8 ,, 1913	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
165	,,	. .	l 	,, 6B 2G 4 ,, 6B 2G 5 Maungatautari 3A 5A 4	8 ,, 1913 8 ,, 1913	$\begin{array}{cccc} 7 & 6 & 11 \\ 7 & 12 & 11 \\ 26 & 13 & 0 \end{array}$
$166 \\ 167 \\ 168 \\ 169$	99 99 - 99	,, ,, ,,	••	,, 3A 7B 1 ,, 4A 2B Onewhero 37 ,, 580	4 November, 1913 24 May, 1913 6 January, 1914	$\begin{array}{c} 9 \ 19 \ 10 \\ 20 \ 3 \ 8 \\ 1 \ 1 \ 0 \\ 20 \ 10 \ 0 \end{array}$
103 170 171	>> >> >>	>> · · >> · ·		,, 580 Ориатіа 5в 2а ,, 5в 2в Ререре 54	20 November, 1913 20 ,, 1913 6 January, 1914	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
172	• 53	· · · · ·		Putataka 1c 1 ,, 1c 2a ,, 1c 2b	17 July, 1913 17 ,, 1913 17 ,, 1913	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
173			l	,, lc 3 ,, lc 4 ,, lc 5 Таирігі 435в	17 ,, 1913 17 ,, 1913 17 ,, 1913 5 June, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
174 175	,, ,, ,,	39 • • 99 • • 39 • •		Waipa 42 ,, 63F Waotu 2B 2	7 January, 1914 6 August, 1912 22 ,, 1913	$\begin{array}{rrrrr}1 & 1 & 0\\129 & 13 & 10\\13 & 1 & 3\end{array}$
176	99 .	, ,		,, 2B 3A ,, 2B 3B ,, 2B 3C ,, 2B 3D	22 ,, 1913 22 ,, 1913 22 ,, 1913 22 ,, 1913 22 ,, 1913	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
177 178	»» »»	99 •• 99 ••		Whaingaroa S.D. VII 4 Whangamarino 323 Whangape 65A	7 January, 1914 12 ,, 1914 16 September, 1913	$ \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
179 180	, 99 , 99	99 · · ·		,, 65 b 1 A ,, 65 2 ,, 72 b 1 ,, 72 b 2	16 ,, 1913 16 ,, 1913 7 October, 1913 7 ,, 1913	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
181	"	39 • •,	{ { !	", 74A 1 ", 74A 2 ", 74A 3 ", 74B	9 December, 1913 9 ,, 1913 9 ,, 1913 9 ,, 1913 9 ,, 1913	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

APPLICATIONS UNDER SECTION 2 OF THE NATIVE LAND CLAIMS ADJUSTMENT ACT, 1913.

No.		Name of App	olicant.		Name of Land.		Nature of Application.
182	Chief Ju Court	dge of the	Native	Land	Kawhia S. A and W	••	For inquiry and report by the Native Land Court regarding reinvestigation and the inclusion of the
183	Ditto		••	••	Kiwitahi No. 2	••	names of Haki Amopo and others in these blocks. For inquiry and report by the Native Land Court, the petition of Tuawhea Tuirangi and others re-
184	"	••	••	•••	Taupiri, Lot 451	••	garding the rehearing of this block. For inquiry and report by the Native Land Court, the petition of Mere Wade <i>re</i> succession to the interests of Pirihira Tarawhiti, deceased, in this block.

APRIL 30.

THE NEW ZEALAND GAZETTE.

MATTERS REFERRED BACK TO THE NATIVE LAND COURT BY THE APPELLATE COURT FOR BEHEARING.

No.	Name	of Land.			Matter for Rehearing.
185	Ngaruawabia, Lot 574	••	••		Orders appointing successors to interests of Mibi Rawiri, Hapi Rawiri, and Werata Rawiri, deceased.
186	Whang pe, Lot 32B	••	••	••	Order appointing successors to the interest of Ihaka Taitana, deceased.
187	Taharoa A	••	••		Order appointing successors to the interest of Te Rangikatu, deceased.
188	Opuatia, Lot 2	••		••	Order appointing successors to the interest of Eraihia Makomako, deceased.
189	Taharoa A, Section 3	••	••	••	Order appointing successors to the interest of Te Rangikatu, deceased.

Applications to assess the Amount of Compensation payable to Owners of Native Land taken by Proclamation under the Public Works Act, 1908.

No.	Name of Applicant.	Name of Land.	·Area taken.	Purpose for which taken.
190 191		Pirongia West 3B 2E 2D Pepepe, Lots 47 and 164		Scenic reserve. A railway.

APPLICATION TO WIND UP A BODY CORPORATE.

No.	Nai	me of Appli		Name of Land.			
192	Ani Tanikena and others					Opuatia 3.	

Application under Section 11 of the Native Land Amendment Act, 1912.

No.	Name of Applicant.	Name of Land.	Nature of Application.
193	The Hon. the Minister of Lands	Whangamarino, Lot 442	For inquiry and report by the Native Land Court as to what person shall be included in the in- struments of title to these blocks.

APPLICATION UNDER SECTION 10 OF THE NATIVE LAND AMENDMENT ACT, 1912.

No.	Name of Applicant.	Name of Land.	Nature of Application.
194	Alfred F. Pickering	Pirongia West 2c 1	To lay down a road giving access to this block.

APPLICATIONS FOR PROBATE.

No.	Name of Applicar	at,	Name of Applicant.						
195 196 197	Hori Erueti and Takiari te Konerehua Hiria te Rau, alias Hiria Pauriki Toihau Kumete	••	••		Erueti Rapata. Hopaea te Rau (Hopaea Ninia). Kamariera.				

APPLICATIONS FOR LETTERS OF ADMINISTRATION IN PERSONAL ESTATES.

No.		1	Name of Appli	cant.			Name of Deceased.	
198 199 200 201 202	Taotao Tuia Remana Nutana Henry Flavell Puru Rapata and John Harold Kenc	 Hura R Irick		 	••	•• •• ••	Hongi Taotao. Kie Raunui. Paekau Kalhau. Paoa Rapata. William Moore.	

THE NEW ZEALAND GAZETTE.

No. 43

APPLICATIONS UNDER SECTION 27 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	. •	Name of Land.	Nature of Application.
203	Tawa Whauwehe	•••	Maungatautari 34 54 7 and 30 4B	For cancellation of orders appointing successors to Tawa Whauwebe, as the said Tawa Whauwebe is still alive.
204	Tamehana Ngataro	••	Maungatautari 5H 1F	For inquiry as to whether the name Mere Rangite- taes in the title to the block should not be Mereni Rangitawhiti or Mereni Amiria.
205	Te Inuwsi te Wao		" 3c 4A 2	For inquiry by the Court as to the name under which Te Kare te Wao appears in the title to the block, and to amend the succession order made on the 23rd May, 1913, appointing successors to the interest of Te Kare therein accordingly.

	APPLICATION UNDER SECTION 184 OF THE NATIVE LAND ACT, 1909.							
No.	Name of Applicant.	Name of Land.	Nature of Application.					
206	Ritihia Erueti	Moerangi	For an order directing the Crown to pay to the applicant moneys held on behalf of Kai Ritihia in connection with the sale of this block.					

Applications for Exchanges.

No	Name of Applicant.	Name of Land proposed to be exchanged.
207 208	(Taruke Taite	Akau B 158 and 16. Whangape 594. Taharoa A 6c. Onewhero 99B.

APPLICATIONS UNDER SECTION 29 OF THE NATIVE LAND ACT, 1909.

No.	o. Name of Applicant.		Name of Land.	Nature of Application.
209	Roka H, Hopere	••	Moerangi 1 and 3	For an order directing payment of money due to Wharepouri Pita and others for the sale of the
210	Te Aho Pihama			block. For an order directing payment of money due to Haereiti Mateono and others for the sale of the block.
211	Maaka P. Patene	•••	Moerangi and Pirongia, Lot A	For an order directing payment of money due to Hinga Parekawhia for the sale of these blocks.
212	Kura Patehau		Waiharakeke East 1c	For an order directing payment of money in the hands of the Public Trustee.

215 Notice is hereby given that at this sitting of the Court the jurisdiction conferred on the Native Land Court by an Order in Council dated the 30th day of September, 1913, under Part V of the Native Land Act, 1909, will be exercised in the matter of the block of land hereunder mentioned.

TE KONEHU.

Sitting of the Native Land Court at Whakatane.

Registrar's Office, Auckland, 24th April, 1914. Land Court sitting at Whakatane on the 12th day of May, 1914, or as soon thereafter as the business of the Court will allow. [Wajariki, 1914-4.] W. SWANSON, Deputy Registrar.

SCHEDULE.

APPLICATION FOR PARTITION.

No.	Name of Applicant.					Na	ame of Land.	
429	Gilbert Mair (G. Urquhart)	••	••	••		Allotment 246, H Reserve).	Parish of Waiman	a (Ohopi

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THE NEW ZEALAND GAZETTE.

Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 25th April, 1914. OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Gisborne on the 14th day of May, 1914. or as soon thereafter as the business of the Court will allow. HAROLD CARR,

[Gisborne, 1914-19.]

SCHEDULE.

Registrar.

	Application for Partition.								
No.		N	ame of App	licant.			Name of Land.		
631	Pare Keiha		••	••	••	••	Kowhai No. 2D.		
	· · · · · · · · · · · · · · · · · · ·		·····	· · · · · ·					
				APPLICAT	TION FOR E	XCHANG	ŦE.		

No.	Name of Applicant.		Name of Land.
632	(Hetekia te Kani Pere, trustee for Rongowhakaata Pere Mahaki Paraone and Piripi te Awahaku	•]	Rangatira No. 34 2c. Waituhi No. 1d.

Schedule of Sittings of the Native Land Court, 1914-15.

Native Land Court, Chief Judge's Office, Wellington, 2nd April, 1914.

Memorandum for the Hon. the Native Minister, Wellington.

IN accordance with the Rules of Court under the Native Land Act, 1909, I have the honour to submit for your approval a Schedule of the times and places at which it is proposed to hold ordinary sittings of the Native Land Court.

JACKSON PALMER, Chief Judge.

kerau Native Land Court District (Auckland)— Friday, 17th April, 1914, at Rawene. Monday, 11th May, 1914, at Russell. Monday, 1st June, 1914, at Russell. Wednesday, 10th June, 1914, at Whangarei. Monday, 22nd June, 1914, at Auckland. Tuesday, 7th July, 1914, at Dargaville. Friday, 24th July, 1914, at Kaikohe. Tuesday, 18th August, 1914, at Rawene. Wednesday, 9th September, 1914, at Mhangarei. Monday, 12th October, 1914, at Kaikohe. Tuesday, 10th November, 1914, at Kaikohe. Tuesday, 10th November, 1914, at Rawene. Wednesday, 9th December, 1914, at Auckland. Tuesday, 10th November, 1914, at Auckland. Tuesday, 12th Danuary, 1915, at Mhangarei. Friday, 5th February, 1915, at Ahipara. Friday, 5th March, 1915, at Kaeo. Monday, 22nd March, 1915, at Auckland. 1. Tokerau Native Land Court District (Auckland)--

2. Waikato-Maniapoto Native Land Court District (Aucknd)--Tuesday, 21st April, 1914, at Thames. Tuesday, 19th May, 1914, at Morrinsville. Monday, 15th June, 1914, at Auckland. Tuesday, 7th July, 1914, at Te Kuiti. Tuesday, 4th August, 1914, at Thames. Tuesday, 1st September, 1914, at Ngaruawahia (ad-journing to Morrinsville, if necessary). Monday, 28th September, 1914, at Auckland. Tuesday, 20th October, 1914, at Te Kuiti. Tuesday, 24th November, 1914, at Thames. Thursday, 14th January, 1915, at Ngaruawahia: Monday, 22nd February, 1915, at Mgaruawahia: Monday, 16th March, 1915, at Te Kuiti. land)

3. Waiariki Native Land Court District (Rotorua)-Tuesday, 5th May, 1914, at Whakatane. Tuesday, John May, 1914, at Rotorua. Tuesday, 21st July, 1914, at Rotorua. Tuesday, 4th August, 1914, at Te Puke. Tuesday, 18th August, 1914, at Rotorua.

3. Waiariki Native Land Court District (Rotorua)-continued. Tuesday, 22nd September. 1914, at Te Kaha. Thursday, 22nd October, 1914, at Opotiki. Tuesday, 1st December, 1914, at Rotorua. Tuesday, 12th January, 1915, at Taupo.

- 4. Aotea Native Land Court District (Wanganui)-Thursday, 7th May, 1914, at Wanganui. Wednesday, 27th May, 1914, at Taumarunui. Monday, 20th July, 1914, at New Plymouth (adjourning to Hawera, if necessary). to Hawera, if necessary). Tuesday, 25th August, 1914, at Wanganui. Wednesday, 9th September, 1914, at Tokaanu. Tuesday, 10th November, 1914, at Wanganui. Friday, 8th January, 1915, at Pipiriki. Tuesday, 26th January, 1915, at Taihape. Tuesday, 16th February, 1915, at Wanganui.
- 5. Tairawhiti Native Land Court District (Gisborne)-Wednesday, 13th May, 1914, at Wairoa. Tuesday, 8th September, 1914, at Tikitiki. Wednesday, 11th November, 1914, at Gisborne. Tuesday, 19th January, 1915, at Tolaga Bay. Wednesday, 10th March, 1915, at Te Araroa.
- 6. Ikaroa Native Land Court District (Wellington)-Tuesday, 9th June, 1914, at Wellington. Tuesday, 23rd June, 1914, at Hastings and Dannevirke. Tuesday, 21st July, 1914, at Palmerston North and Otaki. Tuesday, 11th August, 1914, at Wellington. Tuesday, 25th August, 1914, at Greytown and Masterton. Tuesday, 29th September, 1914, at Hastings and Dannevirke. Tuesday, 27th October, 1914, at Wellington. Tuesday, 12th January, 1915, at Wellington. Tuesday, 26th January, 1915, at Hastings and Dannevirke. Tuesday, 23rd February, 1915, at Palmerston North and Otaki. 7. South Island Native Land Court District (Wellington)-Thursday, 30th April, 1914, at Kaiapoi and Temuka. Tuesday, 19th May, 1914, at Puketeraki and Port Chalmers.
 - Tuesday, 2nd June, 1914, at Invercargill. Tuesday, 8th September, 1914, at Picton and Nelson. Tuesday, 17th November, 1914, at Kaiapoi and Temuka.

Tuesday, 1st December, 1914, at Puketeraki and Port Chalmers. Tuesday, 8th December, 1914, at Invercargill.

I approve of the above Schedule.

Government Buildings, Wellington, 27th April, 1914.

W. H. HERRIES, Native Minister.

MAORI LAND ADMINISTRATION NOTICE.

Meetings of Maori Land Boards for 1914.

Native Department Wellington, 29th April, 1914. T is hereby notified for public information that meetings of the various Maori Land Boards will be held at the times and places set out in the Schedule hereunder. THOS. W. FISHER, Under-Secretary.

SCHEDULE.

	Last Date for lodging Applications.
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AOTEA DISTRICT MAORI LAND BOARD.

		1	1914 .	1914.
Wanganui	••		19 May	1 May.
"	••		14 July	26 June.
"	••		1 September	14 August.
"	••		3 November	16 October.
	••		15 December	27 November.
			1915.	1915.
	••		9 February	23 January.
"	••	•••	23 March	5 March.

WAIARIKI DISTRICT MAORI LIAND BOARD.

			1914.	1914.
Rotorua	••	••	26 May	8 May.
"	••	••	16 July	26 June.
"	••	••	14 September	28 August.
"	••	••	10 November	23 October.
			1915.	1915.
	••	••	26 January	8 January.
	••	••	16 March	26 February.

Meetings will be adjourned to Tauranga, Whakatane, Opotiki, Taupo, or elsewhere, for the consideration of busi-ness that can be more conveniently dealt with at those places.

TAIBAWHITI DISTRICT MAORI LIAND BOARD.

			1914.	1914.
Gisborne		••	5 May	17 April.
"	••		7 July	19 June.
~	••		1 September	14 August.
~	••	•••	3 November	16 October.
	·		1915.	25 December.
"	••		12 January	1915.
	••		2 March	13 February.

IKAROA DISTRICT MAORI LAND BOARD.

		1914.	1914.
Wellington	••	22 April	h
Masterion	•••	24	7 April.
Hastings	••	27 ") •
Wellington	•••	16 June	1 90 Mr
Masterton		19 "	30 May.
Hastings	· · ·)	1 July	13 June.
Dannevirke	·	8 "	20 "
Palmerston North		28 "	11 July.
Wellington		18 August	1 August.
Greytown		26 "	8 "
Hastings		23 September	5 September.
Dannevirke		13 October	26 "
Wellington	••• {	3 November	17 October.
Masterton		5 "	11 October.
	Í	1915.	1915.
Wellington		19 January	4 January.
Hastings		2 February	16 "
Dannevirke		16	30 🖕
Otaki	· • •	24	6 February.

TOKERAU DISTRICT MAORI LAND BOARD.

		1914.	1914.
Whangarei	••	17 June	20 May.
Auckland	••	29 "	3 June.
Kaikohe		10 August	15 July.
Auckland	••	16 September	26 August.
Whangarei	••	5 October	9 September.
Kaikohe		28 "	30
Auckland	••	17 December	25 November.
		1915.	1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 - 1944 -
Whangarei	••	26 January	23 December.

SCHEDULE-continued.

Place.		Date of Meeti	Last Date for lodging Applications.	
WAIKATO-MAN	APOTO	DISTRICT MA	ORI	LAND BOARD.
		1914.		í 1914.
Ngaruawahia	••	9 June		20 May.
Auckland	••	29 "		10 June.
Te Kuiti	••	22 July	••	1 July.
Thames		25 August		5 August.
Ngaruawahia		15 Septembe		26 "
Auckland		12 October		23 September.
Te Kuiti		10 November		21 October.
Thames		15 December		25 November.
		1915.		1915.
Ngaruawahia	· • •	4 February		15 January.
Auckland		15 March		19 February.
Te Kuiti		6 April		19 March.

NOTE.—To ensure notification applications should be lodged at the Board's office not later than the respective dates set out in the third column.

BANKRUPTCY NOTICES.

In Bankrupicy.—In the Supreme Court, holden at Auckland.

NOTICE is hereby given that ELIZABETH JOSEPHINE DARBY, of 83 Grafton Road, Auckland, Boarding-house-keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 1st day of May, 1914, at 2.30 o'clock n m o'člock p.m.

Auckland, 27th April, 1914.

W. S. FISHER, Official Assignee.

IN THE SUPREME COURT OF NEW ZEALAND, NORTHERN DISTRICT.

In the matter of the Administration Act, 1908; and in the matter of the estate of MARTIN COULSON, late of Auckland, in New Zealand, Contractor, deceased.

HEREBY give notice that by order of the Supreme Court, Auckland, dated Monday, 20th day of April, 1914, I was appointed Administrator of the estate of the above-named MARTIN COULSON, deceased, and I hereby call a meeting of creditors to be held at my office on Tuesday, 5th Mary at 2.20 m a meeting of creations of 5th May, at 2.30 p.m. All claims against the above estate must be lodged with me on or before 20th June, 1914. W. S. FISHER,

Official Assignee.

Auckland, 27th April, 1914.

In Bankruptcy.—In the Supreme Court, holden at New Plymouth.

NOTICE is hereby given that dividends are now pay-able in the undermentioned e-tates on all proved claims. Promissory notes (if any) to be produced for endorsement prior to payment of dividends.

Hyde, William, of Eltham, Jeweller: First dividend, of

Hyde, William, of Eitnam, Jewener. First dividend, of 3s. in the pound. Gooch, Frederick, of Stratford, Livery-stable Proprietor: First and final dividend, of 12s 1d. in the pound. Thompson, James Adam, of Stratford, Carrier: First dividend, of 15s. in the pound.

ALFRED COLEMAN Deputy Official Assignee.

Stratford, 25th April, 1914.

In Bankruptcy.

Estate of JOHN R. TONG, of Feilding. Butcher. NOTICE is hereby given that a first and final dividend of 3s. 14d. in the pound on all proved accepted claims is now payable at my office. Promissory notes must be produced for endorsement.

G. J. SCOTT, Deputy Official Assignee.

Palmerston North, 23rd April, 1914.

[No. 43

1610

APRIL 30.

In Bankruptcy.—In the Supreme Court, holden at Palmerston North.

NOTICE is hereby given that JAMES SHAW, of Rewa, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 11th day of May, 1914, at 12 o'clock noon.

G. J. SCOTT, Deputy Official Assignee. Palmerston North, 27th April, 1914.

In Bankruptcy

In the estate of ROBERT MAHAN, of Oamaru, Photographer. NOTICE is hereby given that a third and final dividend of 2s. 01d. in the pound is now payable at my office, Thames Street, on all proved and accepted claims. Promissory notes must be produced for endorsement.

A. W. WOODWARD,

Deputy Official Assignee.

Oamaru, 21st April, 1914.

In Bankruptcy.—In the Supreme Court, holden at Dunedin.

N OTICE is hereby given that JAMES JOHNSTON, of Milton, Pottery Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, Stuart Street, Dunedin, on Friday, the 1st day of May, 1914, at 2.30 o'clock p.m.

Dunedin, 23rd April, 1914.

T. D. KENDALL, Official Assignee.

In Bankruptcy.-In the Supreme Court, holden at Dunedin.

N OTICE is hereby given that JOHN ROWLEY, of South N Dunedin, Latourer, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, Stuart Street, Dunedin, on Tuesday, the 5th day of May, 1914, at 2.30 o'clock p.m.

Dunedin, 25th April, 1914.

T. D. KENDALL. Official Assignee.

In Bankruptcy .- In the Supreme Court, holden at Dunedin.

NOTICE is hereby given that ERNEST SOLOMON UREN, of Clyde, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, Stuart Street, Dunedin, on Friday, the 8th day of May, 1914, at 2.30 o'clock p.m.

T. D. KENDALL, Official Assignee. Dunedin, 27th April, 1914.

In Bankruptcy .- In the Supreme Court, holden at

Dunedin.

NOTICE is hereby given that WILLIAM WALKER, Labourer, of Wendon (near the school), was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 30th day of April, 1914, at 3 o'clock. J. LATHAM,

Gore, 22nd April, 1914.

Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land here-inafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amendment, unless caveat be lodged forbidding the same on or before the 1st day of June, 1914.

5620. WILLIAM EASDOWN .- Allotment 133, Parish of Pepepe, containing 24 acres 3 roods 22 perches. Unoccupied. Plan 9228.

5660. CHARLES WILLIAM PERCY.-Allotments 104, 105, 106, 107, 115, 116, 121, and 122, Parish of Manurewa, containing 38 acres 2 roods 31.8 perches. Occupied by Mr. Cook and the Applicant. Plan 9047.

5719. ROBERT WILLIAM BROWN .- Part Lot 22 of Allotment 171, Section 10, Suburbs of Auckland, containing 39.8 perches, fronting Avondale Road. Occupied by Frederick Charles Brown. Plan 9215.

Diagrams may be inspected at this office. Dated this 28th day of April, 1914, at the Lands Registry Office, Auckland.

THOS. HALL, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act. 1908, and its amend-ment, unless caveat be lodged forbidding the same on or before the 30th day of May, 1914.

Application 1448. ALEXANDER TODD, ALBERT EDWARD JULL, ELLEN AMELIA JULL, and LEVIN AND CO. (LIMITED).—1 rood 26.4 perches, being parts of Waipukurau Native Reserve 30N, and of Block 16, Wai-pukurau Crown-grant District. Occupied by Ernest Joseph Turner and Marmaduke Sowry.

Diagram may be inspected at this office.

Dated this 22nd day of April, 1914, at the Lands Registry Office, Napier.

F. ASPINALL, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1908, and its amend-ment, unless caveat be lodged forbidding the same on or before the 1st day of June, 1914.

Application 4630 (Plan, provisional, No. 1343). ERNEST HERBERT SAXBY JACKSON.—800 acres 3 roods 20 per-ches, parts of Sections 49 and 50, Moroa Registration District. Occupied by David Naismith Algie.

Application 4642 (Plan, provisional, No. 1417). ROBERT GRANT.—232 acres 2 roods 1 perch, parts of Sections 7, 8, 9, and 10, Tupurupuru Block. Occupied by Percy Milsome Joseph Oates.

Diagrams may be inspected at this office.

Dated this 29th day of April, 1914, at the Lands Registry Office, Wellington.

G. G. BRIDGES. District Land Registrar.

PRIVATE ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

SUBSECTION (3) OF SECTION 266.

T having been reported to me that the undermentioned L companies have ceased to carry on business, I hereby give notice that, at the expiration of three months from this date, the names of such companies will, unless cause is shown to the contrary, be struck off the Register, and the companies will be dissolved.

Names of Companies.

The Machine Framing, Trenching, and Milling Company (Limited). Walker and Wills (Limited).

Dated this 29th day of April, 1914, at the office of the Registrar of Companies at Wellington.

C. H. WALTER DIXON,

Assistant Registrar of Companies.

423

THE COMPANIES ACT, 1908.

SECTION 266, SUBSECTION (4).

TAKE notice that the companies enumerated in the Schedule hereto have been struck off the Register, and the companies have been dissolved.

Schedule.

The Akitio Oilfields (Limited). 1913/46. The Wioletta Drug Company (Limited). 1911/38. Wellington Billiards (Limited). 1911/47. The Mareikura Company (Limited). 1912/6. The Arcadia Taxi Service (Limited). 1912/77.

Dated this 29th day of April, 1914, at the office of the Registrar of Companies at Wellington.

C. H. WALTER DIXON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (3), of the above Act, that the under-mentioned company will, at the expiration of three months from the date hereof, and unless cause is shown to the contrary, be struck off the Register and dissolved.

1890/4. Allandale COAL COMPANY (LIMITED). Dated at the office of the Assistant Registrar of Com-panies, at Dunedin, this 27th day of April, 1914.

J. MURRAY, Assistant Registrar of Companies.

In the matter of the Companies Act, 1908.

LIDS is to give notice that the Indemnity Mutual Assur-ance Company (Limited), a joint-stock company duly incorporated in Great Britain in accordance with the laws of Great Britain, has appointed HABOLD LIVINGSTONE TAPLEY, of Dunedin, Attorney for the said company, and proposes to carry on business in the Dominion of New Zealand at the following places :-THIS is to give notice that the Indemnity Mutual Assur-

H. L. Tapley and Co., High Street, Dunedin. Messrs. Griffiths and Son, High Street, Blenheim. Messrs. Tasker and Levien, 38 Hardy Street, Nelson.

Messrs. Paterson, Michel, and Co., Hokitika.

Messrs. Wickes (Limited), Alexander Terrace, Greymouth. Dated at Dunedin this twentieth day of April, 1914.

400

FRASER AND WOODHOUSE, Solicitors for the said Company.

In the matter of the Companies Act, 1908.

N OTICE is hereby given that "KBONHEIMER PROFRIETARY NOTICE is hereby given that "KRONHEIMER PROPRIETARY (LIMITED)," a company duly incorporated in the State of Victoria, proposes to commence and carry on business in Wellington, New Zealand; and that the office or place of business of the said company, where legal processes or notices of any kind may be served upon it, is at Nathan's Build-ings, Grey Street, Wellington. Dated 20th April, 1914.

401

H. HAYWOOD MIRAMS, Attorney for the Company.

In the matter of the Companies Act, 1908.

NOTICE is hereby given that the office or place of busi-ness in New Zealand of the AUSTRALASIAN AUTOMATIC WEIGHING-MACHINE COMPANY (LIMITED), where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered, has been changed from Manners Street in the City of Wellington, and is now situate at 19 Jacobs Place, off Tory Street, in the said city. Dated at Wellington this 16th day of April, 1914.

402

BELL, GULLY, BELL, & MYERS, Solicitors for the Company.

In the matter of the Companies Act, 1908.

N accordance with section 302 of the above-mentioned Act, notice is hereby given that on and after the 27th April, 1914, the business of KODAK (AUSTRALASIA), (LIMITED), will be carried on at the premises known as Cooper's Buildings, Dixon Street, Wellington. Dated the 15th day of April, 1914.

KODAK (AUSTRALASIA), (LIMITED),

By its Attorney, H. A. BEAUCHAMP.

Witness-Leonard O. H. Tripp, Solicitor, Wellington. 403

THE AUSTRALASIAN T. & G. MUTUAL LIFE ASSURANCE SOCIETY (LIMITED).

NOTICE is hereby given that the offices of the above-mentioned society have removed from the corner of Lambton Quay and Waring Taylor Street to 21 Brandon Street, Wellington.

J. McK. HENRY, General Manager.

NEW ZEALAND.

FRIENDLY SOCIETIES ACT, 1909.

Advertisement of Dissolution by Instrument.

No. 7314, Ancient Order of Shepherds, Register No. 325, held at Petone, is dissolved by instrument registered at this office the 20th day of April, 1914, unless, within three months from the date of the *Gazette* in which the advertisement appears, proceedings be commenced by a member or other person interested in or having a claim on the funds of the society to set aside such dissolution, and the same be set aside accordingly.

A. T. TRAVERSI,

Deputy Registrar. Friendly Societies Office, 22nd April, 1914. 422

THE KURANUI GOLD-MINING COMPANY (LIMITED).

the company be wound up voluntarily under the provisions of the Companies Act, 1908; and that JOHN WILLIAM NICHOL, of Auckland, Company Secretary, be and he is hereby ap-pointed Liquidator for the purpose of such winding-up. Dated this 22nd day of April, 1914.

JAS. M. LENNOX, Chairman.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Road Boards Act, 1908, and the Public Works Act, 1908.

Public Works Act, 1908. N OTICE is hereby given that the Matakohe Road Board proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, the taking of a deviation and the forming of a new road through Sec-tion E 33, Parish of Matakohe, on the Matakohe–Ararua Road; 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 a plan of the land so required to be taken is deposited in the post-office at Matakohe, and is open for inspection without fee by all persons during ordinary office hours. All persons affected by the execution of the said public work or by the taking of such lands, who have any well-grounded objections to the execution of the said public work or to the taking of the said lands, must state their objections

in writing, and send same, within forty days from the first multing, and bond stand, the lock of the Road Board, Matakohe.

	Schedule.							
Approximate Area of Parcel of Land required to be taken.	ion onred oured ion	Situate in the						
A. R. P. 2 1 35.4 E.	33 Red	Matakohe Survey District, Parish of Matakohe.						

JAMES C. QUEEN, 424 Clerk to Matakohe Road Board.

KIRIKIRIROA ROAD BOARD.

pursuance of section 12 of the Local Bodies' Loans I N pursuance of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-payers of that portion of the Kirikiriroa Road District known as the Ruakura Special-rating Area was taken on the fifteenth day of April, 1914, upon the proposal of the Kirikiriroa Road Board to borrow the sum of one thousand pounds for the purpose of forming, draining, and improving the public road along the southern side of the railway-line from the Telephone Road to connect with the present termination at Ruakura Junction. Junction.

The number of votes recorded for the proposal was 13. The number of votes recorded against the proposal was 3. I therefore declare that the proposal was carried.

Dated at Kirikiriroa this sixteenth day of April, 1914.

THOMAS HINTON, Chairman, Kirikiriroa Road Board.

425

BOROUGH OF LEVIN.

DURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Borough of Levin was taken on the 23rd day of April, 1914, on the proposal of the Levin Borough Council to borrow by way of special loan the sum of £750 for extension of the by way of special loan the sum of £750 for extension of the borough waterworks system within and outside the borough, and particularly along the Kawiu, Fairfield, and Rosslyn Roads respectively. The number of votes recorded for the proposal was 87. The number of votes recorded against the proposal was 36. I therefore declare that the proposal was carried. Dated this 24th day of April, 1914.

426

B. R. GARDENER, Mayor.

PALMERSTON NORTH BOROUGH COUNCIL.

PROPOSAL TO RAISE A SPECIAL LOAN UNDER THE LOCAL BODIES' LOANS ACT, 1913.

W^E hereby give notice that on the 22nd day of April, 1914, a proposal was submitted by the Palmerston North Borough Council to a poll of the ratepayers of the Palmerston North Borough to raise a special loan of £100,000 raumerston North Borough to raise a special loan of £100,000 for the purpose of purchasing and extending the gasworks owned by the Palmerston North Gas Company, and also acquiring land and buildings for shops, offices, &c., in con-nection therewith, particulars of which proposal have been duly advertised in a local newspaper circulating in the said borough, and that the votes recorded for and against the said proposal were as follows: For, 711; against, 270; majority for, 441.

As the number of votes recorded for the proposal exceeded the number of votes recorded against the same, we hereby declare the said proposal carried.

> J. A. NASH, N Mayor. W. H. COLLINGWOOD, Returning Officer. 427

23rd April, 1914, G

SUMNER BOROUGH COUNCIL.

RESOLUTION OF THE SUMNER BOROUGH COUNCIL PASSED AT A MEETING HELD ON THE 7TH APRIL, 1914.

THAT, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Sumner Borough Council hereby resolves as follows :

That, for the purpose of providing the interest and other charges on an additional loan of £250 to that of £10,000, authorized to be raised by the Sumner Borough Council, under the above-mentioned Act, for the instalment and reticulation of coal-gas works, the Sumner Borough Council reticulation of coal-gas works, the Sumner Borough Council hereby makes and levies as security for the said further loan of ± 250 an additional special rate of one thirty-sixth of a penny in the pound upon the rateable value (being the un-improved value) of all rateable property within the Coal-gas Works Loan Special-rating Area within the Borough of Sumner, being all that area comprised within the following boundaries: Commencing at a point at the intersection of the Estuary, Christchurch-Sumner Road, and the north-eastern boundary of B.S. 158: thence by the eastern bound eastern boundary of R.S. 158; thence by the eastern bound-ary of R.S. 158 to R.S. 10323; thence by the southern boundary of R.S. 10323 to the Rifle Range Reserve; thence by the eastern and southern boundaries of the Rifle Range Reserve; thence by a straight line to the boundary of the borough near Mount Pleasant; thence by the boundary of the borough the Lyttelton Humbour. borough near Mount Pleasant; thence by the boundary of the borough to the Lyttelton Harbour; thence by the Lyttel-ton Harbour, the ocean, and the Estuary to the point of commencement. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 2nd day of January in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off. G. W. C. SMITHSON,

Mayor.

Town Clerk.

428

C. T. MIDDLETON,

WHANGAREI COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

Whangarei County Council hereby resolves as follows:— That, for the purpose of providing the interest on and repayment of a loan of £1,000, authorized to be raised by the Whangarei County Council, under the above-mentioned Act, for the purpose of forming, widening, metalling, and gravel-ling the main Whangarei-Kiripaka Road between Hutchin-son's front gate, Huanui, and Kiripaka, the said Whangarei County Council hereby makes and levies a special rate of five-eighths of a penny (§) in the pound upon the rateable value of all rateable property (on the basis of the capital value) lying within the Kiripaka Special-rating Area, the boundaries of which are as follows: Bounded commencing at a point north-east of Te Konoao 703, Block V, Whangarei S.D. (at junction of roads); thence easterly along the main road to the western boundary of that portion of Huanui 1296 lying to the south of the said main road; thence southerly along the boundary-line of Huanui 1296 to the parish bound-ary; thence along the parish boundary-line until it meets with the upper reaches of the Waitangi Stream ; thence along the course of the said Waitangi Stream by the southerly boundaries of Pukepoto A No. 1, A No. 3, A No. 2, 3809c to the south-east corner of 3809c; thence south by a short line to the Trig. XIII; thence north-east along the boundary-line of Section 5 to the southern boundary-line of Section 48, Kahuwera; thence easterly along the southern boundary of the said Section 48 to the branch of the Waitangi Stream; thence generally north and easterly by the said Waitangi Stream to the south-western corner of Section No. 1B No. 2; thence northerly along the western boundary of the said Section No. 1D No. 2 until it meets with the Ford Road at the north of the said section; thence easterly along the course What apai No. 1B (19871B); thence northerly along the eastern and northern boundary-line of Whatapai No. 1B to eastern and northern boundary-line of Whakapai No. 1B to the shores of the Ngunguru River; thence north-west along the shores of the Ngunguru River to the north-western boundary of Whakapai No. 1B (19871B); thence easterly along the southern boundary of Section 4, Block III, Whanga-rei S.D., to the northern boundary-line of Section 17 (M.D.O.L.); thence westerly along the northern boundary-line of the said Section 17 (M.D.O.L.) to the Kaiatea Road; thence southerly along the said road to the south-western

boundary-line of the said Section 17 (M.D.O.L.) to the south-eastern boundary-line of Section 16, Block II, Whangarei S.D.; thence westerly along the southern boundary-line of Section 16 to the south-eastern boundary corner of Section 3; thence northerly of the eastern boundary-line of the said Section 3 to the junction with the Ngunguru River; thence along the said river to the southern corner of Section 13; thence northerly along the western boundary-line of the said section to the north-easterly corner of the Kopuatoetoe Block; thence westerly along the northern boundary-lines of the Kopuatoetoe Block and Forest Reserve and southern boundary-line of Section 3 to its junction with stream; thence westerly and south along the said stream and western boundary-line of Forest Reserve to the north-western bound ary corner of Museum Endowment; thence easterly along the northern boundary of the said Museum Endowment to its intersection with stream; thence generally south along the said stream of the north-west of Section 1296, Huanui; thence southerly along the western boundary of Huanui to along the said river to the southern corner of Section 13; thence southerly along the western boundary of Huanui to thence southerly along the western boundary of Huanui to the road bounding the southern portion of Huanui; thence south-easterly along the said road to its junction with the main Whangarei-Kiripaka Road, being the point of com-mencement. And that such special rate shall be an annualrecurring rate during the currency of such loan, and be payduring the currency of such loay of June in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. Dated at Whangarei this 17th day of April, 1914.

A. G. MACKENZIE,

Chairman.

H. C. HEMPHILL County Clerk.

I hereby certify that the foregoing resolution has been duly passed. H. C. HEMPHILL.

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County Clerk.

NOTICE OF FINAL MEETING.

In the matter of the Companies Act, 1908; and in the matter of the Wairarapa Mineral Prospecting Company (in Liquidation).

(in Liquidation). NOTICE is hereby given, in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at Messrs. W. B. Chennells and Co's. office, Perry Street, Master-ton, on Thursday, 7th May, 1914, at 10 o'clock a.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the Liquidator; and also of determining by extraordinary resolution the manner in of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidator thereof shall be disposed.

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Dated at Masterton this 17th day of April, 1914. G. W. SELLAR,

Liquidator.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Deep Dell Scheelite and Gold-mining Company (Limited). When formed, and date of registration: 2nd December,

1912.

Whether in active operation or not: In active operation. Where business is conducted, and name of Secretary: 155 Hereford Street, Christohurch; F. H. Labatt. Nominal capital: £6,000; divided into 6,000 shares of £1

each.

Amount of capital subscribed : £3,000.

Amount of capital actually paid up in cash: £2,937 10s. Paid-up value of sorip given to shareholders, and amount of cash received for same (if any): £2,975; £2,937 10s. Paid-up value of sorip given to shareholders on which no cash has been paid: £3,000.

Number of shares into which capital is divided: 3,000 fully paid up shares of £1 each and 3,000 contributing shares of £1 each.

Number of shares allotted: 5,975.

Amount paid per share : £1. Amount called up per share : £1. Number and amount of calls in arrear : First of 5s., second of 2s. 6d., and third of 2s. 6d.; £37 10s. Number of shares forfeited: 25.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 25.

Present number of shareholders: 44.

Number of men employed by company: 16.

Present number of shareholders: 44.
Number of men employed by company: 16.
Quantity and value of gold produced since last statement: 24 oz. 16 dwt. 12 gr.; £87 13s.
Quantity and value of scheelite produced since last statement: 9 tons 1 cwt. 19 lb.; £1,298 2s. 7d.
Total quantity and value of gold produced since registration: 24 oz. 16 dwt. 12 gr.; £87 13s.
Total quantity and value of scheelite produced since registration: 9 tons 1 cwt. 19 lb.; £1,298 2s. 7d.
Total quantity and value of scheelite produced since registration: 9 tons 1 cwt. 19 lb.; £1,298 2s. 7d.
Amount expended in connection with carrying on operations since last statement: £1,429 11s. 9d.
Total expenditure since registration: £1,429 11s. 9d.
Total amount of dividends paid: Nil.
Total amount of dividends paid: Nil.
Amount of cash in bank (overdraft): £434 16s.
Amount of debts directly due to company: £177 17s.
Amount of debts owing by company: £160 6s. 9d.
Amount of contingent liabilities of company (if any): Nil.

I, Frederick Hubert Labatt, the Secretary of the Deep Del Scheelite and Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st December, 1913; and I make this solemn declaration conscien-tiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

F. H. LABATT.

Secretary. Declared at Christchurch this 28th day of March, 1914, before me-A. Selwyn Bruce, J.P. 431

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Tinkers Gold-mining Company (Limited).

When formed, and date of registration: 29th October, 1910.

Whether in active operation or not: In active operation. Where business is conduc Matakanui; W. Norman. conducted, and name of Secretary:

Nominal capital : £11,500. Amount of capital subscribed : £11,500.

Amount of capital subscribed : £11,500.
Amount of capital actually paid up in cash : £11,500.
Paid-up value of scrip given to shareholders, and amount of cash received for same (if any):
Paid-up value of scrip given to shareholders on which no cash has been paid : £11,500.
Number of shares into which capital is divided : 11,500.
Number of shares allotted : 11,500.

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 com-pany: 21. Present number of shareholders: 21.

Number of men employed by company: 9.
Quantity and value of gold produced during preceding year: 306 oz. 16 dwt. 12 gr.; £1,208 8s. 3d.
Total quantity and value of gold produced since registration: 1,318 oz. 15 dwt. 12 gr.; £5,126 1s. 1d.

Amount expended in connection with carrying on operations during preceding year: £1,833 11s. 3d. Total expenditure since registration: £5,848 13s. 7d. Total amount of dividends declared: £466 19s. 5d. Total amount of dividends paid: £466 19s. 5d. Total amount of unclaimed dividends: Nil. Amount of each in bank · Nil

Amount of cash in bank : Nil. Amount of cash in hand : Nil. Amount of debts directly due to company : Nil. Amount of debts considered good : Nil.

Amount of debts owing by company: £586 4s. 1d. Amount of contingent liabilities of company (if any):

I, W. Norman, of Matakanui, the Secretary of the Tinkers Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 31st January, 1914; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Perce Act 1908 of the Peace Act, 1908.

W. NORMAN. Secretary.

Declared at Matakanui this 18th day of April, 1914, be-fore me—T. Duggan, J.P. 432

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NOTICE OF SPECIAL RESOLUTION TO WIND UP.

In the matter of the Te Ra Furnace Company (Limited), and of the Companies Act, 1908.

A T a general meeting of the above-named company duly convened and held at its office, Lowe Street, Gisborne, on the 16th day of March, 1914, the following special resolu-tion was duly passed, and at a subsequent extraordinary general meeting of the above-named company duly convened and held at the same place on the 31st day of March, 1914, use breachting use duly conformed parently. such resolution was duly confirmed, namely :-

"That the company be wound up voluntarily."

And at such last-mentioned meeting Mr. A. J. HENDERSON was appointed Liquidator for the purposes of winding up. HENRY HOARE,

Chairman.

I, ARTHUR MONTAGUE RYGATE, Mem. R. Coll. Surg. Eng. 1897, Lic. R. Coll. Phys. Lond. 1897, M.B. 1898, Univ. Durh., now residing in Wellington, hereby give notice that I intend applying on the 23rd May next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar-General.

ARTHUR MONTAGUE RYGATE. Dated at Wellington 22nd April, 1914. 434

MEDICAL REGISTRATION.

MEDICAL REGISTRATION. T, CHARLES ERNEST HERCUS, M.B., Ch.B. (N.Z. give notice that I intend applying on the 25th day of May next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Christehurch.

CHARLES E. HERCUS. Dated at Christchurch 23rd April, 1914. 435

MEDICAL REGISTRATION.

MALCOLM MCLEAN MORRISON, Bach. Med. Univ. Edin. 1910, Bach. Surg. Univ. Edin. 1910, now residing in Warkworth, hereby give notice that I intend applying on the 27th May next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland.

M. M. MORRISON. 436

Dated at Auckland 27th April, 1914.

AUCKLAND GRAMMAR SCHOOL

TN accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Professor A. P. W. THOMAS has been reappointed a senate's member of the Auckland Grammar School Board. W. WALLACE KIDD,

Returning Officer.

Auckland, 27th April, 1914.

AUCKLAND GRAMMAR SCHOOL.

IN accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Mr. JOHN HENRY UPTON has been elected a member of the Auckland Grammar School Board by the members of the General Assembly of the Provincial District of Auckland. W. WALLACE KIDD,

Auckland, 27th April, 1914.

Returning Officer. 438

N OTICE is hereby given that the Partnership heretofore subsisting between us, the undersigned ALICE CHARLOTTE DICKINSON and ELIZABETH WHELAN, carrying on business as Costumiers at Mornington, under the style of "Dickinson & Whelan," has been dissolved by mutual consent as from the 25th day of April, 1914. All debts due to the late firm will be received by the said ALICE CHARLOTTE DICKINSON, who will continue to carry on the business under her own name her own name.

As witness our hands this 25th day of April, 1914. A. C. DICKINSON. E. WHELAN.

Signed in the presence of T. Carroll. Ħ

THE PUBLIC WORKS ACT, 1908.

 $\mathbf{I}^{\mathbf{N}}$ pursuance of the provisions of the above-mentioned Act, the body corporate called the Education Board of the District of Wanganui hereby gives notice that it intends to acquire for the purposes of a public-school site the lands described in the Schedule hereto, and do all works and things described in the Schedule hereto, and do all works and things incidental thereto; and for the purpose and object of so doing the lands described in the Schedule hereto are required and will require to be taken by the said Board under the pro-visions of the above Act; and that a survey has been made and a plan prepared and signed by Thomas Ward, of Pal-merston North, Licensed Surveyor, (red), showing such land, together with the names of the owners and occupiers thereof so far as they can be ascertained, and that a copy of such plan has been deposited in the premises of Messieurs G. H. Bennett and Co., the Square, Palmerston North, the place directed by the said Board, and is there open for inspection; and that all persons affected are hereby required to set forth in writing any well-grounded objections to the execution of in writing any well-grounded objections to the execution of such works or the taking of such lands, and to send such writing, within forty days from the first publication of this notice, to the Secretary, Education Board, Wanganui. Dated at Wanganui this twenty-eighth day of April, 1914.

The Schedule.

Approxi- mate Area.	Being Portion of	District.	Coloured on Plan
A. R. P. 6 0 0	Sections 278 and 277	Borough of Pal- merston North	Red.

W. H. SWANGER,

Secretary to the above-named Board.

AWATERE COUNTY COUNCIL.

MOTOR REGISTRATION.

In accordance with section 13 of Part II of the Motor Regulation Act, 1908, and regulations.

THE Awatere County Council hereby gives public notice that it has resolved to bring into operation the registra-tion of motors in the County of Awatere, as from the 14th day of May, 1914. Registration Office : County Council Office, Seddon.

Registration Fee : Ten shillings. Dated at Seddon this 16th day of April, 1914.

GEO. HORN.

County Clerk.

MAKERUA DRAINAGE BOARD.

Special Resolution passed at a Meeting of the Makerua DRAINAGE BOARD HELD AT PALMERSTON NORTH ON 9TH April, 1914.—Special District No. 5, Loan of £300.

THAT, in pursuance and exercise of the power vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Makerua Drainage Board hereby resolves as follows :

That, for the purpose of providing the interest, charges, and sinking fund on the said loan of £300, under the above-mentioned Act, the Makerua Drainage Board makes and levies a special rate of twenty-four sixteenths of a penny in the pound upon the rateable values of all properties in the Special District No. 5, for the payment of interest at the rate Special District No. 5, for the payment of interest at the rate of $4\frac{1}{2}$ per centum per annum for the term mentioned, and for the repayment of loan of £300; and that such special rate shall be an annually recurring rate during the currency of such loau, and be payable half-yearly on the first days of February and August in each and every year during the currency of such loan, being a period of $36\frac{1}{2}$ years, or until the loan is fully paid off. The cost of raising loan and the first year's interest to be paid out of loan.

I certify that the above is a true copy of a special resolu-tion passed by the Makerua Drainage Board at its meeting held on 9th April, 1914.

A. H. GRANT,

28th April, 1914.

Clerk to the Board. 442

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KIWITEA COUNTY COUNCIL.

SPECIAL ORDER.-HOSPITAL LEVY LOAN.

 \prod^N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and its amendments, the Hospitals and Charitable Institutions Act, 1909, and every other power in that behalf enabling it, the Kiwitea County Council resolves as follows :---

the Kiwitea County Council resolves as follows :---That, for the purpose of paying this Council's share of the cost of the erection of buildings in connection with the Palmerston North Hospital, and Old Peoples' Home in con-nection with the said hospital, the Kiwitea County Council does now raise a loan of £1,300, and make and levy a special rate, to secure such loan, of one one-hundredth part of one rate, to secure such loan, of one one-hundredth part of one penny in the pound sterling upon the rateable valuation of the whole of the Kiwitea County. Such special rate shall be an annually recurring rate, and be payable on the first days of February and August in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off. I hereby certify that the foregoing special order was adopted at a special meeting of the Council held on the 21st day of March, 1914, and duly confirmed at a subsequent meeting held on the 18th day of April, 1914. L. J. VERBY.

L. J. VERRY, County Clerk.

WANGANUI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

WHEREAS the Wanganui Borough Council has been

- WHEREAS the Wanganui Borough Council has been authorized by the ratepayers to borrow the sum of eleven thousand pounds (£11,000) for the purpose—

 (a.) Of providing a complete system of drainage for that part of the district included in the Borough of Wanganui by Order in Council dated the twentieth day of June, 1910, published in the New Zealand Gazette Number 62 (1910), at page 1797 (hereinafter called "Durietown"), including in such system of drainage the laying of drainage-pipes in the streets and roads of the said area, and the providing of all appliances, plant, and things necessary or convenient

 appliances, plant, and things necessary or convenient for the efficient working and use of the said drainage system or incidental thereto :
 - (b.) The providing of a water supply or service for the said district, and the laying of mains for the purpose of such supply from the Council's reservoir at West-mere to the said district, and of all plant, appliances, and things necessary or convenient in connection therewith
- (c.) The reticulating of water throughout the said district, including in such system of reticulation the laying of pipes in the streets and roads of the said area, the providing of all appliances, plant, and things necessary or convenient thereto or for the efficient working thereof, and the connecting of such pipes with the mains : And the New Zealand State-guaranteed Advances Board has

finally granted the application for such loan at the rate of three and one-half pounds $(\pounds 3\frac{1}{2})$ per centum per annum: And whereas the New Zealand State-guaranteed Advances Office Superintendent is unable to advance part of such loan anamely, four thousand two hundred and fifty pounds 4,250)—at the said rate of interest, but can advance the (£4.250)same at the rate of four and one-half pounds $(\pounds 4\frac{1}{2})$ per centum per annum :

Now, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Wanganui 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, four thousand two hundred and fifty pounds (£4,250)—the said Wanganui Borough Council hereby makes and levies a special rate of twopence in the pound upon the rateable value of all rate of twopence in the pound upon the factorie value of an rateable property within the special-rating district included in the Borough of Wanganui by the said Order in Council of the twentieth day of June, 1910, and called "Durietown," comprising all that area in the Wellington Land District bounded by a line commencing on the left bank of the Wanga-nui River at the mouth of the Purua Stream; thence easterly nu River at the mouth of the Purua Stream; thence easterly along the right bank of that stream to the eastern boundary of Section Number 44, Block V, Ikitara Survey District; thence southerly along the eastern boundary of that section to Number 2 Line of road; thence across that road to the western side of a road opposite the south-eastern corner of the aforesaid Section Number 44; thence along the western

and north-western side of that road to the eastern boundary of Te Iwi Roa Block; thence northerly along the eastern boundary of that block to Section Number 29, Block V aforeboundary of that block to Section Number 29, Block V afore-said; thence westerly along the southern boundaries of the said Section Number 29, and Manawakowara Number 3, and Kaiate Number 2 Blocks and the production of the southern boundary of the last-mentioned block to the Wanganui River; and thence northerly along the left bank of the Wanganui River to the place of commencement. 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 first day of May and the first day of November in each and every year during the currency of such part of yearly on the first day of May and the first day of November in each and every year during the currency of such part of such loan, being a period of thirty-six and one-half years, or until such part of such loan is fully paid off. The common seal of the Mayor, Councillors, and Burgesses

of the Borough of Wanganui was here to affixed to the above-written resolution by order of the Council of the said borough this twenty-first day of April, 1914, in the presence of-

T. BOSWALL WILLIAMS,

Mayor. G. MURCH,

Town Clerk.

THE BRITISH UNITED SHOE MACHINERY COMPANY OF AUSTRALIA PROPRIETARY (LIMITED).

I N pursuance of the Companies Act, 1908, notice is hereby given that the situation and locality of the office or place of business of the British United Shoe Machinery Company of Australia Proprietary (Limited), where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered, is No. 138 Wakefield Street, Wellington. Dated this 28th day of April, 1914.

JULIUS NOWACK,

Attorney for the Company. Bell, Gully, Bell, & Myers, Solicitors, Wellington. 445

PETONE BOROUGH COUNCIL.

In the matter of the Municipal Corporations Act, 1908, and its amendments, and of the Local Bodies' Loans Act, 1913.

I HEREBY give notice that on the 22nd day of April, 1914, a proposal was submitted by the Petone Borough Council to the ratepayers of the Borough of Petone for raising Council to the ratepayers of the Borough of Petone for raising a special loan of £4,000 to provide motor vehicles, garage, spare parts, and all other implements and appliances neces-sary or expedient in connection with such motor vehicles, for the purpose of establishing a service for the conveyance of passengers and goods within the Borough of Petone, and to and from any other place which the Council may deem advisable within the scope of its authority. And the number of votes recorded respectively for and against the proposal was as follows: For, 193; against, 127; informal votes, 7. And I declare the said proposal to be carried. Dated at Petone the 23rd day of April, 1914.

J. W. MCEWAN, Mayor. 446

PETONE BOROUGH COUNCIL.

In the matter of the Municipal Corporations Act, 1908, and its amendments, the Local Bodies' Loans Act, 1913, and the Petone and Hutt Corporations Empowering Act, 1905.

HEREBY give notice that on the 22nd day of April, 1914, a proposal was submitted by the Petone Borough Council to the ratepayers of the Borough of Petone for raising Council to the ratepayers of the Borough of Petone for raising a special loan of £5,000 for the purpose of ornamenting and improving such part of the Petone "Beach" as is vested in the Council as a public promenade, and for providing any buildings necessary or expédient for the public convenience and enjoyment, in accordance with the powers of the Council under the provisions of the last-above-quoted Act. And the number of votes recorded respectively for and against the proposal was as follows: For, 208; against, 110; informal votes. 6. votes. 6

And I declare the said proposal to be carried. Dated at Petone the 23rd day of April, 1914.

J. W. MCEWAN, Mayor.

T. FRANK NORMAN SPURRELL HITCHCOCK, Mem. R. Coll. Surg. Eng. 1907, Lic. R. Coll. Phys. Lond. 1907, M.B. Bac. Surg. 1907, Univ. Lond., now residing in Wellington, hereby give notice that I intend applying on the 30th May next to have my name placed on the Medical Register for the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar-General.

FRANK NORMAN SPURRELL HITCHCOCK. Dated at Wellington 29th April, 1914. 448

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- ()EOLOGICAL BULLETIN No. 5: The Geology of the Cromwell Subdivision, Western Otago. By JAMES PARK. Price, 2s. 6d.
- (JEOLOGICAL BULLETIN No. 6: The Geology of the Mikonui Subdivision, North Westland. By P. G. MOBGAN. 2s. 6d.
- GEOLOGICAL BULLETIN No. 8: The Geology of the Whangaroa Subdivision, Hokianga Division. By J. M. BELL and E. DE C. CLARKE. 28. 6d.
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- GEOLOGICAL BULLETIN No. 12: The Geology of the Dun Mountain Subdivision, Motupiko Division, Nelson. By J. M. BELL, E. DE C. CLARKE, and P. MARSHALL. 28. 6d.
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