

THE  
**NEW ZEALAND GAZETTE.**

Published by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 30, 1920.

*Lands proclaimed as a Road, and Road closed, in Block XII, Lilburn Survey District, Southland Land District.*

[L.s.] **ROBERT STOUT.**  
Administrator of the Government.  
**A PROCLAMATION.**

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, with the consents of the lessee and mortgagee of the lands described in the First Schedule hereto, and of the Wallace County Council, being the local authority in whose district the said lands are situated, proclaim as a road the lands described in the said Schedule; and also do hereby, with the like consents as aforesaid, proclaim as closed the road described in the Second Schedule hereto, which is not required.

**FIRST SCHEDULE.**

LANDS PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a road:—

A. R. P.	
0 1 20	} Portion of Section 2; coloured pink.
2 2 36	
1 1 12	} " " " 5
0 2 28	

**SECOND SCHEDULE.**

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:—

A. R. P.	
2 3 12	} Adjoining or passing through Section 5; coloured green.
1 0 38	
0 0 0.6	} Adjoining or passing through Section 2; coloured green.
1 1 7	

All situated in Block XII, Lilburn Survey District. All in the Southland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/781, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 25th day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

A

*Lands in Auckland Land District declared to be subject to Section 127 of the Land Act, 1908.*

[L.s.] **ROBERT STOUT.**  
Administrator of the Government.  
**A PROCLAMATION.**

WHEREAS the Land Board of the Auckland Land District has recommended that the Crown tenants of the lands enumerated in the Schedule hereto should be afforded relief, owing to exceptional circumstances over which they have no control preventing the profitable occupation of such lands;

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section twenty-five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1911, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby proclaim and declare the lands enumerated in the Schedule hereto to be subject to the provisions of section one hundred and twenty-seven of the Land Act, 1908; and I do further fix three years from the date mentioned in the said Schedule as the period for which the said lands shall be exempt from payment of rent.

**SCHEDULE.**

AUCKLAND LAND DISTRICT.—ROTOMA SURVEY DISTRICT.

		From 1st January, 1921.		
SECTION	Area,	A.	R.	P.
14, Block VI	332	0	0	0
" 15 " VI	259	2	0	0
" 8 " VII	265	0	0	0
" 10 " VII	211	0	0	0
" 11 " VII	224	3	5	
" 13 " VII	330	0	0	0
" 14 " VII	214	0	0	0
" 16 " VII	471	0	0	0
" 17 " VII	214	0	0	0
" 18 " VII	244	0	0	0
" 7 " VIII	427	1	0	0
" 8 " VIII	209	0	0	0
" 9 " VIII	476	0	0	0
" 13 " VIII	446	2	0	0
" 2 " XI	415	0	0	0
" 3 " XI	271	0	0	0

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 23rd day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!



the Native Land Amendment Act, 1914, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

WAIKOPIRO 3B 2C 2B 2 Block: Approximate area, 419 acres 2 roods; Takapau Survey District.

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 23rd day of September, 1920.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

*Proclaiming Native Land to be Crown Land under Section 14 of the Native Land Amendment Act, 1914.*

[L.S.]

ROBERT STOUT,  
Administrator of the Government.

A PROCLAMATION.

WHEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, *inter alia*, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-General may issue a Proclamation that such land has become Crown land:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

NGATIRAHIRI No. 8, Grant 5298, 1892 Act leases, Sale No. 2, being Section 50, Block VI, Waitara Survey District: Approximate area, 95 acres 3 roods 35 perches.

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 23rd day of September, 1920.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

*Proclaiming Native Land to be Crown Land under Section 14 of the Native Land Amendment Act, 1914.*

[L.S.]

ROBERT STOUT,  
Administrator of the Government.

A PROCLAMATION.

WHEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, *inter alia*, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-General may issue a Proclamation that such land has become Crown land:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

NGATIKAHUMATE Grant 3937, 1892 Act leases, Sale No. 2; being Subdivisions 22, 23, and 24, Block VII, Subs. 7 and 11, Block VI, Sub. 5, Block IX, and Sub. 2, Block XV, Opanake Survey District: Approximate area, 1,182 acres 1 rood 11 perches.

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 23rd day of September, 1920.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

*Proclaiming Native Land to be Crown Land under Section 14 of the Native Land Amendment Act, 1914.*

[L.S.]

ROBERT STOUT,  
Administrator of the Government.

A PROCLAMATION.

WHEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, *inter alia*, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-General may issue a Proclamation that such land has become Crown land:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

PARIHAKA Grant 3945, 1892 Act leases, Lot 2A (or Sale No. 2), being Lot A, Subdivision 4, Block XIV, Cape Survey District: Approximate area, 116 acres 0 roods 5 perches.

Given under the hand of His Excellency the Administrator of the Government of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 23rd day of September, 1920.

W. H. HERRIES, Native Minister.

GOD SAVE THE KING!

*Amending an Order in Council authorizing the New Plymouth Borough Council to use Additional Water from the Waiwakaiho River for the Purpose of generating Electricity, and to extend Electric Lines within the Taranaki County.*

ROBERT STOUT,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by clause twenty-seven of the Order in Council dated the nineteenth day of July, one thousand nine hundred and twenty, and published in the *New Zealand Gazette* No. 68, of the twenty-second day of the same month, authorizing the New Plymouth Borough Council to use additional water from the Waiwakaiho River for the purpose of generating electricity, and to extend electric lines within the Taranaki County, issued under the Public Works Amendment Act, 1908, and the Public Works Amendment Act, 1911, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby amend the said Order in Council dated the nineteenth day of July, one thousand nine hundred and twenty, as follows:—

Clause twenty-seven is hereby cancelled.

Clause fourteen is hereby amended by altering the wholesale charge for bulk supply from £12 per kilowatt per annum to £12 per horse-power year.

Clause seventeen is hereby amended by substituting the figures "15" for "12" in the second line.

F. D. THOMSON,  
Clerk of the Executive Council.

*Changing the Purpose of Portion of a Reserve in Block VII, Selwyn Survey District, Canterbury Land District.*

ROBERT STOUT,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

WHEREAS the land described in the Schedule hereto forms portion of an area which was reserved for cemetery purposes, being a purpose within Class I of the Public Reserves and Domains Act, 1908:

And whereas it is expedient that such land shall be appropriated for gravel purposes, being a purpose within the said Class I:

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that the said land shall, from and after the date hereof, be appropriated for gravel purposes under Class I of the Public Reserves and Domains Act, 1908.

#### SCHEDULE.

ALL that area in the Canterbury Land District, being Reserve 2287b, Block VII, Selwyn Survey District, and containing by admeasurement 3 acres 1 rood 22 perches, more or less.

F. D. THOMSON,  
Clerk of the Executive Council

*Consenting to stopping Portions of Road in Block XII, Maungamangero Survey District, Waitomo County.*

ROBERT STOUT.

Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Administrator of the Government 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 Waitomo County Council stopping the portions of road described in the Schedule hereto.

#### SCHEDULE.

APPROXIMATE areas of the pieces of road permitted to be stopped:—

A.	R.	P.	Adjoining or passing through
0	0	0.008	Kinohaku East 4r, Section 1.
1	2	35.7	
0	1	30.3	4g . 3.
0	1	19	" . 4g 2.
0	0	2.5	" . 4g 2.

Situated in Block XII, Maungamangero Survey District. (S.O. 18341.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 39462, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

F. D. THOMSON,  
Clerk of the Executive Council.

*Consenting to Land being taken for the Purposes of a Public School in the City of Nelson.*

ROBERT STOUT.

Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Administrator of the Government 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 land described in the Schedule hereto being taken for the purposes of a public school, portion of such street being occupied by a building.

#### SCHEDULE.

APPROXIMATE area of the piece of land being taken: 1 rood 9 perches.

Being part B Lutheran Reserve, situated in the City of Nelson.

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 49703, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged pink.

F. D. THOMSON,  
Clerk of the Executive Council.

*Consenting to the Raising of Loans by certain Local Authorities.*

ROBERT STOUT.

Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

WHEREAS application has been made, under section twenty, subsection one, of the Finance Act, 1919, for the precedent consent of the Governor-General in Council to enable the several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue:

Now, therefore, His Excellency the Administrator of the Government 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 raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, provided that the rate of interest at which the loans or any of them are to be raised shall in no case produce to the lender a return exceeding five and one-half pounds per centum per annum; and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Finance Act, 1919, and shall operate accordingly as a consent of the Governor-General in Council to the raising of the loans hereby authorized.

#### SCHEDULE.

HAMILTON Borough Council, £110,000 (drainage).  
Auckland and Suburban Drainage Board, £25,000 (sewerage).  
Whakatane Borough Council, £20,000 (hydro-electric scheme).  
Wanganui County Council, £10,000 (workers' dwellings).  
Mackenzie County Council, £8,000 (hydro-electric scheme).  
Kawhia County Council, £4,000 (road-metalling).  
Christchurch City Council, £6,000 (sanitary purposes); £1,000 (sanitary purposes).  
Patangata County Council, £1,200 (road-making plant and bridge-building).  
Opotiki Borough Council, £538 18s. 3d. (hospital levy).  
Piako County Council, £500 (road-metalling).

F. D. THOMSON,  
Clerk of the Executive Council.

*Declaring that the Bay of Islands County Council shall exercise the Powers of a Harbour Board within the Limits of the Port or Harbour of Bay of Islands.*

ROBERT STOUT.

Administrator of the Government.

#### ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

WHEREAS it is, among other things, provided by section one hundred and eighty-five of the Counties Act, 1908, that in any place where there is no Harbour Board the Governor-General, on the request of the Council of any county bordering on any estuary or arm of the sea, may, by Order in Council duly gazetted, declare that such Council shall, from a date to be fixed in such Order, exercise all the powers of a Harbour Board within such limits of such estuary or arm aforesaid as the Governor-General may define for that purpose:

And whereas the Council of the County of Bay of Islands, which borders on the port or harbour of Bay of Islands, in the Bay of Islands County, has requested that it may be declared that it shall exercise all the powers of a Harbour Board within such port or harbour: And whereas it is desirable that such request should be acceded to:

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the hereinbefore-recited power and authority, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that, from and after the first day of October, one thousand nine hundred and twenty, the said Council shall exercise the powers of a Harbour Board within the limits of the port or harbour hereinbefore set forth, and which said port or harbour is called Bay of Islands Harbour, that is to say:—

All that area of the sea known as Bay of Islands, and covered by the sea at high water, lying inside a straight line drawn from the northern extreme of Richards Peninsula to the Nine Pin, and thence to the northern extreme of Cape Wiviki.

F. D. THOMSON,  
Clerk of the Executive Council.

*Amendments in the Regulations for the Award of Agricultural Bursaries.*

ROBERT STOUT, Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914, and its amendments, and all other powers and authorities enabling him in this behalf, His Excellency the Administrator of the Government 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 amendments set out below in the regulations (hereinafter referred to as the "said regulations") made by Order in Council dated the sixteenth day of January, one thousand nine hundred and seventeen, for the award of agricultural bursaries; and doth prescribe that this Order shall come into force on the date of the first publication thereof in the *New Zealand Gazette*.

## AMENDMENTS IN REGULATIONS.

CLAUSE 2 of the said regulations is hereby amended by the deletion of the words "last date" following the words "unless on the," and by the substitution therefor of the words "1st December following the last day."

Clause 3 of the said regulations is hereby amended by the insertion of the words "or two years" after the words "for one year"; and by the insertion of the words "a university college" after the words "an agricultural college."

Clause 5 of the said regulations is hereby amended by the deletion of the words "1st December," and by the substitution therefor of the words "8th September."

Clause 7 of the said regulations is hereby amended by the deletion of the letter "(a)" following the word "New Zealand"; and by the deletion of the words "or (b) as an officer in the Agricultural Department, or (c) in farming."

Clause 11 of the said regulations is hereby amended by the insertion of the words "from the report of the Chairman of the Professorial Board of the university college attended, or of" following the words "at any time"; and by the deletion of the word "reports" after the words "is held," and the substitution therefor of the words "or otherwise, it appears to the Director of Education."

F. D. THOMSON,  
Clerk of the Executive Council.

*Amendments to the Regulations under the Education Act, 1914, for the Examination and Classification of Teachers.*

ROBERT STOUT, Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the consent of the Executive Council of the said Dominion, doth hereby make the amendments set forth in Schedules I and II hereto in the regulations in force relating to the examination and classification of teachers; and doth prescribe that the amendments in Schedule I shall come into force on the date of the first publication of this Order in the *New Zealand Gazette*, and that the amendments in Schedule II shall come into force on the first day of February, 1921.

## SCHEDULE I.

1. CLAUSES 6, 8, subparagraphs (ii) (b) (i) and (ii) (b) (2), 9, 12, 13, 17, 27, 32, 41, 45, 52A, and 58A are hereby amended by deleting the words "Inspector-General of Schools," and substituting the words "Director of Education."

2. Clause 6 is hereby amended by the addition of the words "The Director of Education may also, from certificates granted by authorities

acting outside the Dominion of New Zealand, judge that a teacher has shown such ability to teach as would warrant the issue of a certificate."¶

3. Clause 14 is hereby repealed.

4. Clause 15 is hereby amended by deleting the words "in the manner prescribed in clause 18 hereof."

5. Clause 18 is hereby amended by deleting the words "to the Public Account at some branch of the Bank of New Zealand," and substituting the words "at some money-order office of the Post and Telegraph Department in New Zealand."

¶6. Clause 20 is hereby amended by deleting the word "bank."

7. Clause 56 is hereby amended by deleting the words "excepting]such issue or renewal as may be made in accordance with the provisions of clause 54 hereof" and "to the Public Account in the manner specified in clause 18 of the regulations for the payment of examination entrance fees."

8. Clause 58 is hereby amended by the addition of the words "The Minister of Education shall also have power to suspend any certificate or license to teach if the holder of the certificate or license has, under section 13 (2) (a) of the Expeditionary Forces Amendment Act, 1918, been deemed a military defaulter; such suspension shall be for a term coincident with the term for which deprivation of civil rights and of employment in the service of the Crown or of any local or other public authority is imposed under the provisions of the Expeditionary Forces Act."

#### SCHEDULE II.

1. CLAUSE 8 is hereby amended by deleting from paragraph (ii) (b) (1) the words "Greek" and "German."

¶2. Clause 22 is hereby amended by deleting the words "(21A.) Elementary Geology. (23.) Greek. (25.) German. (26.) Italian. (27.) Spanish. (28.) Maori. (30.) Elementary Handwork I—Modelling in Plasticine or Clay, Paper-work, and Bricklaying. (31.) Elementary Handwork II—Cardboard-work. (33.) Ironwork."

3. Clause 35 is hereby amended as follows:—

(i.) By deleting the words "(22.) Geology. (24.) Zoology. (31.) Agricultural Chemistry. (32.) Agricultural Botany and Zoology. [\* A candidate cannot receive credit for Chemistry (20) together with Agricultural Chemistry (31), nor for Botany (23) or Zoology (24) together with Agricultural Botany and Zoology (32), nor can General Hygiene (33) be reckoned as a separate subject in addition to Domestic Science III (28).]" (35.) Greek. (37.) German. (38.) Italian. (39.) Spanish. (40.) Maori. (49.) Accounting. (51.) Ironwork. (52.) Military Science. (53.) One or more subjects each consisting of any two of the following:—

"(a.) Dressmaking.

"(b.) Elementary Handwork I—Modelling in Plasticine or Clay, Paper-work, and Bricklaying.

"(c.) Elementary Handwork II—Cardboard-work.

"(d.) Woodwork.\*

"(e.) Ironwork.\*

"(f.) Military Drill.\*

} As for Class D.

["\* Not to be reckoned if (50) Woodwork, (51) Ironwork, or (52.) Military Science respectively is taken.]"

(ii.) By deleting the words "(28.) Domestic Science III," and by substituting the words "(28.) Domestic Science III [Not to be reckoned as a separate subject in addition to General Hygiene (33).]"

(iii.) By deleting the words "(33.) General Hygiene," and by substituting the words "(33.) General Hygiene [Not to be reckoned as a separate subject in addition to Domestic Science III (28).]"

4. Clauses 49, 50, and 51 are hereby repealed.

5. Clause 59 is hereby amended as follows:—

(i.) By deleting from Group IV, Division I, the programme (21A.) Elementary Geology.

(ii.) By deleting from Group IV, Division II, the words—

"(22) and (23). Latin, Greek.—Translation of easy passages, at sight, from and into the language in which the candidate is to be examined; questions in grammar limited, generally, to points arising from the passages for translation; questions involving the conversion of direct into indirect speech or *vice versa*, and the ability otherwise to vary the forms of an original passage in the language as set for translation. Generally, any passage set for translation into the language will be essentially imitative in character.

"(24) to (28). French, German, Italian, Spanish, and Maori.—As in Greek and Latin, but the papers not so elementary."

And by substituting the words—

¶"(22.) Latin.—Translation of easy passages, at sight, from and into Latin; questions in grammar limited, generally, to points arising from the

passages for translation; questions involving the conversion of direct into indirect speech or *vice versa*, and the ability otherwise to vary the forms of an original passage in the language as set for translation. Generally, any passage set for translation into the language will be essentially imitative in character.

“(24.) French.—As in Latin, but the paper not so elementary.”

(iii.) By deleting from Group IV, Division III, the programmes (30) Elementary Handwork I, and (31) Elementary Handwork II

(iv.) By deleting from Group IV, Division III, the words—

“(32) and (33). For Woodwork and Ironwork as prescribed for the Class D certificate, candidates are required to obtain a pass at the first year's examination in these subjects as conducted in accordance with the programme of the City and Guilds of London Institute. Pamphlets containing information of the examinations held and of the programmes prescribed may be obtained on application to the Education Department.”

And by substituting the words—

“(32.) For Woodwork as prescribed for the Class D certificate, candidates are required to obtain a pass at the first year's examination in this subject as conducted in accordance with the programme of the City and Guilds of London Institute. Pamphlets containing information of the examination held and of the programme prescribed may be obtained on application to the Education Department.”

6. Clause 60 is hereby amended as follows:—

(i.) By deleting from Part III, Division I, the programmes (22) Geology, (24) Zoology, (31) Agricultural Chemistry, (32) Agricultural Botany and Zoology.

(ii.) By deleting from Part III, Division II, the words “(34) to (40). In languages other than English,” and substituting the words “(34) and (36). In Latin and French.”

(iii.) By deleting from Part III, Division III, the programme (49.) Accounting.

(iv.) By deleting from Part III, Division III, the words—

“(50) and (51). For Woodwork and Ironwork candidates are required to produce the certificate of the City and Guilds of London Institute (second year) in the subject taken. Pamphlets containing information of the examinations and the programmes prescribed may be obtained on application to the Education Department, Wellington.”

And substituting the words—

“(50.) For Woodwork candidates are required to produce the certificate of the City and Guilds of London Institute (second year). Pamphlets containing information of the examination and the programme prescribed may be obtained on application to the Education Department, Wellington.”

(v.) By deleting from Part III, Division III, the programme (52) Military Science.

(vi.) By deleting from Part III, Division III, the whole of paragraph (53).

F. D. THOMSON,  
Clerk of the Executive Council.

*Declaring Portion of Road in Block XIV, Rangitoto Survey District, to be a Government Road.*

ROBERT STOUT,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and 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 Administrator of the Government 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 portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

APPROXIMATE area of the piece of land declared to be a Government road: 9 acres 0 roods 28 perches. Adjoining or passing through Section 1, situated Block XIV, Rangitoto Survey District (Rangitikei R.D.).

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 49494, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

F. D. THOMSON,  
Clerk of the Executive Council.

*Declaring Portion of Road in Block X, Mangahao Survey District, to be a Government Road.*

ROBERT STOUT,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present:

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and 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 Administrator of the Government 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 portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a Government road: 1 acre 2 roods 25.9 perches. Adjoining or passing through Sections 11 and 23, situated in Block X, Mangahao Survey District.

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 49691, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

F. D. THOMSON,  
Clerk of the Executive Council.



*Domain Board appointed to have Control of the Owhango Domain.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

ARTHUR BROWN,  
AUGUST CARLSON,  
WILLIAM EDWARD FLYNN,  
JAMES MAXWELL,  
JOHN THOMAS McNAMARA,  
WILLIAM O'DONNELL, and  
ALEXANDER WATSON,

as from the tenth day of June, one thousand nine hundred and twenty, to be the Owhango Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the twenty-fifth day of September, one thousand nine hundred and twenty, at half past seven o'clock p.m., as the time when, and the Town Hall, Owhango, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

OWHANGO DOMAIN.—WELLINGTON LAND DISTRICT.

SECTIONS 5 to 16, Block III, Town of Owhango; Sections 5 to 16, 21, 22, and 23, Block IV, Town of Owhango; Section 47, Block X, Hunua Survey District: Area, 15 acres 0 roods 16 perches.

F. D. THOMSON,  
Clerk of the Executive Council

*Extending Prohibition of Alienation of certain Native Land other than Alienation in favour of the Crown.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the twenty-eighth day of October, one thousand nine hundred and nineteen, and gazetted the thirtieth day of October, one thousand nine hundred and nineteen, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

HEREHERETAU No. 2 Block: Approximate area, 8,750 acres; Opoiti and Nuhaka Survey Districts.

F. D. THOMSON,  
Clerk of the Executive Council.

*Fixing the Dates and Place for the Payment of Land-tax and Income-tax under the Land and Income Tax Act, 1916, the Finance Act, 1917, and the Land and Income Tax (Annual) Act, 1920.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authority vested in him under the Land and Income Tax Act, 1916, the Finance Act, 1917, and the Land and Income Tax

(Annual) Act, 1920, His Excellency the Administrator of the Government 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 determine that the respective duties leviable under the said Acts by way of land-tax and of income-tax shall be paid on the days and dates set forth hereunder:—

Land-tax under section two of the Land and Income Tax (Annual) Act, 1920: In one sum on Monday, the eighth day of November, one thousand nine hundred and twenty.

Income-tax under section three of the Land and Income Tax (Annual) Act, 1920, and special war-tax under section four of the Land and Income Tax (Annual) Act, 1920: In one sum on Monday, the seventh day of February, one thousand nine hundred and twenty-one.

And, in further pursuance and exercise of the powers and authority aforesaid, and with the like advice and consent as aforesaid, His Excellency doth also determine that the place where the said duties of land-tax and of income-tax shall be payable shall be the office of the Commissioner of Taxes, at the Government Buildings, Wellington, and that notice to the foregoing effect shall be given by the said Commissioner accordingly.

F. D. THOMSON,  
Clerk of the Executive Council.

*Licensing William Kenyon Cook to use and occupy a Part of the Foreshore of Hokianga Harbour as a Site for stacking Timber.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the second day of August, one thousand nine hundred and nine, and published in the *New Zealand Gazette* No. 65, of the twelfth day of the same month, the Waima Timber Company (Limited) was licensed to use and occupy a part of the foreshore, shown and edged in red on plan marked M.D. 3379, of Hokianga Harbour, as a site for stacking timber, for a period of fourteen years computed from the twenty-fourth day of September, one thousand nine hundred and six:

And whereas the said license was, with the consent of the Minister of Marine, transferred to William Kenyon Cook (hereinafter called "the licensee"):

And whereas the said license will expire on the twenty-fourth day of September, one thousand nine hundred and twenty, and it is desirable to issue a fresh license to the licensee:

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby license the licensee to occupy the said foreshore as a site for stacking timber, such license to be held and enjoyed by the licensee 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 Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore shown and edged in red on the said plan marked M.D. 3379.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of £2 10s. in advance, such annual payments to date from the 24th day of September, 1920, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

4. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years, computed from the 24th day of September, 1920, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.



5. The said rights, powers, and privileges may be at any time resumed by the Administrator, without payment of any compensation whatever, on giving to the licensee three 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 licensee in New Zealand.

6. In case the licensee shall—

- (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
- (2.) Cease to use or occupy the said site for a period of thirty days;
- (3.) Fail to pay the sums specified in clause 3 of these conditions; or
- (4.) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being relating to bankruptcy,—

then and in any of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Administrator in Council without any notice to the licensee or other proceedings whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined.

7. The occupation of the said site shall be deemed to be an acceptance by the licensee of the conditions of this Order in Council.

F. D. THOMSON,  
Clerk of the Executive Council.

*License authorizing the Tuwharetoa Co-operative Dairy Company (Limited) to use Water from the Waihi River for the Purpose of generating Electricity, and to erect Electric Lines in the Waihi Native Settlement, West Taupo County.*

ROBERT STOUT,  
Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Public Works Amendment Act, 1908, and the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby grant to the Tuwharetoa Co-operative Dairy Company (Limited), (hereinafter, with its successors and assigns, referred to as "the licensee")—subject to the terms and conditions set forth in the Schedule hereto and to the regulations dated the twenty-second day of September, one thousand nine hundred and nineteen, and published in the *New Zealand Gazette* of the twenty-fifth day of September, one thousand nine hundred and nineteen, or any regulations hereafter made in amendment thereof or in substitution thereof (hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—a license to take and use from the Waihi River, in the Land District of Wellington (hereinafter referred to as the "said stream"), for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding one and one-half cubic feet per second at any one time; and also to erect and maintain electric lines for power, lighting, heating, or other uses within the area of supply hereinafter described.

#### SCHEDULE.

##### 1. PLANS.

The licensee shall, before the works hereby authorized are commenced, forward for the approval of the Minister of Public Works (hereinafter referred to as "the Minister")—

- (a.) Full detailed drawings and specifications of the diverting weir and dam.
- (b.) Drawings showing how and in what manner the water diverted is to be returned to the said stream.
- (c.) Counter plan showing difference in level of water due to the construction of the headworks.

##### 2. UTILIZATION OF THE WATER.

The said water shall be used solely for the purpose of generating electricity, and shall be returned to the said stream at or near the power-house.

##### 3. LOCATION OF HEADWORKS.

The said water shall be taken from the said stream at the headworks, situated in Waihi-Kahakaharoa No. 1 Block,

B

Block V, Puketi Survey District, at a point indicated on the plan marked P.W.D. 49113, deposited in the office of the Minister of Public Works at Wellington, in the Land District of Wellington.

#### 4. GENERAL DESCRIPTION OF WORKS.

The licensee is hereby authorized to construct, maintain, and use the following works for the purposes of this license; the position of the said works being indicated on the plan marked P.W.D. 49113 hereinbefore referred to:—

- (a.) Headworks consisting of a dam and necessary intake.
- (b.) Pipe-line leading from such dam to the power-house hereinafter referred to.
- (c.) A power-house with all necessary equipment, including water-turbines, generators, transformers, lightning-arresters, switch-boards, switches, excitors, and other appliances for generating electricity.
- (d.) Transmission and other lines over the routes shown by means of broken red lines on the said plan.
- (e.) Such further transmission and other lines within the area of supply as may from time to time be required within such area of supply, and after compliance with the provisions of clause 48 of the regulations.

#### 5. INSPECTION OF WORKS.

The Inspecting Engineer, both during and after the construction of the works, shall have free access to and liberty at any time to inspect the same so as to ensure that the provisions of this license are given due effect to.

#### 6. MAINTENANCE OF WORKS.

After the said works have been completed, the licensee shall maintain the same in proper working-order during the continuance of this license.

#### 7. RIGHT TO ENTER LANDS, ETC.

The licensee shall have the right at any time or times during the continuance of this license, with the consent of the Minister, to enter upon any road or other land, whether vested in or occupied by the Crown or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such transmission-lines, poles, or other things as are required for the transmission of electricity between the generating-stations and any of the substations to which this license applies.

#### 8. POWER TO TAKE LAND.

The licensee is hereby empowered to take, under the Public Works Act, 1908, as for a public work such land as may, in the opinion of the Governor-General, be necessary to enable the licensee to construct and maintain the various works authorized by this license.

#### 9. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years from the date hereof. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license.

#### 10. RENTAL.

The licensee shall, in respect of this license, pay to the Public Works Engineer for the district, or otherwise as the Minister may from time to time require, a rental at the rate of 4s. per annum per kilowatt of maximum output as recorded by the watt-meter to be installed by the licensee at the power-house mentioned in clause 4 (c) hereof; payment to be made yearly on the 31st day of March of each year, commencing from the date the electrical power is first supplied.

For the purposes of this clause "maximum output" means twice the number of units generated in the half-hour during which the output is the maximum for the year. The said period shall be recorded at the end of each half-hour, commencing from noon on each day.

#### 11. GRANTING OF OTHER WATER-RIGHTS.

Nothing herein shall prevent the Governor-General in Council from granting to any person or body corporate other than the licensee a license to take water from any portion of the said stream, except at the place where the licensee is by this license empowered to take it; provided that no such license shall so operate as to reduce the natural fall between the head-works and tail-water, or the volume of the water which the licensee is by this license authorized to take from the said stream.

#### 12. VARIATION IN CONDITIONS OF LICENSE.

The terms and conditions of this license may at any time or from time to time, at the request or with the consent in writing of the licensee, be altered by the Governor-General by Order in Council.

## 13. SURRENDER OF LICENSE.

The licensee may at any time, with the consent of the Minister, surrender this license, and shall thereupon, if so required by the Minister, remove from the ground all removable equipment, machinery, buildings, poles, transmission-lines; and other plant herein authorized to be installed or provided. If the licensee fails or neglects so to remove the said plant within twelve months after being required so to do, such equipment, machinery, buildings, poles, lines, and other plant shall, without payment or compensation, vest in and become the property of the Crown.

## 14. CHARGES FOR ELECTRIC ENERGY.

The charge for electrical energy shall not exceed 1s. per unit for lighting purposes, and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes.

## 15. AREA OF SUPPLY.

The area of supply comprises portion of Waihi-Kahakaha-roa No. 1 Block, situated in the Puketū Survey District, as indicated by a distinctive border coloured red on the plan marked P.W.D. 49113, hereinbefore referred to.

## 16. SYSTEM OF SUPPLY.

The system of supply shall be as described in paragraph (a) (1) of clause 3 of the regulations.

The generating voltage shall be approximately 250 volts between the terminals.

## 17. DATUM TEMPERATURE.

For the purposes of calculating stresses as provided in clause 15 of the regulations, the datum temperature shall be taken as 22 degrees Fahrenheit.

F. D. THOMSON,  
Clerk of the Executive Council.

*Licensing Horace Tomkies to use and occupy a Part of the Foreshore and Land below Low-water Mark at Queenstown, Lake Wakatipu, as a Site for a Jetty.*

ROBERT STOUT.

Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR 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"), Horace Tomkies (hereinafter called "the licensee") has applied to the Administrator in Council for a license under the said Act to use and occupy a part of the foreshore and land below low-water mark at Queenstown, Lake Wakatipu, in order to erect and maintain a jetty thereon; and, in accordance with the one-hundred-and-fiftieth section of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 5225), 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 jetty:

And whereas it has been made to appear to the Administrator in Council that the proposed work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Administrator in Council:

And whereas it is expedient that a license should be granted and issued to the licensee under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Administrator of the Government of the Dominion 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 acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore, and land below low-water mark adjacent thereto, necessary for the maintenance of the said jetty, such license to be held and enjoyed by the licensee 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 Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore and land below low-water mark occupied by the said jetty, as shown on plan marked M.D. 5225.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, dating from the date hereof, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

4. All persons shall at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the said jetty, and all rights of ingress and egress thereon and therefrom.

5. His Majesty or the Administrator, and all officers 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 jetty without payment.

6. The licensee shall maintain the above-mentioned jetty in good order and repair; and, on being required to do so by the Minister, shall exhibit therefrom, and maintain at his own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

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

8. Nothing herein contained shall authorize the licensee 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 Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

9. The rights, powers, and privileges conferred by or under 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 licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

10. The ballast of all vessels loading at the said jetty shall be taken away by the licensee 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.

11. The said rights, powers, and privileges may be at any time resumed by the Administrator, without payment of any compensation whatever, on giving to the licensee three calendar 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 licensee in New Zealand.

12. The licensee shall be liable for any injury which the said jetty may cause any vessel or boat to sustain through any default or neglect on his part.

13. In case the licensee shall—

(1.) Commit or suffer a breach of the conditions hereinafter set forth, or any of them;

(2.) Cease to use or occupy the said wharf for a period of thirty days;

(3.) Become bankrupt, or be brought under the operation of any law for the time being in force relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in either of the said cases this Order in Council, and every license, right, power, or privilege, may be revoked and determined by the Administrator in Council without any notice to the licensee or other proceedings whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee, 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.

14. The erection of the said jetty shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

F. D. THOMSON,  
Clerk of the Executive Council.

*Licensing Henry Charles Langguth to use and occupy a Part of the Foreshore and Land below Low-water Mark on the Kaipara River as a Site for a Wharf.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Henry Charles Langguth (hereinafter called "the licensee") has applied to the Administrator in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark on the Kaipara River, Kaipara Harbour, in order to erect and maintain thereon a wharf; 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. 5230), showing the place in the said river where it is intended to erect such wharf, and area of foreshore and land below low-water mark intended to be occupied for such purpose:

And whereas it has been made to appear to the Administrator 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 Administrator in Council:

And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Administrator of the Government of the Dominion 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 acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark which are particularly shown on the plans so deposited as aforesaid, for the purpose of constructing or erecting thereon a wharf; such license to be held and enjoyed by the licensee 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 Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore, and land below low-water mark, shown on the plans marked M.D. 5230.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall, on being supplied with a copy of this Order in Council, pay the sum of £2 10s. for such Order in Council, and shall pay to the Minister an annual sum of £1 in advance, dating from the date hereof.

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

5. His Majesty or the Administrator, and all officers 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.

6. The licensee shall maintain the above-mentioned wharf in good order and repair, and shall at all times exhibit therefrom, and maintain at his own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

7. 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 licensee in New Zealand a notice in writing of any defect or want of repair in such wharf, requiring him within a reasonable time, to be therein prescribed, to make good the same, he shall with all convenient speed cause such defect to be removed or such repairs to be made, as the case may be.

8. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulations of the Minister of Customs, or with any provisions of the Harbours

Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

9. The ballast of all vessels loading at the said wharf shall be taken away by the licensee and deposited above high-water mark, or at such place as may be approved of by the Harbour-master at Kaipara, by the Minister, or by any person appointed by the Minister for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue 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 licensee shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

11. The said rights, powers, and privileges may be at any time resumed by the Administrator, without payment of any compensation whatever, on giving to the licensee three calendar 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 licensee in New Zealand.

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

13. In case the licensee shall—

- (1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
- (2.) Fail to pay the sums specified in clause 3 of these conditions;
- (3.) Cease to use or occupy the said wharf for a period of thirty days;
- (4.) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being relating to bankruptcy,—

then and in any of the said cases this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Administrator in Council without any notice to the licensee or other proceeding whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee, 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.

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

F. D. THOMSON,  
Clerk of the Executive Council.

*License authorizing Restar Limited to erect Electric Lines across King's Road in the Borough of Miramar.*

ROBERT STOUT.

Administrator of the Government.

ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Administrator of the Government 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, and to the regulations made under section two of the aforesaid Act, and dated the twenty-second day of September, one thousand nine hundred and nineteen, and published in the *New Zealand Gazette* of the twenty-fifth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize Restar Limited (hereinafter referred to as "the licensee") to erect and maintain electric lines for lighting, power, and heating purposes along the route described in the Schedule hereto.

SCHEDULE.

1. ROUTE OF ELECTRIC LINES.

THAT route commencing at the Wellington Gasworks, situated on part Section 9, Watts Peninsula District, and fronting King's Road, Miramar, and proceeding thence across the said King's Road to the Restar Works situated on Lots 20 and 21, Block II, D.P. 1335, part of Section 9, Watts Peninsula District. As the same is more particularly delineated on the plan marked P.W.D. 49139, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

## 2. SYSTEM OF SUPPLY.

The system of supply shall be as described in paragraph (a) (1) of clause 3 of the regulations.

The generating voltage shall be approximately 230 volts between the terminals.

## 3. DATUM TEMPERATURE.

For the purpose of calculating the stresses as provided in clause 15 of the regulations, the datum temperature shall be taken as 22 degrees Fahrenheit.

## 4. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years from the date hereof. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license.

## 5. REQUIREMENTS OF MIRAMAR BOROUGH COUNCIL.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to erect, maintain, or use any electric lines within the Borough of Miramar, except subject to such conditions, not inconsistent with the provisions of this license and the regulations relating thereto, or any variation of this license, or the regulations or new regulations which may take the place of these regulations, as may from time to time be agreed upon between the licensee and the Miramar Borough Council.

F. D. THOMSON,  
Clerk of the Executive Council.

*Portion of Weka Street, in the City of Nelson, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.*

ROBERT STOUT.

Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Nelson City Council on the twenty-fifth day of June, one thousand nine hundred and twenty—viz., "That the Nelson City Council, being the local authority having control of Weka Street in the said city, hereby resolves that that portion of Weka Street from its intersection with North Road as far as Milton Street shall be exempt from the provisions of section one hundred and seventeen of the Public Works Act, 1908"; subject to the condition that no building or part of a building shall be erected at any time on either side of the portion of Weka Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of street; such condition being of the same effect as By-law No. 229 of the City of Nelson By-law No. 1 (1916), Part Seven, relating to building-line.

## SCHEDULE.

ALL that portion of Weka Street, in the Nelson Land District, City of Nelson, situated between North Road and Milton Street. As the said portion of street is more particularly delineated on the plan marked P.W.D. 49510, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

F. D. THOMSON,  
Clerk of the Executive Council.

*Regulations relating to Oatmeal.—P.H. No. 19.*

ROBERT STOUT.

Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred on him by the Sale of Food and Drugs Act, 1908 (hereinafter referred to as "the said Act"), His Excellency the Administrator of the Government of the

Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, in the manner set forth in the Schedule hereto, the regulations made under the said Act on the fourth day of March, one thousand nine hundred and thirteen, and published in the *Gazette* of the sixth day of the same month; and doth hereby declare that this Order in Council shall come into force on the first day of October, one thousand nine hundred and twenty.

## SCHEDULE.

REGULATION 1 (5), Part II, of the said regulations (relating to oatmeal) is hereby revoked, and the following substituted therefor:—

## OATMEAL.

(5.) Oatmeal shall be the meal produced by grinding oats (*Avena sativa*) after removal of the husk; it shall contain not less than five parts per centum of fats or of ethereal extract. It shall not contain any foreign substance.

F. D. THOMSON,  
Clerk of the Executive Council.

*Treasury Regulations amended.*

ROBERT STOUT.

Administrator of the Government.

## ORDER IN COUNCIL.

At the Government House at Wellington, this 24th day of September, 1920.

Present :

HIS EXCELLENCY THE ADMINISTRATOR PRESIDING IN COUNCIL.

IN pursuance and exercise of the power and authority conferred on him by section three of the Public Revenues Act, 1910, His Excellency the Administrator of the Government of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations in amendment of the Treasury Regulations made on the twenty-third day of December, one thousand nine hundred and nineteen, and published in the *New Zealand Gazette* of the eighth day of January, one thousand nine hundred and twenty; and doth direct that the regulations hereby made shall form part of and be read with the aforesaid regulations, and shall come into force on the date of gazetting thereof.

## REGULATIONS.

## I. GENERAL.

12A. ALL inward registered correspondence should be opened by one officer in the presence of another. Particulars of enclosures therein, and also of valuable enclosures received in unregistered postal packets, must be entered immediately in the Standard Values Book, which is issued by the Government Storekeeper for the purpose, and the items in such book shall be checked at the end of each accounting period with the entries in the relative Cash Book.

12B. Outward letters containing drafts or negotiable documents of any kind must be closed down by a responsible officer, who will be accountable for their safe transmission to the post-office.

## VII. MISAPPROPRIATION OF PUBLIC MONEYS OR PROPERTY.

136. If any person having possession or control of any public moneys or property fraudulently applies, or causes or permits the same or any part thereof to be so applied, to other than public services, or is a defaulter in respect of any such moneys or property, the Permanent Head of the Department concerned shall, upon discovery of such misappropriation or default, immediately report the matter to the Audit Office and to the Treasury.

## VIII. ORDERS FOR SUPPLIES OBTAINABLE THROUGH THE HIGH COMMISSIONER.

137. The Permanent Head of every Department shall without delay advise the Treasury of all orders despatched, either by cable or letter, to the High Commissioner for purchase of stores or supplies of whatever kind; also the approximate cost thereof, and date when payment will be required, so that the necessary funds may be provided.

F. D. THOMSON,  
Clerk of the Executive Council.

*Notice of Change of the Purpose of a Reserve in Te Rapa Parish, Auckland Land District.*

ROBERT STOUT.

Administrator of the Government.

WHEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered in the case

of any public reserve vested in His Majesty or the Governor-General, for any of the purposes comprised in Class II of the Second Schedule to the said Act, to change the purpose for which such reserve was set apart to any other purpose:

And whereas the land described in the Schedule hereto was duly set apart for a rifle range, being a purpose within Class II in the Second Schedule to the said Act, and it is expedient to change, as hereinafter provided, the purpose of such reserve so set apart:

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the said reserve is hereby changed from rifle-range purposes to railway purposes. And I do hereby further declare that this notice is issued subject to the provisions of section seven of the said Act, and shall take effect according to the provisions of that section.

#### SCHEDULE.

ALL that area in the Auckland Land District, containing 79 acres 3 roods 22 perches, more or less, being part of Allotment 7 and Allotment 9, Te Rapa Parish. As the same is delineated on the plan marked L. and S. 6/11/18, deposited in the Head Office, Department of Lands and Survey, Wellington, and thereon edged red. (Auckland plan 6684, blue.)

As witness the hand of His Excellency the Administrator of the Government, this 9th day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

*Notice of Change of the Purpose of Portion of a Reserve in the Township of Waverley, Wellington Land District.*

ROBERT STOUT.

Administrator of the Government.

WHEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered in the case of any public reserve vested in His Majesty or the Governor-General, for any of the purposes comprised in Class II of the Second Schedule to the said Act, to change the purpose for which such reserve was set apart to any other purpose:

And whereas the land described in the Schedule hereto is portion of a reserve which was duly set apart for a site for a telegraph-station and post-office, being a purpose within Class II in the Second Schedule to the said Act, and it is expedient to change, as hereinafter provided, the purpose of portion of such reserve so set apart:

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the portion of the reserve described in the Schedule hereto is hereby changed from a site for a telegraph-station and post-office to a site for a memorial hall. And I do hereby further declare that this notice is issued subject to the provisions of section seven of the said Act, and shall take effect according to the provisions of that section.

#### SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 22.4 perches, more or less, being part of Section 144, Township of Waverley. Bounded towards the west by Section 143 of the said township, 152 links; towards the north and east by the other part of Section 144, 92 and 152 links; and towards the south by the Weraroa Road, 92 links, to the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 22/2595, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

As witness the hand of His Excellency the Administrator of the Government, this 21st day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

*Authorizing the Exchange of Settlement Land in the Marlborough Land District for other Land.*

ROBERT STOUT.

Administrator of the Government.

WHEREAS by section seventy-two of the Land for Settlements Act, 1908, it is enacted that the Governor-General may from time to time exchange any settlement land for any other land, and may on such exchange pay or receive any sum by way of equality of exchange:

And whereas, in the opinion of the Administrator of the Government, it is expedient to exchange the settlement land described in Part I of the Schedule hereto for the land described in Part II of the said Schedule, and the owner of the land described in the second part of the said Schedule has agreed to such exchange:

Now, therefore, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said section seventy-two, do hereby authorize the exchange of the settlement land described in Part I of the Schedule hereto for the land described in Part II of the said Schedule.

#### SCHEDULE.

##### PART I.

ALL those parcels of land in the Marlborough Land District, containing by admeasurement 3 acres, more or less, situated in Block I, Hundalee Survey District, comprising portions of Sections 80 and 116, Green Hills Run, District of Kaikoura.

##### PART II.

All those parcels of land in the Marlborough Land District, situated in Block I, Hundalee Survey District, comprising portions of Sections 80, 115, and 116, Green Hills Run, District of Kaikoura, and containing by admeasurement 4 acres 1 rood 37 perches, more or less.

As witness the hand of His Excellency the Administrator of the Government, this 25th day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

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

ROBERT STOUT.

Administrator of the Government.

WHEREAS by section one hundred and forty-two of the Land Act, 1908, as amended by section seven-teen of the Land Laws Amendment Act, 1913, it is enacted that it shall be lawful for the Governor-General, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the Land Act, 1903, in exchange for the fee-simple of any other land, and on any such exchange to pay or receive by way of equality of exchange any sum not exceeding twenty-five per centum of the estimated value of the Crown land so granted:

And whereas, in the opinion of the Administrator of the Government, it is expedient to exchange the Crown land described in the First Schedule hereto for the land described in the Second Schedule hereto, and the owner of the land described in the Second Schedule has agreed to such exchange, and has agreed to pay to the Crown a sum of money by way of equality of exchange, and such sum does not exceed twenty-five per centum of the estimated value of the Crown land hereinbefore mentioned:

Now, therefore, His Excellency the Administrator of the Government of the Dominion of New Zealand, in exercise of the aforesaid powers and authorities, doth hereby declare that it is his intention to grant in fee-simple the area of Crown land described in the First Schedule hereto in exchange for the fee-simple of the area of land described in the Second Schedule, upon payment by the owner thereof of the sum of money hereinbefore referred to by way of equality of exchange.

#### FIRST SCHEDULE.

##### DESCRIPTION OF CROWN LANDS AUTHORIZED TO BE EXCHANGED.

ALL that area in the Otago Land District, containing by admeasurement 6,131 acres, more or less, being part of the Moa Flat Runs Nos. 215A and 368A (now numbered as Runs 594 and 595). Bounded towards the north-west by other part of Run 368A aforesaid, 24105.1 links; towards the north-east by other parts of Runs 368A and 215A aforesaid, 29299.4 links; towards the east by Allotment 27 on plan No. 1780 deposited in the Lands Registry Office at Dunedin, 16702 links; towards the south and south-west generally by Run 215, 21465.1 and 18155.2 links; and towards the west by the Pomahaka River-bank Reserve, 11700 links; be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 8/9/101, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured green.

#### SECOND SCHEDULE.

##### DESCRIPTION OF LANDS TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Otago Land District, containing by admeasurement 2,432 acres, more or less, being part of

Allotment 27 on plan No. 1780, deposited in the Lands Registry Office at Dunedin, and being also part of Section 1, Block I, Wart Hill Survey District, and parts of Sections 1 and 3, Block VI, Benger Survey District. Bounded towards the north-east by Allotment 30 on plan No. 1871 deposited as aforesaid, 13608 links, and again by the Benger Burn, 20600 links; towards the east by Allotment 30 aforesaid, 2085 links; towards the south-east by a public road, 14740.8 links; towards the south-west by other part of Allotment 27 aforesaid, 29200 links; and towards the north-west by part of Run 215A, 14700 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 8/9/101, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Administrator of the Government, this 23rd day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

*Notifying Lands in Auckland Land District under Section 127 of the Land Act, 1908.*

ROBERT STOUT.

Administrator of the Government.

IN pursuance and exercise of the powers conferred upon me by section one hundred and twenty-seven of the Land Act, 1908, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby declare that the lands described in the Schedule hereto shall be subject to the provisions of the said section one hundred and twenty-seven of the said Act; and I do further declare that the said lands shall be deemed to be "heavy-bush land," and shall be exempt from payment of rent for a period of three years from the dates from which such lands are disposed of.

SCHEDULE.

AUCKLAND LAND DISTRICT.—ROTOMA SURVEY DISTRICT.				A.	R.	P.
SECTION 13, Block VI	..	..	Area,	335	3	0
" 12 " VII	..	..	"	324	0	0
" 11 " VIII	..	..	"	689	0	0
" 12 " VIII	..	..	"	395	1	0
" 4 " XI	..	..	"	350	1	0
" 7 " XI	..	..	"	412	0	0
" 8 " XI	..	..	"	460	0	16

As witness the hand of His Excellency the Administrator of the Government, this 23rd day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

*Portion of a Primary-education Endowment in Clive Survey District, Hawke's Bay Land District, set apart as a Site for a Public School.*

ROBERT STOUT.

Administrator of the Government.

WHEREAS by section five of the Education Reserves Amendment Act, 1911, it is enacted that the Governor-General 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 part of such reserves or endowments:

And whereas the Land Board of the Hawke's Bay Land District 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 recommendation:

Now, therefore, I, Robert Stout, the Administrator of the Government 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 site for a public school.

SCHEDULE.

ALL that area in the Hawke's Bay Land District, containing by admeasurement 5 acres, more or less, being Lot 1, part Suburban Section 238, Block IV, Clive Survey District. Bounded towards the north-west by Raymond Road, 997.6 links; towards the north-east by Parkhill Road, 487.8 links; towards the south-east, 1121.1 links; and towards the south-west, 472 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/6/262, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Administrator of the Government, this 25th day of September, 1920.

D. H. GUTHRIE, Minister of Lands.

*Appointment of Officer under Part II of the Fisheries Act, 1908.*

Marine Department,  
Wellington, 23rd September, 1920.

IT is hereby notified that His Excellency the Administrator of the Government has, in pursuance of the provisions of the Fisheries Act, 1908, and of the Official Appointments and Documents Act, 1919, appointed

HORACE WILSON,

of Marton, to be an Officer for the purposes of Part II of the first-mentioned Act.

W. H. HERRIES, Minister of Marine.

*Appointment of Inspector under the Public Health Act and Officer under the Sale of Food and Drugs Act.—P.H. No. 20.*

Department of Public Health,  
Hospitals, and Charitable Aid,  
Wellington, 6th September, 1920.

HIS Excellency the Administrator of the Government has been pleased to appoint

OLIVER DESMOND CRUICKSHANK, Assoc. Roy. San. Institute, Registered Plumber,

an Inspector under the Public Health Act, 1908, and an Officer under the Sale of Food and Drugs Act, 1908.

C. J. PARR, Minister of Public Health.

*Deputy Official Assignee appointed.*

Department of Justice,  
Wellington, 21st September, 1920.

HIS Excellency the Administrator of the Government has been pleased to appoint

ARTHUR NAYLOR

to be Deputy Official Assignee at Greymouth, on and from the 1st day of October, 1920, *vice* C. W. Cooke.

E. P. LEE, Minister of Justice.

*Marshal of Supreme Court appointed.*

Department of Justice,  
Wellington, 23rd September, 1920.

HIS Excellency the Administrator of the Government has been pleased to appoint

MICHAEL FOLEY, Esq.,

to be a Marshal of the Supreme Court of New Zealand at Napier in respect of its jurisdiction as a Colonial Court of Admiralty under the Judicial Courts of Admiralty Act, 1890.

E. P. LEE, Minister of Justice.

*Member of Licensing Committee appointed.*

Department of Justice,  
Wellington, 25th September, 1920.

HIS Excellency the Administrator of the Government has been pleased to appoint

GEORGE BLAIR CARTWRIGHT

to be a member of the Licensing Committee for the district of Temuka.

E. P. LEE, Minister of Justice.

*Inspector of Factories appointed.*

Office of Public Service Commissioner,  
Wellington, 24th September, 1920.

THE Public Service Commissioner has made the following appointment in the Public Service:—

WILLIAM JAMES VERNON

to be an Inspector of Factories for the purposes of the Factories Act, 1908, as from the 8th day of September, 1920.

A. C. TURNBULL, Secretary.

*Public Trust Office.—Appointment of Agents.*

IT is notified, for public information, that THOMAS JAMES UNDERWOOD has been appointed agent of the Public Trust Office at Matamata. Dated this 22nd day of September, 1920.

Also that Mr. GRAHAME LERWAY DAY has been appointed agent of the Public Trust Office at Opotiki. Dated this 23rd day of September, 1920.

ROBERT TRIGGS, Public Trustee.



*Deputy Registrars of Marriages, &c., appointed.*

Registrar-General's Office,  
Wellington, 28th September, 1920.

IT 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. :—

James Edward Biggar .. ..	Balclutha.
Frank Lewis Cunnold .. ..	Hawera.
William Matthew Patterson ..	Christchurch (at New Brighton).*
Herbert Alley .. ..	Wellington.
Albert Joseph Muller .. ..	Builer.

\* Births and Deaths only.

W. W. COOK, Registrar-General.

*Appointments, Promotions, Transfers, Resignations, and Retirements of Officers of the N.Z. Staff Corps, N.Z. Permanent Staff, and Territorial Force.*

Department of Defence,  
Wellington, 28th September, 1920.

HIS Excellency the Governor-General has been pleased to approve of the appointments, promotions, transfers, resignations, and retirements of the undermentioned officers of the N.Z. Staff Corps, N.Z. Permanent Staff, and Territorial Force.

N.Z. ARMY ORDNANCE DEPARTMENT.

*Inspectorial Staff.*

Honorary Lieutenant William Edward Luckman relinquishes the honorary rank of Lieutenant on transfer to the Imperial Army. Dated 13th September, 1920.

N.Z. PERMANENT STAFF.

The notice published in the *New Zealand Gazette* No. 36, of 8th April, 1920, relating to Lieutenant (*temp.*) James William Crampton, is cancelled, and the following substituted :—

Lieutenant (*temp.*) James William Crampton relinquishes the appointment of Area Officer, Group 20, Wellington Military District, as from 12th December, 1919, and is transferred to the Reserve of Officers (General List), with the rank of Lieutenant. Dated 12th March, 1920.

4TH (WAIKATO) MOUNTED RIFLES.

2nd Lieutenant [*Captain, Reserve of Officers (temp.)*] Caro James Pierce, M.C., from the Unattached List (General List), to be Captain. Dated 17th September, 1920.

2nd Lieutenant [*Lieutenant, Reserve of Officers (temp.)*] Andrew Bruce Fordyce, from the Unattached List (General List), to be Lieutenant. Dated 17th September, 1920.

2nd Lieutenant James Wallace Watson, M.M., from the Reserve of Officers (General List), to be 2nd Lieutenant. Dated 17th September, 1920.

N.Z. FIELD ARTILLERY.

"A" Battery.

Lieutenant Robert Cameron Galbraith is transferred to the Reserve of Officers. Dated 17th September, 1920.

N.Z. GARRISON ARTILLERY.

*Auckland G.A. Division.*

2nd Lieutenant William Andrew Moore, M.M., from the Unattached List (General List), to be 2nd Lieutenant. Dated 1st September, 1920.

CORPS OF N.Z. ENGINEERS.

*No. 1 Field Company.*

Edgar Charles Gough to be 2nd Lieutenant. Dated 14th September, 1920.

DIVISIONAL SIGNAL COMPANIES (AUCKLAND).

Lieutenant [*Captain, Reserve of Officers (temp.)*] Henry Cumberland Cotton is transferred to the Reserve of Officers, with the rank of Captain. Dated 17th September, 1920.

N.Z. POST AND TELEGRAPH CORPS.

*North Island.*

Lieutenant Arthur William Brown, M.C., D.C.M., from the South Island Battalion, to be Lieutenant, with seniority as from 21st November, 1919. Dated 16th September, 1920.

*South Island.*

Lieutenant Arthur William Brown, M.C., D.C.M., is transferred to the North Island Battalion. Dated 16th September, 1920.

2ND (SOUTH CANTERBURY) REGIMENT.

Major (*temp. Lieutenant-Colonel*) Newman Robert Wilson, D.S.O., M.C., from the Reserve of Officers (General List), to be Lieutenant-Colonel, and to command the regiment. Dated 10th September, 1920.

5TH (WELLINGTON) REGIMENT.

Lieutenant Eustace Dupuis Henchman Stocker is transferred to the Reserve of Officers. Dated 18th September, 1920.

7TH (WELLINGTON WEST COAST) REGIMENT.

Lieutenant James William Crampton, from the Reserve of Officers (General List), to be Lieutenant. Dated 17th September, 1920.

2nd Lieutenant Robert McDermott, from the N.Z. Rifle Brigade (Earl of Liverpool's Own), to be 2nd Lieutenant. Dated 17th September, 1920.

12TH (NELSON AND MARLBOROUGH) REGIMENT.

Major-General Edward Walter Clervaux Chaytor, K.C.M.G., K.C.V.O., C.B. (D.), A.D.C. to the King, N.Z. Staff Corps, to be Honorary Colonel. Dated 16th September, 1920.

Lieutenant Edward John Harvey is transferred to the Reserve of Officers. Dated 15th September, 1920.

14TH (SOUTH OTAGO) REGIMENT.

Captain James Armstrong Stewart resigns his commission. Dated 10th September, 1920.

15TH (NORTH AUCKLAND) REGIMENT.

Lieutenant Cyril Vernon Grant is transferred to the Reserve of Officers. Dated 17th September, 1920.

16TH (WAIKATO) REGIMENT.

The undermentioned to be 2nd Lieutenants. Dated 17th September, 1920 :—

Sergeant William Alan Emerson Leonard.  
Corporal Edward John Thomas.

N.Z. RIFLE BRIGADE (EARL OF LIVERPOOL'S OWN)  
(TERRITORIAL).

The undermentioned are transferred to the Reserve of Officers, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 17th September, 1920.

*Auckland District.*

2nd Lieutenant Spenceley Walker.

*Canterbury District.*

2nd Lieutenant John Thomas Jubb.

N.Z. ARMY SERVICE CORPS (NO. 3 COMPANY).

2nd Lieutenant (*on probation*) (*temp. Captain*) Frederick Charles Gentry, M.B.E., relinquishes the appointment of Officer in Charge Supplies, Buckle Street, and the temporary rank of Captain, with effect from 31st October, 1920, and is demobilized. Dated 28th November, 1920.

N.Z. MEDICAL CORPS.

Honorary Captain and Quartermaster William Francis Grenfell is transferred to the Reserve of Officers. Dated 18th September, 1920.

N.Z. DENTAL CORPS.

Lieutenant Thomas Joseph Rowley is transferred to the Reserve of Officers, with the rank of Captain. Dated 8th September, 1920.

N.Z. ARMY NURSING SERVICE.

Sister Nora Kathleen Dempsey is struck off the strength of the N.Z. Expeditionary Force and reposted to the service, with effect from 1st February, 1920, and posted to the Temporary Reserve List. Dated 24th September, 1920.

Sister Annie Johanna Mackay, A.R.R.C., to be Charge Sister. Dated 21st September, 1920.

Sister Lucy Isabella Cumberworth (*Temporary Reserve List*) ceases to be posted for duty. Dated 12th October, 1920.

UNATTACHED LIST (b).

The undermentioned are transferred to the Reserve of Officers (General List) :—

Captain Clifford Newton Hood. Dated 13th September, 1920.

Lieutenant William Fitz James Munro. Dated 17th September, 1920.

Lieutenant Charles Walter Doherty. Dated 15th September, 1920.

2nd Lieutenant Andrew Thompson. Dated 17th September, 1920.

2nd Lieutenant William Alexander Hislop. Dated 14th September, 1920.

2nd Lieutenant William Henry Stevens. Dated 17th September, 1920.

Captain Lawrence Victor Porteous, M.B.E., is transferred to the Reserve of Officers (General List), with the temporary rank of Major, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 17th September, 1920.

Lieutenant Allen James Farnell is posted to the Retired List, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 10th September, 1920.

The undermentioned resign their commissions :—

2nd Lieutenant Owen Gwyn Thomas. Dated 13th September, 1920.

2nd Lieutenant Walter Lyle McIlraith. Dated 13th September, 1920.



The commissions granted the undermentioned officers are cancelled, under the provisions of section 5 (a) of the Defence Act, 1909. Dated 10th September, 1920:—

- Lieutenant William Charles Warman.
- 2nd Lieutenant Eric Waldemar Friedlander.
- 2nd Lieutenant Leonard Ballard Bradstock.
- 2nd Lieutenant (temp.) Robert William Winter.

The appointment of 2nd Lieutenant (on probation) William James Greig lapses, under the provisions of paragraph 89, General Regulations, 1913. Dated 10th September, 1920.

#### UNATTACHED LIST (GENERAL LIST).

The undermentioned are transferred to the 4th (Waikato) Mounted Rifles. Dated 17th September, 1920:—

- 2nd Lieutenant [Captain, Reserve of Officers (temp.)] Caro James Pierce, M.C.
- 2nd Lieutenant [Lieutenant Reserve of Officers (temp.)] Andrew Bruce Fordyce.
- 2nd Lieutenant William Andrew Moore, M.M., is transferred to the N.Z. Garrison Artillery. Dated 1st September, 1920.

The undermentioned are transferred to the Reserve of Officers (General List), under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920:—

#### Auckland District.

- 2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)] William Vincent Quane, with the temporary rank of Captain. Dated 21st September, 1920.
- 2nd Lieutenant Norman George Sutherland. Dated 17th September, 1920.

#### Wellington District.

- 2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)] Walter Lorne Campbell, with the rank of Lieutenant. Dated 17th September, 1920.
- 2nd Lieutenant Archibald MacIntyre. Dated 17th September, 1920.
- 2nd Lieutenant Dawson Thomas Herbert. Dated 17th September, 1920.

#### Canterbury District.

- 2nd Lieutenant Arthur Hislop. Dated 17th September, 1920.
- 2nd Lieutenant Cyril Morley Pinfold. Dated 17th September, 1920.
- 2nd Lieutenant Austin Edward Lester Scantlebury. Dated 14th September, 1920.

#### RESERVE OF OFFICERS (temp.).

The notice published in the *New Zealand Gazette* No. 112, of 11th September, 1919, relating to Captain William Vincent Quane, is cancelled, and the following substituted:—

Lieutenant William Vincent Quane is struck off the strength of the N.Z. Expeditionary Force, and posted to the Reserve of Officers (temp.). Dated 20th August, 1919.

#### RESERVE OF OFFICERS (GENERAL LIST).

- Major (temp. Lieutenant-Colonel) Newman Robert Wilson, D.S.O., M.C., is transferred to the 2nd (South Canterbury) Regiment. Dated 10th September, 1920.
- Lieutenant James William Crampton is transferred to the 7th (Wellington West Coast) Regiment. Dated 17th September, 1920.
- 2nd Lieutenant James Wallace Watson, M.M., is transferred to the 4th (Waikato) Mounted Rifles. Dated 17th September, 1920.

#### MEMORANDA.

2nd Lieutenant Herbert Henry Thomason, M.M., is struck off the strength of the N.Z. Expeditionary Force, with effect from 13th August, 1919, and posted to the Unattached List (General List), with seniority as from 14th February, 1919.

With reference to the notice published in the *New Zealand Gazette* No. 47, of 17th April, 1919, relating to the resignation of Lieutenant Graham Alexander Mills, Unattached List (b), after the word "Lieutenant" add [Captain, Reserve of Officers (temp.)].

#### N.Z. EXPEDITIONARY FORCE.—(LIST No. 2.)

##### Commands and Staff.

- Lieutenant (temp. Captain) W. H. Simmonds, having embarked for New Zealand on 29th July, 1920, relinquishes the temporary rank of Captain. Dated 30th July, 1920.
- Lieutenant (temp. Captain) J. W. F. Cahill was appointed O.C., N.Z. Graves Unit [vice Captain (temp. Major) L. J. Gibbs, M.C.], and to retain the temporary rank of Captain. Dated 29th February, 1920.
- Lieutenant (temp. Captain) J. W. F. Cahill relinquishes the appointment of O.C., N.Z. Graves Unit, and the temporary rank of Captain. Dated 23rd July, 1920.

The undermentioned, discharged in the United Kingdom, are struck off the strength:—

- Captain N. H. M. Dalston, N.Z. Medical Corps. Dated 28th July, 1920.
- Lieutenant J. W. F. Cahill, N.Z. Army Service Corps. Dated 20th August, 1920.

R. HEATON RHODES,  
Minister of Defence.

#### Result of Poll for Proposed Loan.

Wellington, 24th September, 1920.

THE following notice, received from the Chairman of the Board of the Tuakau Town District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

#### TUAKAU TOWN BOARD.

##### Declaration of Poll on Proposal to raise a Loan.

PURSUANT to section 13 of the Local Bodies' Loans Act, 1908, I hereby give notice that at a poll of the ratepayers of the Town Board District of Tuakau taken on the 15th day of September, 1920, on the proposal of the Tuakau Town Board to borrow the sum of £7,000 for the purpose of purchasing a site, and the erection thereon of a town memorial hall, and for the provision of the necessary fitting and furnishing of such hall, the number of votes recorded for the proposal was 102, and the number of votes recorded against the proposal was 48; informal votes, 9.

I therefore declare that the proposal was carried.

Dated this 17th day of September, 1920.

D. FULTON, Chairman.

#### Result of Poll for Proposed Loan.

Wellington, 29th September, 1920.

THE following notice, received from the Chairman of the Board of the Johnsonville Town District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

#### JOHNSONVILLE TOWN BOARD.

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

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll taken on the 15th September, 1920, on the proposal of the above Board to borrow the sum of £1,000 for the purpose of improvements on the Johnsonville Recreation-ground, the number of votes recorded for the proposal was 40, and the number of votes recorded against the proposal was 58.

The proposal was not carried.

ALEX MOORE, Chairman.

#### Result of Poll for Proposed Loan.

Wellington, 29th September, 1920.

THE following notice, received from the Mayor of the Council of the City of Wellington, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

#### WELLINGTON CITY COUNCIL.

##### Result of Poll.

I HEREBY give notice that the number of votes recorded upon the taking of the poll on the 15th instant for and against the proposals of the Council of the City of Wellington, as set out below, to borrow (by way of special loans within the meaning of the Local Bodies' Loans Act, 1913) the various sums hereunder set forth, was as follows:—

1. Water-supply (£561,943): For the proposal, 3,560; against the proposal, 1,590.
2. Street works (£129,150): For the proposal, 3,676; against the proposal, 1,409.
3. Tramways—New electric power-station; new tramway tracks; duplication of certain existing tracks; extension of tramway car-shed; new tramway workshop and plant; new cars; and extension of tramway to Kaiwarra (£664,887): For the proposal, 3,401; against the proposal, 1,669.
4. Tramways—Extension of tramway via Willis Street, Aro Street, and Raroa Road to Karori and Northland (£66,986): For the proposal, 2,902; against the proposal, 2,147.
5. Baths (£26,875): For the proposal, 2,902; against the proposal, 2,137.
6. General improvements (£63,425): For the proposal, 3,150; against the proposal, 1,901.
7. Tramway extension to Melrose (£12,900): For the proposal, 2,791; against the proposal, 2,286.
8. Tunnel through Mount Victoria (£161,250): For the proposal, 3,047; against the proposal, 2,107.
9. Fire-protection, alarm equipment, &c. (£21,500): For the proposal, 3,505; against the proposal, 1,470.

I therefore declare the proposals to be carried.

Dated this 22nd day of September, 1920.

JOHN P. LUKE, Mayor.

*The Sharebrokers Act, 1908.—Rules of the Invercargill Stock Exchange.*

Head Office, Stamp Duties Department,  
Wellington, 21st September, 1920.

HIS Excellency the Administrator in Council has been pleased to approve of the following rules of the Invercargill Stock Exchange.

W. F. MASSEY,  
Minister of Stamp Duties.

Approved in Council.

ROBERT STOUT, Administrator.  
20th September, 1920.

F. D. THOMSON,  
Clerk of Executive Council.

**RULES.**

**PRELIMINARY.**

1. THE marginal notes hereto shall not affect the construction hereof, and in these presents, unless there is something in the subject-matter or context inconsistent therewith,—

“The Exchange” means the Invercargill Stock Exchange :

“In writing” and “written” include printing, lithography, and other modes of representing or reproducing words in a visible form :

“Month” means calendar month :

Words importing the singular number only include the plural number, and *vice versa*.

Words importing the masculine gender only include the feminine gender.

Words importing persons include corporations.

**CONSTITUTION.**

2. The Invercargill Stock Exchange (hereinafter called “the Exchange”) shall consist of members holding a sharebroker’s license, and engaged in the purchase and sale of shares, debentures, mines, and mining interests. No member shall be a member of any other exchange in the city or suburbs of Invercargill engaged in the same business.

**OBJECTS.**

3. The objects and purposes of the Exchange are to provide, regulate, and maintain a suitable building, room, or rooms in Invercargill for the promotion and facilitation of dealing in stocks and shares ; to establish just and equitable principles in the transaction of business ; to adjust controversies between the members ; and to maintain uniformity in its rules and usages. Its funds are to be applied only for the purposes and objects herein set forth.

**MEMBERS.**

4. The number of members shall be limited to fifteen, exclusive of country members.

**COUNTRY MEMBERS.**

5. Any licensed broker carrying on business at a distance of not less than twenty miles from the rooms or buildings where this Exchange is for the time being transacting its business may be elected a country member by this Exchange ; provided that this Exchange is the nearest metropolitan Exchange to his place of business. A country member shall be elected annually, and shall pay a fee of £2 2s. per annum, or such other sum as may be fixed from time to time by the Stock Exchange Association of New Zealand, such subscription to be payable in advance. The privileges of country membership shall expire on the 30th day of June of each year. Country members shall have the privilege of doing business with any member of any affiliated exchange, but shall not be entitled or eligible to attend any “calls” or meetings of the Exchange except as a guest, and shall not be entitled to vote or hold office or have any voice in the control, management, or affairs of the Exchange. A country member shall sign and be subject to the rules of the Exchange, and he shall be deemed to be on the roll of the Exchange. The election of country members shall be carried out in the same manner as prescribed in the case of ordinary members.

**MANAGEMENT.**

6. The management of the Exchange shall be vested in a Committee, consisting of the Chairman, Vice-Chairman, and five other members, and such Committee shall have (subject to these rules) the direction and control of the affairs of the Exchange, and they shall forthwith provide a common seal for the Exchange, and they shall have power from time to time to destroy the same and substitute a new seal in lieu thereof, and they may make regulations for the use and safe custody of the common seal, provided always that every instrument to which the seal shall be affixed shall be signed by at least two members of the Committee and countersigned by the Secretary or some person appointed by the Committee.

7. In the event of any member of the Committee other than and excepting the Chairman and Vice-Chairmen being absent from three consecutive meetings of the Committee without

leave of the Chairman or, in his absence, the Vice-Chairman, his seat thereon shall be declared vacant. Meetings of the Committee shall be held at such place and at such times, and such notice thereof shall be given, as the Committee for the time being shall from time to time determine. Until the Committee otherwise determines, the Secretary shall give to the members of the Committee notice of each meeting not later than forty-eight hours before the date on which such meeting is to be held.

8. The Chairman, Vice-Chairman, and other members of Committee shall be elected at the annual general meeting by a majority of the members of the Exchange present and voting. Each such election shall be by ballot, and the persons elected shall take office immediately after the close of the annual general meeting at which they are elected. At each annual general meeting the Chairman, Vice-Chairman, and all other members of the Committee shall retire and be deemed to have vacated office, but each of them shall be eligible for re-election to the office which he has vacated. Any member desiring to be or become a candidate for office must be proposed by one member and seconded by another member. So far as concerns the election of the Committee, each member voting must vote for the full number required, and any voting-paper recording a vote for less names than the required number shall be deemed to be informal, and shall not be taken into account.

9. A member of the Committee shall not at any meeting take any part in any proceedings relating to any complaint concerning such member, or otherwise having reference to the conduct of such member, or relating to any other matter in which such member has a special interest, and such member shall not be entitled to vote at any subsequent meeting of members dealing with any such subject or matter.

10. A member of the Committee shall not take part in any of its meetings pending the investigation of a charge affecting himself.

11. The surviving or continuing members of the Committee, notwithstanding any vacancy in their number, may act until the vacancy be filled up.

12. At meetings of the Committee all questions shall be decided by a majority of the members present.

13. The quorum for meetings of the Committee shall be four.

**SECRETARY.**

14. The Committee may from time to time appoint a Secretary, who shall hold office during their pleasure and at such remuneration as they may from time to time fix.

15. In the absence of the Secretary from any meeting, or in the case of his suspension, the Chairman shall carry out his duties, or may appoint another member to do so.

**TREASURER.**

16. The Secretary shall keep the accounts, and act as Treasurer, and shall have the custody of all books and papers. He shall present at each annual general meeting a statement of the finances of the Exchange to the end of the previous year, duly audited by a member appointed by the members for that purpose.

**CHAIRMAN.**

17. The Chairman, or in his absence the Vice-Chairman, shall preside at all meetings of the Exchange and of the Committee, but in the event of both being absent the members present shall elect a chairman for that occasion.

18. The Chairman at any meeting shall have entire control thereof, and shall regulate the order and manner in which the business shall be conducted. The decision of the Chairman shall be final in all cases submitted to him.

19. In all cases at any meeting when, on a division, the votes are equal, the Chairman shall have a second or casting vote.

20. In the event of any member or members obstructing the business of the meeting, or being guilty of any breach of etiquette, of which the Chairman shall be the sole judge, the Chairman shall have power to inflict such fine, not exceeding £2, as he may deem advisable.

**OFFICIAL VACANCY.**

21. Any occasional vacancy in the Committee, or in the position of Chairman or Vice-Chairman, shall be filled at a special general meeting of members to be summoned by the Committee for that purpose without unnecessary delay.

**ANNUAL GENERAL MEETINGS AND SPECIAL GENERAL MEETINGS.**

22. The financial year of the Exchange shall close on the 30th day of June. A general meeting of members shall be held annually in the month of July, at which the business shall be to receive from the Treasurer a balance-sheet showing the financial position of the Exchange ; to elect a Committee and officers for the ensuing year, and also generally to conduct any business provided for in these rules.

23. At any annual general meeting, after all business herein provided for shall have been disposed of, it shall be competent for any member to bring under the notice, of the meeting any

business or matter within the object or purposes of the Exchange, and to give notice of any proposition to be considered at a future meeting.

24. A special general meeting may be called by the Committee at any time.

25. A special general meeting shall be called by the Committee upon the receipt of a requisition addressed to the Secretary requesting them to do so, signed by at least three members, and stating the business for which such meeting is required; and if the same shall not be convened within seven days from the time of such requisition being so left, or within one month if the object of such meeting is the alteration, amendment, or repeal of these rules, or any of them, the requisitionists or any three members may themselves convene a meeting by giving the required notice at an official meeting.

26. A special general meeting can only be held after at least twenty-four hours' notice has been given by announcement at an official meeting, specifying the day and hour of the meeting and the general nature of the business to be considered; provided that this rule shall not apply to meetings called for the purpose of altering, amending, or repealing these rules or any of them.

27. No other business shall be transacted at a special general meeting except that stated in the notice convening the meeting, and no resolution shall be passed, or other business transacted, which is not included within the objects and purposes for which the meeting is convened. No amendment shall be allowed upon any resolution contained in the notice convening any meeting not directly pertinent thereto.

28. Any general meeting shall have power, *inter se*, to adjourn from time to time as may be found necessary. Whenever an adjournment to a future day has been decided upon, notice thereof shall be given in such manner as may be determined by the Chairman of the meeting.

29. No business shall be transacted at any adjourned meeting other than the business left unfinished at the meeting so adjourned.

30. Every member shall have one vote, and all questions shall be decided by a majority of the members present and voting, except in cases otherwise provided for in these rules. Voting by proxy shall not be permitted.

31. The quorum for general and special general meetings shall not be less than four. If there is not a quorum present at any meeting, either of the Exchange or the Executive Committee, within fifteen minutes of the time appointed, the same shall lapse. The lapse of a meeting shall in no way prejudice or affect the right of call another meeting for the same purpose.

#### FUNDS.

32. The Committee shall have full control over the funds of the Exchange, and shall pay therefrom all current expenses and outgoings, and any other payments for which they have the authority of the members. All moneys received shall be paid into a bank account, and all accounts, salaries, &c., shall be paid by cheques drawn on such account.

33. The Committee shall invest the funds as they may in their absolute discretion think advisable, and shall have power to sell and vary investments.

34. Cheques drawn on or against any funds of the Exchange shall bear the signature of the Secretary or Acting-Secretary and of one member of the Committee.

#### ENTRANCE FEE.

35. An entrance fee of thirty guineas for the period ending 30th June, 1921, and thereafter fifty guineas, or of such other sum as the Exchange may from time to time determine, shall be paid by candidates for membership at the time of application for admission. In the event of a candidate being rejected, his entrance fee shall be returned to him; provided that any candidate for admission by virtue of the purchase of a membership shall not be required to pay any entrance fee other than the sum mentioned in Rule 50.

#### SUBSCRIPTION.

36. The annual subscription shall be £10 10s. (payable in two instalments—on the 1st of July and the 1st of January of each year), and the Executive Committee shall have power to make such other calls as may be necessary to meet current expenses, to be payable within fourteen days from the date of such call. It shall be competent for the Committee to suspend any member whose subscription or call shall have remained unpaid for fourteen days from the date on which such subscription or call is due; and, further, if such subscription or call shall remain unpaid for the space of one month from the date on which it is due, the seat shall be rendered liable to forfeiture at the discretion of the Committee. In the case of a deceased member, notice of the dates when subscriptions or calls fall due shall be sent to the executors by the Secretary of the Association, who shall at the same time direct attention to the provisions of this rule.

37. The membership of a resigning member, from the date of resignation until the election of his nominee, shall be subject to the same annual subscription as that of existing members during that period.

38. A membership purchased by the Committee shall not be liable for the annual subscription whilst held by them.

#### ELECTION OF MEMBERS.

39. Every candidate for admission to membership must be proposed by a member and seconded by another member, and his name shall be submitted to the Committee, and announced at an official meeting, and posted in the room of the Exchange, at least seven days before the day of election. The ballot shall be taken at the first call of shares on the day after such seven days have expired. Application for admission to membership, except as otherwise provided, shall be in the following form:—

Invercargill, , 19 .

To the Secretary of the Invercargill Stock Exchange.

SIR,—I am desirous of being admitted a member of the Invercargill Stock Exchange, upon the terms of and under and subject in all respects to its rules and regulations, which now are or hereafter may be for the time being in force.

I have read the rules as at this date, and am willing to sign them when called upon to do so.

Enclosed I beg to hand you cheque for £ being the entrance fee required.

I am, &c.,

40. Candidates shall be elected by the members by ballot. One black ball in five shall exclude. Proxies shall not be allowed. No ballot shall be valid unless at least one-half of the total number of members of the Exchange entitled to vote do actually vote. No rejected candidate shall be again proposed for election within the space of six months after his rejection.

41. Any member may during his absence from Invercargill or whilst ill, or on any other emergency, delegate to a nominee all or any of his rights under these rules, provided such nominee is approved by the Committee. Such approval may be withdrawn at any time by the Committee without assigning any reason for such withdrawal. The member so delegating his rights shall be responsible for all acts and defaults of such nominee in the same way as the delegating member would be responsible were such acts or defaults committed by such member.

42. Every member shall sign the rules. A member shall not be entitled to the privileges of membership until he has done so.

#### RIGHTS AND PRIVILEGES OF MEMBERS.

##### *Personal.*

43. The rights and privileges of every member shall be personal to himself, and shall not be transferable by operation of law nor by his own act except as provided in these rules.

##### *Interest in Membership.*

44. Every member shall have an interest in his membership, but he shall have no power to and shall not encumber or assign the same by way of mortgage, and the Exchange shall have a preferential lien thereon for any debt or debts owing by the said member to the Exchange or to any member or members thereof.

##### *Transfer of Membership.*

45. Any member may propose a candidate for membership in his stead, provided he at the time of such proposal lodges with the Secretary the resignation of his own membership. In the event of such candidate being rejected the member may again propose a candidate, until a candidate proposed by him shall be elected. Pending the election of a candidate proposed by him, the member shall retain his membership and all the privileges thereof; but as soon as a candidate proposed by him shall be elected the resignation of such member shall take effect.

46. Any member may resign his membership, and thereafter nominate a candidate to be proposed for membership in his stead. In the event of such nominee being rejected, the resigning member may again nominate a candidate until a candidate nominated by him be elected.

47. The resignation of a member who shall at the time of lodging such resignation propose a candidate for membership in his stead shall not take effect unless it be accepted by the Committee.

48. The executors or administrators of any deceased member shall have the same privileges as that possessed by a resigning member of nominating a candidate, who may be proposed for membership in the place of the deceased member.

49. On transfer of a membership under Rules 45, 46, or 48 notification of same shall be made in the following form:—

Invercargill, , 19 .

To the Secretary of the Invercargill Stock Exchange.

SIR,—I [or We], the undersigned , do hereby notify you that I [or we] have sold my membership [or the membership of the late ] in the Invercargill Stock Exchange to , of , for the

sum of £ , and that it is my [or our] intention to propose [or have proposed] the said for membership in my stead [or the stead of the said ] .  
I am, &c.,

SIR,—Referring to the above notice, I, the said , have purchased the above membership for the sum of £ , and am desirous of being admitted a member of the Invercargill Stock Exchange, upon the terms of and under and subject in all respects to its rules and regulations, which are now or hereafter may be for the time being in force.

I have read the rules as at this date, and am willing to sign them when called upon to do so.

Enclosed I beg to hand you cheque for £ , being amount of entrance fee payable by me.

I am, &c.,

50. On transfer of a membership, twenty-five per cent. of the gross sum which the transferee shall have paid or agreed to pay for the said membership shall be paid to the Exchange as the entrance fee of the said transferee; but in no case shall the amount of the fee be less than £10, and the transferee shall not be eligible for election until the said fee be paid. In the event of his rejection the said fee so paid shall be returned to him. The Committee may require from any or all of the parties concerned such evidence as they may deem necessary as to the price paid for the membership, and may further require, if they think fit, the whole of the consideration-money to be passed through the hands of the Treasurer.

51. The election of any candidate for admission to membership by virtue of this purchase of a membership from a member, or the executors or administrators of a deceased member, shall not be proceeded with until all claims which the Exchange or any member or members thereof may, under these rules, have or have had against the said member or deceased member shall have been satisfied.

52. At any time after the resignation, retirement, or death of any member who is indebted to the Exchange, or to any member or members thereof, the Committee may sell and transfer the membership of the said late member, subject to the purchaser being duly elected. The Committee shall apply the proceeds in the first place in payment of the amount due to the Exchange for the purchaser's transfer fee, and of any subscription, fine, or other liability owing by the late member; in the second place, in payment of the claims or the indemnification of any member or members who may at the time of such registration, retirement, or death be creditors of the said member; and, lastly, in payment of the balance, if any, to the resigning or retiring member, or the executors or administrators of the deceased member, as the case may be.

53. The exercise of the Committee of the power contained in this rule shall supersede all other rights of transfer of membership.

#### *Forfeiture and Disposal of Interest in Membership.*

54. Any member expelled from the Exchange shall forfeit to the Exchange all interest whatsoever in his membership, and shall cease to have any claims whatever on or to the property or funds of the Exchange, and the Committee may at their discretion sell and transfer such forfeited membership subject to the purchaser being duly elected.

55. The Committee shall apply the proceeds, in the first place, in payment of the amount due to the Exchange for the purchaser's transfer fee, and of any subscription, fine, or other liability owing by the late member; in the second place, in payment of the claims or the indemnification of any member or members who may at the time of such expulsion be creditors of the said member; and the balance, if any, shall be disposed of as provided by Rule 52.

On the sale of a membership under Rule 52 or 54, the purchaser shall apply for admission in the following form:—

Invercargill, , 19 .

To the Secretary of the Invercargill Stock Exchange.

SIR,—Having purchased from the Committee of the Invercargill Stock Exchange the membership of for the sum of £ , I am desirous of being admitted a member of the Invercargill Stock Exchange, upon the terms of and under and subject in all respects to its rules and regulations, which now are or hereafter may be for the time being in force.

I have read the rules at this date, and am willing to sign them when called upon to do so.

I am, &c.,

#### *Deceased or Ex Members have no Claim on Assets.*

56. Members who resign or cease to be members from any cause whatever, or the executors or the administrators of any deceased member, shall have no claim on the assets of the Exchange.

#### *Defaulter.*

57. The Committee shall suspend for such period as it shall think fit, and may also fine or recommend for expulsion, any member who shall fail to pay when due any debt incurred by him to another member. Should the Committee decide to recommend the member's expulsion, they shall report accordingly to the members at a special general meeting called for that purpose. It shall be competent for the said special general meeting to confirm the Committee's recommendation and expel the member so brought before them, or deal with him by fine or suspension from membership. A member who becomes insolvent or assigns his estate for the benefit of, or compounds with, his creditor shall forfeit his membership and all interest in the funds and property of the Exchange, notwithstanding that he may not be at the same time a defaulter on the Exchange; but such member may be reinstated without payment of fee after he has obtained his discharge from his insolvency, or a release from his creditors, by ballot taken in the same manner as provided by Rule 40.

58. The Committee shall have power to order that all open transactions, including time bargains, between any member unable to meet his engagements and other members shall be closed within a time to be named by the Committee. Such transactions shall be closed accordingly by the Chairman buying or selling in the market, on account of the member in default, such stock or shares as he may have contracted to sell or purchase. The Chairman shall charge current rate of brokerage to the defaulter, and such brokerage shall be the property of the Chairman. Members shall, without delay, render full statements of accounts to the Committee.

59. Should it come to the knowledge of any member of the Exchange that a broker, either in Invercargill or elsewhere, has failed to meet his engagements, the said member must at once report the circumstances to the Chairman, who shall bring the matter before the Exchange, at its first meeting, for decision as to what action shall be taken. Any member failing or neglecting to report to the Chairman as above specified shall be liable to be fined a sum not exceeding £50, or be suspended, at the option of the Exchange.

60. The Committee shall have power to investigate the accounts of members with a member in default, and to reject or require the correction of any items which they may deem unsatisfactory.

61. Members, creditors of a member in default, shall have a preferential claim on all surpluses in the hands of other members, resulting on the closing of transactions open at the time of default, and also on all moneys which may become payable to a member in default out of funds in the hands of the Committee from the estate of another member in default. All surpluses in the hands of members resulting on the closing of open transactions with a member in default shall be paid to the Committee.

62. The Committee shall distribute as soon as possible amongst members, creditors of the member in default, the surpluses received from other members on his account, and all moneys due to him out of funds in the hands of the Committee from the estate of another member in default.

#### *Distribution of Assets of Ex-Members.*

63. The Committee in dividing amongst members, creditors of a late member, the proceeds received by them on sale of a membership, after deducting the transfer fee of the purchaser and all other liabilities due to the Exchange, or in dividing any surpluses received by them from members on account of a defaulting member's estate, or in dividing any moneys due to him out of funds in the hands of the Committee from the estate of another member in default, shall not necessarily distribute the same *pro rata*, but may in their discretion give preference either wholly or in part to claims of recent date over claims of longer standing which were not divulged to the Committee at the time they arose.

64. Claims on the estate of a resigning, retiring, or deceased member that do not arise from transactions under these rules shall not be recognized by the Committee until all claims that have arisen from transactions under the rules shall have been satisfied.

#### *Partners or Clerks.*

65. The Chairman or Vice-Chairman may grant a member permission for a nominee to attend the official meetings for the purpose of making quotations, and the purchase and sale of shares, on behalf of such member, but for no other purpose. Such authorized nominee shall be subject to the rules and usages of the Exchange, but shall not have a vote at any meeting nor any voice in the management of the Exchange. The Chairman or Vice-Chairman may withdraw the permission at any time.

66. The nominee so admitted to official meetings shall be deemed to be the agent of his employer, and the member on whose application he is admitted shall be responsible for all transactions of the said nominee.

67. A nominee shall not be eligible for admission unless he be at least twenty-one years of age.

68. A nominee shall not buy or sell time bargains or deal except in cash transactions unless he shall have written authority to do so from his employer, such authority to be lodged with the Chairman, and all his dealings shall be on account of his employer.

69. A member may, by a letter addressed to the Secretary, withdraw the authority to his nominee to act, but his responsibility shall continue until such withdrawal shall have been notified to the members at an official meeting.

#### COMMISSION.

70. The rates of brokerage shall be those fixed or adopted from time to time by the Stock Exchange Association of New Zealand.

71. No rates other than those mentioned shall be charged. It shall not be allowable under any circumstances whatever to pay agents or other persons not members of an exchange affiliated to the Stock Exchange Association of New Zealand a remuneration of any kind for introducing business, except in respect of applications for shares in new companies.

72. No member shall do business for or with any broker or other person in New Zealand (other than a member of an exchange affiliated to the Stock Exchange Association of New Zealand) at net prices or at less than the rates of commission fixed or authorized by the Stock Exchange Association of New Zealand.

#### OFFICIAL MEETINGS.

73. The official meetings of the Exchange shall be the meetings of members, held at such place and times as the members shall appoint, at which the business shall be to make prices, effect sales, and receive and record quotations of sales, also to do any general business in accordance with these rules. The quorum for an official meeting shall be not less than three members of the Exchange for the time being entitled to vote.

74. The official holidays to be observed by all members of the Exchange shall be fixed at the annual general meeting held in July of each year. Special holidays shall not be declared except by the vote of not less than two-thirds of the members present at any official meeting. Notice of intention to take such vote shall be given by the Chairman at a previous meeting. No meeting shall be held on public holidays unless otherwise ordered by the members in the same manner as that provided for special holidays.

75. A member shall not leave an official meeting without the permission of the Chairman, under penalty of a fine to be fixed by the Chairman, which shall be paid within seven days.

76. Telegrams and other written communications may be received by members during business meetings, but no messages shall be sent out during such meetings.

#### QUOTATIONS.

77. At the official meetings the prices made shall be binding on members making them to the extent of the minimum quotation. No sale shall be made while the record of business done is being called over, or during any time of suspense ordered by the Chairman.

78. The highest declared buyer shall have priority over all other members in purchasing the stock in question at the price named. But having made a purchase he must, to retain his priority, immediately declare himself as still a buyer.

79. The lowest declared seller shall have priority over all other members in supplying the stock in question at the price named. But having made a sale, he must, to maintain his priority, immediately declare himself as still a seller.

80. No sales shall be quoted on "change" except those which are made between members of this or any affiliated Exchange, and a sale may be reported only on the day on which the sale is made.

81. If any quotation of sale be challenged, the Chairman of the day shall immediately accompany a member whose quotation is doubted to his office, and there satisfy himself by examination of the books or papers of such member as to the bona fides of the quotation; and shall report the result either to the Committee in the first instance, or direct to the members in official meeting assembled, as to him shall seem fit. Any member refusing to the Chairman an inspection of his books shall be treated by the Committee as guilty of making a false quotation. An offender shall be considered as guilty of conduct unworthy of a member, and be dealt with accordingly.

#### OFFICIAL LIST.

82. The list of quotations of prices and of purchases and sales effected and reported at the meetings of the Exchange shall be the official list of the Exchange.

83. The Committee may, if it so thinks fit, issue a monthly list. No member shall issue a private list or general report.

84. Admission of companies to quotation on the official list shall be upon such terms and conditions as the members shall from time to time determine. The Exchange shall have power to suspend for any period, or withdraw altogether, the name of any company or association from the official list.

#### REGISTER OF SALES.

85. All sales made at official meetings shall be recorded in a register kept for that purpose, which record shall be called over before the close of such meeting, and members shall be bound thereby. Stamped contract notes for all transactions in mining shares shall be passed between members; and in the event of a dispute, unless the contract note shall have been returned within a reasonable time, it shall be *prima facie* evidence of a sale having been effected, and at the price stated therein.

#### INVIOLENTIALITY OF CONTRACT.

86. In contracts between members for the sale and purchase of shares and stocks they shall be held to be principals to each other unless a written agreement to the contrary be made between buying and selling broker at the time of the contract being made.

#### DELIVERY AND SETTLEMENT.

87. When sales are effected the selling member must deliver the documents within ten days from 12 o'clock on the day of sale, except in the case of Tasmanian and Australian stocks, when twenty-one days shall be allowed, unless a special time for delivery is stated at the time of sale. If the documents are not delivered in accordance with this rule, the buying member shall (subject to his having given not less than twenty-four hours' notice to the Chairman of the Exchange, dating from noon of the day on which notice is given, of his intention so to do) have the right to purchase or buy the said shares through the Chairman on "change" on the following or any subsequent day within the period of six weeks from date of the original purchase and at the risk of the seller.

88. Purchasers shall not be required to take delivery of and pay for documents until the day following the sale. All documents must be delivered before 11 o'clock on Wednesdays and 1 o'clock on other days, otherwise it shall not be incumbent on purchasers to pay for same until the following day.

89. Sellers shall have the right to require the purchase-money to be paid in cash or by marked cheque at the time and place of delivery of documents. In case of failure of payment by the buyer, the vendor may, within one day of default of settlement, or on any future day, either cancel the transaction or sell at the buyer's risk, through the Chairman of the Exchange, the securities involved; and the defaulting member shall forthwith pay to the vendor any difference between the original purchase-money and the net proceeds of the securities resold.

90. If delivery of documents has not been made within the time specified in Rule 87, and the buyer has not cancelled the purchase or bought at the risk of the seller as therein provided, and the seller shall tender delivery of documents after the expiration of six weeks from the date of the sale, the buyer shall not be bound or compellable to accept delivery of such documents unless some special agreement in writing has been entered into between the buyer and the seller in respect of such delivery.

91. When the buyer shall claim delivery of documents after the expiration of six weeks from the date of purchase, and the seller shall not have cancelled the sale or sold at the buyer's risk as provided in Rule 89, it shall not be incumbent upon the seller to deliver unless some special agreement in writing has been previously made between the buyer and the seller in respect of such delivery.

92. The refusal of the Board of Directors of any company to register a transfer shall not invalidate a sale.

93. Sellers shall deliver separate transfers and scrip representing a sufficient number of shares sold in each sale if required to do so. Buyers requiring scrip must have transfers delivered with scrip attached, or a memorandum equivalent to such scrip certified to by the company. A seller of shares in London companies having a colonial register shall deliver scrip on the colonial register, unless otherwise arranged at time of sale. The selling broker shall be responsible for a period of seven clear days from date of delivery for the validity of all documents delivered, and for the shares being free from all liability due or payable at the time of sale.

94. Sellers shall have the right to demand from the buyer, prior to delivery, a name for insertion in the transfer of investment shares. Failing the buyer complying with such demand within three clear days from date of sale, the seller may insert the name of the buying broker.

95. A member shall not be bound to accept delivery of a transfer signed by a transferee and his signature cancelled, or filled in with a transferee's name and the name cancelled.

96. Buyers shall have the option of refusing all transfers or scrip signed under power of attorney or per procuration, unless the signature thereto be certified as correct by the secretary of the company, or the documents be accompanied by a valid power of attorney.

97. No member shall print or affix his name stamp on any transfer or scrip delivered to another broker.

98. In all forward contracts for shares or stocks, except where there is otherwise specifically agreed in writing between the parties at the time of sale, there shall be implied the



following conditions: The seller may at any time and from time to time whenever the market price of the shares or stocks is less than the amount for the time being owing under the contract, and the buyer may at any time and from time to time whenever the market price of the shares or stocks exceeds the amount for the time being owing under the contract, by application or notice to the other in writing, require that the contract be kept to the market price by payment to the Secretary of the Exchange of the difference between the contract price and the market price. Notification of such application or notice shall be forthwith lodged with the Secretary. Any written notice may be served or application made by delivering the same to the other party personally, or by leaving the same at his registered address, or left as aforesaid. No such application shall be made or notice served on Wednesdays or Exchange holidays, or after 1 o'clock in the afternoon of any week-day. Whenever any such application shall have been made, or any such notice shall have been duly served as aforesaid, the person to whom such application shall have been made, or upon whom such notice shall have been served, shall, before 2.30 p.m. on the same day, pay the Secretary of the Exchange a sum equal to the difference between the market price of the shares or stock at the time of such application or service and the amount then owing under the contract; such payments to be made in cash or marked cheque if so demanded. The amount so paid shall be held by the Secretary upon and subject to the following trusts and conditions, viz. :—

- (1.) If the amount has been paid by the seller, and before the date fixed for completion of the contract the market price of the shares or stock falls to the contract price, then such amount shall be paid to the seller if demanded.
- (2.) If the amount has been paid by the buyer, and before the date fixed for completion the market price of the shares or stock rises to the contract price, then such amount shall be repaid to the buyer if demanded.
- (3.) The said amount shall in any case be repaid to the party paying the same, at the written request of the other party.
- (4.) The said amount shall be repaid to the party paying the same on the Secretary being satisfied that the contract has been completed.
- (5.) If the party who has paid such amount shall fail to complete the contract, then the said amount shall be applied in the first place in paying to the other party the amount which the defaulting party is liable to pay to him as hereinafter provided; and the balance (if any) shall be applied, firstly, in paying the brokerage payable to the Chairman as hereinafter mentioned, and, secondly, towards the payment of any fine or fines inflicted upon the defaulter.

Provided always that the seller may, in lieu of paying to the Secretary of the Exchange the difference between the market price and the amount owing under the contract, deposit the shares or stock in manner hereinafter mentioned. When any shares or stock are deposited under the provisions of this rule, such shares or stock shall be deposited with the Secretary of the Stock Exchange, or with such other person or persons as may be mutually agreed upon by the parties to be held by the Secretary, or other person or persons, pending the due completion of the contract. On payment of the amount payable under the contract the shares or stock shall be delivered to the buyer, but if the buyer shall make default in such payment such shares or stock shall be returned to the seller.

In this rule, unless otherwise expressed, the "market price" shall mean the market price of the shares or stock at the time when application is made, or the notice is served as aforesaid, as the case may be. All disputes as to the market price shall be decided by reference to the Chairman of the Exchange, or, in his absence, to any member of the Committee who may be available, and mutually agreed upon, whose decision shall be final, conclusive, and binding on all parties.

If default shall be made by the buyer in complying in manner aforesaid with any such application or notice as aforesaid, or in completing the purchase at the time fixed by the contract, the seller may in either or any such case forthwith, at his option, either cancel the contract or sell out the shares or stock through the Chairman, and the purchaser shall forthwith pay to the seller the difference between the contract price and the net proceeds from the sale.

If default shall be made by the seller in complying with any such application or notice as aforesaid, or in completing the purchase at the time fixed by the contract, the buyer may, in either or any such case forthwith, at his option, either cancel the contract or buy at the risk of the seller through the Chairman, and the seller shall forthwith pay to the buyer the difference between the contract price and the gross amount paid by the buyer. The Chairman shall charge the usual rates of brokerage on all such sales as aforesaid, the amount in each case to be paid by the defaulting party.

#### DIVIDENDS.

99. Transactions in shares shall be with dividend until the day the dividend is payable. When transfers are delivered subsequent to the declaration of a dividend, but prior to the closing of the books of the company, and in sufficient time for the registration of the shares, the seller shall not be responsible for the dividend, and the buyer's claim shall be only upon the registered holder; but when no reasonable time is afforded to the buyer to register the shares in his own name, then the seller shall be responsible for the dividend.

100. Dividends payable between the date of sale and the maturity of time bargains shall accrue to the buyer, and shall be accounted for at the time of settlement of the bargain.

101. Accrued interest on debentures up to and including the day of sale, in addition to the price, shall belong to the seller.

#### CALLS.

102. All calls made prior to time of sale shall be paid by the seller before delivery. Calls made between the date of sale and maturity of time bargains shall be paid by the buyer to the seller at the time of settlement of bargain.

#### TIME BARGAINS.

103. Unless otherwise agreed, neither party to a time bargain shall be entitled to call upon the other party to complete until the day fixed for completion.

104. Time bargains, the day for completion of which shall fall on a Sunday or Exchange holiday, shall not be completed until the business day next following.

#### NEW SHARES.

105. In the event of new shares being created and offered to the shareholders in any company during the currency of a time bargain, or pending delivery of shares in time for the buyer to complete transfer to enable him to secure such new shares himself, the buyer, if desirous of receiving his proportion of such new shares, shall request the seller in writing, accompanied by the necessary funds, to secure them, and the seller, on receipt of such request, shall secure them, but the seller may elect to deliver such documents as will enable the buyer to secure the new shares.

106. When a transaction is in shares on a London register, the responsibility of the seller shall cease if he shall have taken every practicable course to secure the new shares; and, further, the seller shall be relieved of all responsibility if the circumstances place him in no better position than the buyer to secure the new shares, in which case the seller may, on receipt of a written request from the buyer to protect his rights, notify the buyer in writing of such circumstances, and the buyer on receipt of such notification shall protect his own interests.

#### NON-MEMBERS.—FAILURE TO MEET ENGAGEMENTS.

107. Non-members shall pay for all stocks or shares purchased on their account before 2 o'clock on the day following the purchase, unless an agreement be made in writing to the contrary.

108. Should a purchaser, not a member, fail to pay the amount due on his purchase as per Rule 107, either the seller or his broker, or the purchaser's broker, shall be at liberty, at any time thereafter, at his or their option, either to sue such purchaser for breach of contract or to resell the securities in any manner and upon such terms and conditions as he or they may think proper, and to sue for the difference and all loss and expenses consequent upon such resale, whether the same shall be made immediately on such failure to pay as aforesaid or at any time thereafter; and all damages which the seller or his broker, or the purchaser's broker, may sustain thereby shall be recoverable by him or them from the purchasers as and for liquidated damages, and it shall not be necessary to give notice of any such resale.

109. In the event of any person not a member failing to meet any engagement with a member of the Exchange, the members may apply to the Committee to have such person posted as a defaulter. The Committee shall inquire into the case, and if satisfied that such default has been made shall post the said person and announce to the members that he is in default.

110. A member shall not transact business for a non-member who has been announced to the members as a defaulter unless such person shall have made an arrangement with his creditors or creditor satisfactory to the Committee.

#### MEMBERS BARRED FROM DEALING WITH OTHER MEMBERS' EMPLOYEES.

111. A member shall not buy or sell shares for any one employed in another member's office.

#### DISPUTES.

112. In disputes between members with reference to stock and share transactions brought under the consideration of the Committee to adjudicate upon any complaint submitted, their decision shall be final and binding, and shall be carried out forthwith by the member or members concerned.

Unless permission of the Committee has first been obtained, members shall not appeal to any Court of law or equity in any dispute that may arise between them in transactions under these rules, and if such permission is not granted they shall accept the Committee as the sole and final tribunal and arbiter therein.

113. It shall not be incumbent upon the Committee to entertain any complaint submitted to them by any one not a member of the Exchange against a member of it, unless such member shall have been employed by the complainant in the capacity of broker; and in that or any other case in which a non-member desires the intervention of the Committee he shall, previously to the case being heard, pay not less than five guineas, or such other sum as the Committee may determine, to the Secretary, and shall undertake in writing to abide by and forthwith to carry out the decision of the Committee in the same manner as if he were a member of the Exchange; the Committee to have the power to repay the whole or part of the five guineas or such other sum to the complainant.

**POWER OF COMMITTEE TO PROCURE INFORMATION RELATIVE TO MATTERS UNDER INVESTIGATION.**

114. Members and their clerks when required so to do by the Committee shall attend any meeting of the Committee, and then and there shall give such information as may be in their possession relative to any matter under investigation.

115. The Committee shall have full and absolute power, in the event of a complaint being made, which in their opinion justifies such procedure, to call upon any member to produce for their inspection all books, letters, telegrams, or copies thereof, and other documents in his possession relating thereto, and he shall, without delay, produce them for inspection accordingly.

**VIOLATION OF RULES AND PENALTIES.**

116. The Committee shall take cognizance of all violations of these rules, whether in letter or spirit. Any member found by them to be guilty of such violation, or who may fail to comply with any decision or ruling of the Exchange or of the Committee, or who in the opinion of the Committee is or has been guilty of conduct unworthy of a member, shall be liable to be fined or suspended, or fined and suspended from membership by resolution of the Committee; or should the matter be of such moment as in their opinion to demand expulsion, the Committee shall report accordingly to the members of a special general meeting to confirm the Committee's recommendation and expel the offending member, or deal with him by fine or suspension.

117. The fines mentioned herein shall not, except in cases where another amount is fixed, be less than £5 or more than £25, and in case of a continuous offence shall be not less than £1 or more than £5 for each day during which such offence continues.

**NOTICES.**

118. Except as by these rules otherwise provided, any notice or document to be given or served upon any member shall be deemed to be duly given or served if given by advertisement or by personal service upon the member, or by sending it through the post as a prepaid registered letter addressed to such member at his address as appearing in the Register, or to such other address as he shall from time to time notify in writing to the Secretary, or to his last known address.

119. Any member of the Exchange who shall fail to observe or be bound by the terms of any decision or ruling of the Committee or of the Exchange, or the spirit or intention thereof, relative to the conduct by the members of the Exchange of their business as such members, or to their dealings with one another as such members, or relative to other matters arising out of the objects or purposes of the Exchange, shall be deemed guilty of conduct unworthy of a member, and be dealt with in manner provided by Rule 116.

120. If a fine imposed on any member at a special general meeting of members be unpaid at the end of one clear week, the member in default shall forfeit his membership, and the Committee shall announce to the members that he has retired from the Exchange, and his name shall be erased from the list of members.

121. A member, or his nominee, shall not vote at any meeting at which a charge affecting such member is under consideration.

122. The Committee for the time being may, in their absolute discretion, and in such manner as they may think fit, notify, or cause to be notified, to the public that any member has been expelled, or has become a defaulter, or has been suspended, or has ceased to be a member.

123. No action or other proceeding shall, under any circumstances, be maintainable by the person referred to in such notification against any member or official publishing or circulating the same, and this rule shall operate as leave and authority to any member or official to publish or circulate such notification, and be pleadable accordingly.

124. A member under suspension shall not attend any meeting of the Exchange unless by leave of the Chairman, and then only for the purpose of speaking on a motion that he be fined or expelled, and having spoken he must withdraw. Such member shall not be entitled to vote.

**ALTERATION, AMENDMENT, OR REPEAL OF RULES.**

125. In all dealings with members of other exchanges affiliated with the Stock Exchange Association of New Zealand the rules of that association shall apply and prevail over the rules of the Exchange.

126. The Exchange shall have power to alter, amend, or repeal any of these rules.

127. Notice shall be given in writing, addressed to the Secretary, of any proposed amendment, or repeal of, or addition to the rules. A special general meeting shall be called to consider any proposed alteration, amendment, or repeal, and at least seven days' notice of such meeting shall be given to the members by circular, sent to the last known business address of each member. The circular shall contain a copy of the proposed alteration, amendment, or repeal, but the accidental omission to give any such notice to any member shall not invalidate any proceedings taken or any resolution passed at such meeting. No amendment which introduces fresh matter shall be entertained at the meeting, and no proposed amendment, or repeal of, or addition to the rules, if rejected, shall be entertained again for six months.

**DISSOLUTION.**

128. The property of the Exchange in the event of its winding-up shall be determined by a special general meeting of the members of the Exchange.

*Special Order made by the Rodney County Council altering the Boundaries of Ridings.*

Department of Internal Affairs,  
Wellington, 22nd September, 1920.

THE following special order, made by the Rodney County Council, is published in accordance with the provisions of the Counties Act, 1908.

W. FRASER,  
For Minister of Internal Affairs.

**RODNEY COUNTY COUNCIL.**

*Special Order.—Defining the Riding Boundaries.*

IN pursuance and exercise of the powers conferred on it by the Counties Act, 1908, and its several amendments, and subject to the approval of the Chief Surveyor of the district, and to the consent of the Governor-General in Council, the Rodney County Council hereby resolves and declares by way of special order, which is intended to take effect on the 1st day of April, 1921,—

That the present Albert Riding be altered, first, to include certain sections, which sections are to be deleted from the present Tauhoa Riding; second, to exclude therefrom certain sections, which sections are to be transferred to the Hoteo Riding.

That the present Hoteo Riding be altered, first, by adding thereto certain sections, which sections are to be deleted from the present Albert Riding; second, by adding thereto certain sections, which sections are to be excluded from the present Omaha Riding; third, by adding thereto certain sections which sections are to be excluded from the present Kourawhero Riding; fourth, by excluding therefrom the whole of the present outlying portion of the riding lying within the Oruawharo Parish, and in Blocks VII, VIII, XI, and XII, Otamatea Survey District; fifth, by excluding therefrom the whole of the area comprised in the Albertland North Road District; sixth, by excluding therefrom the whole of the present outlying portion of the riding lying within the Parishes of Mangawhai and Arai, except Sections 44, 45, 46, 70, 71, 72, 73, 74, 76, 77, 78, 79, 80, and 81 in the last-mentioned parish, such excluded portions to constitute a new riding to be called Arai Riding. The present Hoteo Riding shall be further altered by excluding therefrom certain sections and areas in Blocks II, III, V, and VI, Pakiri Survey District, which sections and areas are to be transferred to Omaha Riding.

That the present Kaipara Riding be altered by excluding therefrom certain sections, which sections are to be transferred to the Kourawhero Riding.

That the present Kourawhero Riding be altered, first, by excluding therefrom certain sections, which sections are to be transferred to the Hoteo Riding; second, by excluding therefrom certain sections, which sections are to be transferred to the Matakana Riding; third, by including certain sections within the outlying portion of the present Mahurangi Riding (which riding is to be abolished); fourth, by including the whole of the area comprised within the legal subdivision of the Warkworth Road District, known as the South Ward; fifth, by including certain sections, which sections are to be excluded from the present Kaipara Riding.



That the present Mahurangi Riding be abolished by transferring certain sections within the outlying portion of the riding, and the whole of the area comprised within the legal subdivision of the Warkworth Road District known as the South Ward, to the Kourawhero Riding; and by transferring certain sections within the outlying portion of the riding, the whole of the area comprised within the legal subdivision of the Warkworth Road District known as the North Ward, and the whole of the area comprised within the Eastern Mahurangi Road District to the Matakana Riding.

That the present Matakana Riding be altered, first, by excluding certain sections, which sections are to be transferred to the Omaha Riding; second, by including certain sections lying within the outlying portion of the present Hoteo Riding; third, by including certain sections lying within the outlying portion of the present Mahurangi Riding; fourth, by including the whole of the area comprised within the legal subdivision of the Warkworth Road District known as the North Ward; fifth, by including the whole of the area comprised in the Eastern Mahurangi Road District; sixth, by including certain sections, which sections are to be excluded from the Omaha Riding.

That the present Omaha Riding be altered, first, by excluding certain sections which are to be transferred to the Hoteo Riding; second, by excluding certain sections, which sections are to be transferred to the Matakana Riding; third, by including certain areas and sections in Blocks III, V, and VI, Pakiri Survey District, which areas and sections are to be excluded from the Hoteo Riding; fourth, by including certain sections, which sections are to be excluded from the present Matakana Riding.

That the Puhoi Riding shall be unaltered, comprising solely the area comprised in the Puhoi Road District.

That the Tauhoa Riding be altered by excluding therefrom certain sections, which sections are to be transferred to the Albert Riding.

That the boundaries of the ridings hereinbefore mentioned shall be as follows:—

*Albert Riding.*

Commencing at the most easterly corner of Allotment 104, Oruawhoro Parish, and bounded towards the south-east generally by Allotment 81, Arai Parish, by Section 5, Block VIII, Pakiri Survey District, to a public road, by said road to the northern boundary of Section 1, Block XII, Otamatea Survey District, by said section to the crossing of a public road, by the Wayby Kauri-gum Reserve to the northernmost corner of Section 25, Block XVI, Otamatea Survey District, by the northern boundary of said section and that boundary produced to the centre of a public road, by the centre of the said public road fronting the said Section 25 and Sections 26, 31, 30, and 29, all in the same block, to a point at its intersection with another public road forming the northern boundary of Section 21, Block XVI aforesaid, by the centre of the last-mentioned public road to its junction with another public road which intersects Section 13, Block XVI aforesaid, by a right line to the northern boundary of a closed road, by said northern boundary of the closed road and its continuation to the centre of a public road forming part of the southern boundary of Section 2, Block XVI aforesaid, by the centre of the said road, and a right line to the parish boundary at the northern corner of Section 2A, Block XVI aforesaid, by the parish boundary to the northernmost corner of Allotment 77 in the same parish, by that allotment to a closed road, by said closed road to a point which would intersect the production of the south-western boundary of Allotment 78 in the parish aforesaid, by a right line across the aforementioned closed road, by Allotments 78, 120A, 127, 123, 123A, and 126 of the aforesaid parish, to the eastern boundary of Allotment 131, Tauhoa Parish; thence towards the south-west generally by the last-named allotment to a road intersection at its northernmost corner, by a right line across the said intersection to the north-eastern corner of Allotment 134, Tauhoa Parish, by the last-mentioned allotment and Allotment 137 to the junction of two public roads near Trig. Station 29 (Puketarata), by a right line to the centre of the said road junction, and by the centre of a public road to a point which would intersect the production of the north-eastern boundary of Allotment 83, Tauhoa Parish, by a right line across the said road, by said Allotment 83 to a stream, by said stream to the easternmost corner of Allotment 84 in the parish aforesaid, by the last-mentioned allotment to the parish boundary, by the parish boundary to a public road fronting Allotment 10, Wharehine Parish, by a right line to the centre of the said public road; thence towards the west generally by the centre of a public road to the southern boundary of the Parahake Block, by the said block to the Wharehine Stream, by that stream to its junction with the Oruawhoro River; thence towards the north generally by the said river to its junction with the Te Hana Stream, by that stream to the south-western boundary of the western portion of Allotment 93, Oruawhoro Parish, by that allotment and the eastern portion of that allotment to the point of commencement.

*Arai Riding.*

Commencing at the point where the southern boundary of the Arai Parish meets the high-water mark, and bounded generally towards the south by the said parish boundary to its intersection with the centre of a public road forming the north-eastern boundary of Allotment 90, Arai Parish, by the centre of that road to a closed road, by said closed road to the junction of two closed roads, by a right line across that junction, by a closed road forming the northern boundary of Allotment 70 in the same parish to a public road, by the said public road to the Oruawhoro Parish boundary, by that parish boundary to the Albert Riding boundary hereinbefore described, by the said Albert Riding to the northernmost corner of the western portion of Allotment 110, Oruawhoro Parish, by a right line across the Te Hana Stream and by its right bank to the Mainene River, by that river to the southern boundary of Allotment 75A, Oruawhoro Parish, across the said river and by its right bank to the Topuni River; thence towards the west generally by the said river to the Hakaru River, and by that river to the Otamatea County boundary; thence towards the north and north-west generally by the said county boundary to the Mangawhai Harbour, by the said harbour to the sea; and thence towards the east generally by the sea to the southern boundary of the Arai Parish, the point of commencement.

*Hoteo Riding.*

Commencing at the most easterly corner of Allotment 104, Oruawhoro Parish, and bounded towards the north-west generally by the Arai Riding hereinbefore described to the most westerly corner of the Pakiri Kauri-gum Reserve; thence towards the north-east generally by the said kauri-gum reserve to the south-western boundary of a State forest reserve in Block VI, Pakiri Survey District, by the said State forest reserve to the northern boundary of Pakiri No. 1 Block by a right line to the north-western corner of Allotment 55, Pakiri Parish, by that allotment and the continuation of its western boundary to the centre of a public road, and by the centre of the said public road which forms the frontages of Allotments 52 and 94, Pakiri Parish, to a point which would intersect the continuation of the eastern boundary of the last-named allotment, by a right line to the said boundary of that allotment, by that allotment and Allotment 102A, Pakiri Parish, to the aforesaid parish boundary; thence towards the south-east generally by the said parish boundary to the centre of a public road forming the eastern boundary of Allotment 77, Pakiri Parish, by the centre of that public road to a point which would intersect the production of the north-eastern boundary of the last-named allotment, by a right line to the said boundary of that allotment, by that allotment, the crossing of a public road, and again by the last-named allotment and the production of its north-western boundary to the centre of a public road, by the centre of the said public road to a point which would intersect the production of the north-eastern boundary of Allotment 82, Pakiri Parish, by a right line to the said boundary of the last-mentioned allotment, by that allotment and a reserve, being part of Allotment 82A, to a public road, by a right line in continuation of the north-western boundary of the last-mentioned allotment to the centre of the said public road, and by the centre of that public road to a point in continuation of the eastern boundary of Allotment 123, Pakiri Parish, by a right line to the said boundary of the last-mentioned allotment, by that allotment and Allotment 109 to a branch of the Waiwhiu Stream, by the said stream to the western boundary of Allotment 123 aforesaid, again by the said allotment and Allotment 115 in the same parish to a public road, by a right line to the centre of the said public road, by the centre of that public road to a point which would intersect the production of the eastern boundary of Allotment 68, Pakiri Parish, by a right line to the said boundary of the said allotment, by that allotment to the Waiwhiu Stream, by that stream to a point which would intersect the production of the northern boundary of Allotment 39, Hoteo Parish, by a right line across the said stream, by Allotment 39 aforesaid and the production of its north-western boundary to the centre of a public road, by the centre of the said public road which forms the northern and western frontages of Allotments M.W. 9, 10, and intersects an area of Crown land, Hoteo Parish, to a point which would intersect the production of the north-western boundary of Allotment 87, Hoteo Parish, by a right line to that boundary, by the said Allotment 87 and Allotments 95 and 84 to the north-eastern corner of Allotment 51, Hoteo Parish, by that allotment and Allotments 52 and 96 in the same parish, and the production of the northern boundary of the last-named allotment to the centre of a public road, by the centre of the said public road to the centre of the angle where the said public road leaves the western boundary of Allotment 92, Hoteo Parish, by a right line to the said boundary of the last-mentioned allotment, by that allotment and Allotments 86 and 54 in the same parish to the North Island Main Trunk Railway, by a right line across the said railway and by the Hoteo River

where it forms the northern boundary of Allotment 55, Hoteo Parish, by a right line across the said river, and by said right line produced to the centre of a public road at the north-east corner of Allotment 45, Tauhoa Parish, by the centre of that public road which forms the north-eastern frontages of Allotments 164 and 132 of the same parish, to a point which would intersect the production of the eastern boundary of Allotment 123A, Tauhoa Parish, by a right line to that boundary, and by the said Allotment 123A to the Albert Riding hereinbefore described; thence bounded towards the west generally by the said Albert Riding to the most easterly corner of Allotment 104, Oruawhoro Parish, the point of commencement.

#### *Omaha Riding.*

Commencing at the most northerly corner of the Hoteo Riding hereinbefore described, and bounded towards the north-west generally by the Arai Riding hereinbefore described to the sea; thence bounded towards the north-east generally by the sea to Cape Rodney; thence bounded towards the south-east generally by the sea, the Omaha Harbour, again by the sea, the Whangateau Harbour, and the Omaha River to a point which would intersect the production of the north-western boundary of Allotment 73, Matakana Parish, by a right line across a public road to the said boundary of the last-named allotment, by the said allotment and Allotments 85 and 86 in the same parish to a public road; thence bounded towards the west generally by the said public road to the south-eastern corner of Allotment 105, Matakana Parish, by that allotment and Allotments 106 and 101 in the same parish to the most northerly corner of the last-named allotment where it forms the boundary of the Hoteo Riding hereinbefore described, by the said riding boundary to the most northerly corner of the said Hoteo Riding, the point of commencement.

#### *Matakana Riding.*

Commencing at the north-eastern corner of Allotment 51, Hoteo Parish, and bounded towards the north-west generally by the Hoteo Riding hereinbefore described, to the south-eastern corner of Allotment 121, Pakiri Parish; thence bounded towards the north-east generally by the Omaha Riding hereinbefore described to the Omaha River, by the said river and the Whangateau Harbour to the sea, by the sea to Tawharanui Point; thence bounded towards the south-east generally by the sea, Kawau Bay, the Matakana River, again by Kawau Bay and the sea to the Mahurangi Harbour; thence bounded towards the west generally by the said harbour to the south-eastern corner of Allotment 48, Mahurangi Parish, where it forms part of the Warkworth Town District boundary as described in the *New Zealand Gazette* No. 15, of the 25th February, 1909, page 549; thence by part of the eastern, the north-western, and part of the western boundaries of the said town district to the Mahurangi Stream, by the said stream to the north-eastern corner of Allotment 92, Mahurangi Parish, by a right line to the centre of a public road forming the northern boundary of the last-named allotment, by the centre of that public road, the crossing of two public roads, and again by the centre of the aforementioned public road to its abutment with Allotment 58, Kourawhero Parish, by a right line to the eastern boundary of the last-named allotment, by that allotment and Allotment 85 in the same parish to a public road, by that public road to the south-eastern corner of Allotment 46, Hoteo Parish, by that allotment and Allotments 47, 48, and 51 all of the last-mentioned parish to the north-eastern corner of the last-named allotment, the point of commencement.

#### *Tauhoa Riding.*

Commencing at the north-west corner of Allotment 54, Hoteo Parish, and bounded towards the south-east generally by the North Island Main Trunk Railway and the aforesaid allotment to and across the said railway, thence again by the said allotment to the Hoteo River, by the said river to the Kaipara Estuary; thence bounded towards the west generally by the Kaipara Estuary to the Tauhoa River, by the said river to the Kaipara Harbour, and by that harbour to the mouth of the Oruawhoro River; thence bounded towards the north generally by the Oruawhoro River and the Wharehine Stream to the south-western corner of Allotment 165, Oruawhoro Parish; thence towards the north-east generally by the Albert Riding boundary hereinbefore described to its intersection with the Hoteo Riding boundary hereinbefore described, and by the last-mentioned riding to the north-west corner of Allotment 54, Hoteo Parish, the point of commencement.

#### *Kourawhero Riding.*

Commencing at the north-eastern corner of Allotment 63, Mahurangi Parish, and bounded towards the east generally by the Warkworth Town District as described in the *New Zealand Gazette* No. 15, of the 25th February, 1909, page 549, to the Mahurangi Harbour, by the said harbour to the north-eastern corner of Allotment 91 of the aforesaid parish; thence bounded towards the south generally by the last-mentioned allotment to a public road, by a right line across the said public road, and again by the said Allotment 91 and Allot-

ments 106 and 104, Mahurangi Parish, to a public road, by a right line across the said public road, and again by the last-mentioned allotment and Allotment 103 of the same parish, to a stream, by that stream to the centre of a public road, by the centre of said public road forming the northern frontage of Allotment 156, Mahurangi Parish, to a point in continuation of the west boundary of a closed road, by a right line to and by the said boundary of that closed road to the northern boundary of the south-east portion of Allotment 158 of the aforesaid parish, by that allotment, the crossing of a public road, and again by the last-mentioned allotment to the eastern boundary of Allotment 75, Ahuroa Parish, by that allotment and a right line in continuation of its said boundary to the centre of a public road, by the centre of the said public road to a point which would intersect the production of the north boundary of Allotment 73 of the aforesaid parish, by a right line to the said boundary of the last-named allotment, by that allotment and Allotment 100 and the north-eastern portion of Allotment 58, Ahuroa Parish aforesaid, by a right line in continuation of the north-eastern boundary of the last-mentioned allotment to the centre of a public road, by the centre of the said public road to a point which would intersect the production of the north-eastern boundary of the northern portion of Allotment 41 in the same parish, by a right line to the said boundary of the last-mentioned allotment, by that allotment and Allotment 36, Ahuroa Parish, to a public road, by a right line in continuation of the north-eastern boundary of the last-mentioned allotment to the centre of the said public road, by the centre of that public road to a point which would intersect the production of the north-western boundary of Allotment 17 in the same parish, by a right line to the said boundary of that allotment, and by that allotment to a public road, by a right line to the centre of that public road, and by the centre of that public road to a point which would intersect the production of the northern boundary of Allotment 101, Ahuroa Parish, by a right line to the said boundary of the last-mentioned allotment and by that allotment to the North Island Main Trunk Railway, by the said railway to a point which would intersect the production of the north-eastern boundary of Allotment 89 of the aforesaid parish, by a right line to the said boundary of the last-mentioned allotment, by that allotment and Allotment 90 to a public road, by a right line in continuation of the eastern boundary of the last-named allotment to the centre of the said public road, by the centre of that public road to a point which would intersect the production of the north-eastern boundary of Allotment 93, Ahuroa Parish, by a right line to the said boundary of the last-named allotment, by that allotment and Allotment 94 in the same parish to the Komokoriki Parish boundary, by that parish boundary to the most westerly corner of Allotment 95 of the last-named parish; thence bounded towards the west generally by Allotment 204, Tauhoa Parish, to a public road, by a right line in continuation of the north-eastern boundary of the last-mentioned allotment to the centre of the said public road, by the centre of that public road to a point which would intersect the production of the northern boundary of the last-mentioned allotment, by a right line to the said boundary of that allotment, by that allotment and Allotment 202A in the same parish to a forest reserve in Block X, Tauhoa Survey District; thence bounded towards the north-west generally by the said forest reserve to the Hoteo River, by the said Hoteo River and the Tauhoa Riding hereinbefore described to the Hoteo Riding hereinbefore described; thence bounded towards the north generally by the last-named riding to the Matakana Riding hereinbefore described, and by that riding to the north-eastern corner of Allotment 63, Mahurangi Parish, the point of commencement.

#### *Kaipara Riding.*

Commencing at the north-eastern corner of the forest reserve in Block X, Tauhoa Survey District, and bounded towards the east and north generally by the Kourawhero Riding hereinbefore described to a point which would intersect the production of the north-western boundary of Allotment 17, Ahuroa Parish, in the centre of a public road, by the centre of the said public road to a point which would intersect the production of the northern boundary of Allotment 84, Ahuroa Parish; thence bounded towards the south and east generally by a right line to the said boundary of that allotment, by that allotment and Allotments 83 and 87 to a public road, by that public road which forms the northern and western boundaries of Allotment 30, Ahuroa Parish, to a point which would intersect the production of the north-western boundary of Allotment 32 of the same parish, by a right line across the said public road and the North Island Main Trunk Railway to the said boundary of the last-mentioned allotment, by that allotment and the north-east and south-east portions of Allotment 31, Ahuroa Parish, to the Ahuroa Parish boundary, by the said parish boundary to its intersection with the Waitemata County boundary; thence bounded towards the south generally by the said county boundary to the Makarau River, by that river to the Kaipara Estuary; thence bounded towards the west generally by the said Kaipara Estuary to the Hoteo River; thence bounded

towards the north generally by that river to the north-east corner of a forest reserve, Block X, Tauhoa Survey District, the point of commencement.

*Puhoi Riding.*

Commencing at the south-eastern corner of Allotment 52A, Komokoriki Parish, and bounded towards the west generally by the Kaipara Riding hereinbefore described to the Kourawhero Riding hereinbefore described; thence bounded towards the north generally by the last-named riding to the Mahurangi Harbour; thence bounded towards the east generally by the said harbour, the sea, the Puhoi River, and again by the sea to the mouth of the Waiwera River; thence bounded towards the south generally by the said river to the south-western corner of Allotment 9, Puhoi Parish, and by the Waitemata County boundary to the south-eastern corner of Allotment 52A, Komokoriki Parish, the point of commencement.

Certified correct.—Vincent I. Blake, for Chief Surveyor.  
9th September, 1920.

The foregoing special order was made and passed at a special meeting of the Rodney County Council held at Warkworth on the 15th day of June, 1920, and confirmed at an ordinary meeting of the said Council held at Warkworth on the 20th day of July, 1920.

In witness whereof the common seal of the Chairman, Councillors, and Inhabitants of the County of Rodney was hereunto affixed this 20th day of July, 1920, in the presence of—

J. A. SHEPHERD, Chairman.  
SAMUEL F. BOLER, Councillor.  
C. C. GRANGE, Clerk.

I hereby certify that the above special order has been duly made.

C. C. GRANGE, Clerk.

*Special Order made by the Clifton County Council altering Boundaries of Ridings and Adjusting Representation.*

Department of Internal Affairs,  
Wellington, 28th September, 1920.

THE following special order, made by the Clifton County Council, is published in accordance with the provisions of the Counties Act, 1908.

W. FRASER,  
For Minister of Internal Affairs.

CLIFTON COUNTY COUNCIL.

In the matter of the Counties Act, 1908, and its amendments.

SPECIAL ORDER.

In pursuance of the powers vested in it in that behalf by the Counties Act, 1908, and its amendments, and any other Acts it enabling, the Clifton County Council hereby resolves that, for the purpose of adjusting the representation in the Council, the County of Clifton be divided into the following ridings, that is to say:—

(1.) Mokau Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by one member.

(2.) Urenui Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by two members.

(3.) Uruti Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by one member.

(4.) Tikorangi Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by one member.

(5.) Waihi Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by one member.

(6.) Ngatimaru Riding, which shall comprise all the land described in the Schedule hereto, and shall be represented by one member.

And that such alteration of the ridings of the said county come into effect for the purpose aforesaid on the 1st day of October, 1920, or so soon thereafter as it shall be gazetted.

I hereby certify that the above special order was adopted at a special meeting of the Clifton County Council held on the 9th day of April, 1920, and was confirmed at a subsequent meeting held on the 7th day of May, 1920, and has been duly made in all respects in accordance with law.

R. H. PIGOTT, County Chairman.

Waitara, 7th May, 1920.

I hereby certify that the plan hereto annexed and marked "A" is sufficient to render the new boundaries of the above-mentioned ridings capable of identification.

Dated at New Plymouth this 16th day of September, 1920.

FOLLETT CARRINGTON,  
For Chief Surveyor, New Plymouth.

I hereby certify that the above special order has been duly made.

(Seal.)

F. E. VAUGHAN, County Clerk.

SCHEDULE.

*Mokau Riding.*

All that area in the Tainui, Mokau, Mimi, Waro, and Pouatu Survey Districts, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at a point, the middle of the Mokau River at its effluxion to the Tasman Sea, and proceeding generally easterly, southerly, and westerly along the boundary of the Clifton County, as described in the *New Zealand Gazette* for 9th July, 1914, page 2740, to the easternmost corner of Section 3, Block I, Pouatu Survey District; thence generally westerly along the northern boundary of the said Section 3 to the Makarakia Road; thence due west across this road to its western side; thence northerly along the west side of the Makarakia Road to its junction with the Mangatuna Road; thence north-westerly along the south side of Mangatuna Road to a point due south of the intersection of the east boundary of Section 6 (forest reserve), Block XII, Mimi Survey District, with the said road; thence by a right line due north across the Mangatuna Road to the said intersection; thence northerly by the east boundary of Section 6 (forest reserve), Block XII, Mimi Survey District, and the east and north boundaries of Section 17 (forest reserve), Block VIII, Mimi Survey District, to the Mokau Road; thence by a right line to Mount Messenger Trig. Station; thence northerly and westerly by the west side of Messenger Road and the south side of Waipingau Road produced to the Tasman Sea; thence generally northerly by the Tasman Sea to the middle of the Mokau River, the point of commencement.

*Uruti Riding.*

All that area in the Mimi, Upper Waitara, and Pouatu Survey Districts, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at a point on the sea-coast, the south-west corner of Mokau Riding hereinbefore described, and bounded towards the north generally by the said Mokau Riding to its junction with the Clifton County boundary as defined in *New Zealand Gazette* No. 66, page 2740, for 9th July, 1914; towards the east generally by the said Clifton County boundary to its intersection with the Mangaone Road; thence northerly by the east side of Mangaone Road to a point in line with the south boundary produced of Section 7, Block XII, Upper Waitara Survey District; thence westerly across the Mangaone Road and by the south boundaries of Sections 7 and 8 to the Waitara Valley Road; thence westerly by the south boundary produced of the said Section 8 across the Waitara Valley Road, Waitara River, and Tarawai Road; thence westerly by the north side of Tarawai Road to the Ngatoto Road; thence across and by the west side of Ngatoto Road to the most southerly point of Section 2, Block X, Upper Waitara Survey District; thence by the south and west boundaries of said Section 2 to the Okoke Road; thence northerly along the west side of Okoke Road to a point in line with the north-west boundary produced of Section 5, Block X, Upper Waitara Survey District; thence across the Okoke Road to and along the north-west boundary of the said Section 5, along the west boundary of Section 9, Block VI, Upper Waitara Survey District, to the Kaka Road; thence north-westerly along the west sides of the Kaka and Mangamaeho Roads to a point in line with the east boundary produced of Section 12, Block II, Upper Waitara Survey District; thence northerly and westerly along the east and north boundaries of said Section 12, Block II, and Sections 28 and 15, Block I, Upper Waitara Survey District, to the Mokau Road; thence northerly by the east boundary produced of Section 15, Block I, Upper Waitara Survey District, to the north side of Mokau Road; thence by the north side of Mokau Road to the south-east corner of Section 31, Block I, Upper Waitara Survey District; thence north-easterly along the east boundary of said Section 31 to the Wai-iti Road; thence northerly along the west side of Wai-iti Road to a point in line with the east boundary produced of Section 68, Block X, Mimi Survey District; thence northerly along the boundaries between Blocks X and XI, and between Blocks VI and VII, Mimi Survey District, to Section 1, Block VII, Mimi Survey District; thence easterly and northerly by the east boundary of said Section 1 to the Gilbert Road; thence due north by a right line across the Gilbert Road; thence westerly by the north side of the Gilbert Road to its junction with the road reserve; thence due west by a right line to the Tasman Sea; thence north-east along the sea-coast to the south-west corner of Mokau Riding, the point of commencement.

*Urenui Riding.*

All that area in Mimi, Upper Waitara, and Waitara Survey Districts, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at the point due west of the north side of Gilbert Road where the western boundary of the Uruti Riding hereinbefore described meets the coast-line, and proceeding generally in a southerly direction along the western boundary of the said Uruti Riding to the northernmost corner of Section 1, Block X, Upper Waitara Survey District; thence south-westerly along the east boundary of Section 6 (forest

reserve), Block IX, Upper Waitara Survey District, to the Mangapito Road; thence by a right line due south across the Mangapito Road; thence southerly along the east boundary of Section 8 (forest reserve), Block XIII, Upper Waitara Survey District, to the boundary of the Inglewood County as defined in New Zealand Statutes, 1919, page 293; thence westerly along the boundary of the said Inglewood County to the junction of the Mataro and Kaipikari Roads; thence northerly along the west side of the Kaipikari Road, and westerly and northerly along the south and west boundaries of Section 8 and the west boundary of Section 1, Block XII, Waitara Survey District, to the Matapo Road; thence across the Matapo Road by the west boundary produced of Section 1, Block XII, Waitara Survey District; thence northerly and westerly by the east and north boundaries of Section 43, Block XI, Waitara Survey District, to the south-east corner of Section 3, Block VII, Waitara Survey District; thence north-westerly along the east boundary of the said Section 3 to the Tikorangi Road; thence by a right line across the Tikorangi Road to the south-east corner of Section 39, Urenui District, Block VII, Waitara Survey District; thence north-westerly along the eastern boundaries of Sections 39 and 42, Urenui District, Block VII, Waitara Survey District, to the Hickman Road; thence in the same line continued to the north side of Hickman Road; thence westerly along the north side of Hickman Road to the south-east corner of Section 46, Urenui District, Block VII, Waitara Survey District; thence north-westerly along the east boundary of the said Section 46 and the east boundaries of Sections 48, 49, 50, 51, and 52, all in Urenui district, in Block VII, Waitara Survey District, to the North Road; thence westerly along the North Road to its junction with the Onairo Road; thence northerly by the east side of the Onairo Road produced across the North Road; thence westerly by the southern boundary of Section 2, Urenui district, Block VII, Waitara Survey District, and the said southern boundary produced to the middle of the Onairo River; thence northerly along the middle of the Onairo River to the Tasman Sea; thence north-easterly along the coast-line to a point due west of the north side of the Gilbert Road, the point of commencement.

*Ngatimaru Riding.*

All that area in the Upper Waitara and Ngatimaru Survey Districts, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at the most northern point of Section 1, Block X, Upper Waitara Survey District, and proceeding generally easterly along the southern boundary of Ūrutī Riding hereinbefore described to its junction with the boundary of Clifton County as defined in the *New Zealand Gazette* of 9th July, 1914, page 2740; thence south-easterly and north-easterly along the said Clifton County boundary to its junction with the boundary of the Inglewood County as described in the Inglewood County Act (see New Zealand Statutes for 1919, page 293); thence generally northerly along the eastern boundary of the said Inglewood County to its intersection with the eastern boundary of the Urenui Riding hereinbefore described; thence north-easterly along the eastern boundary of Urenui Riding hereinbefore described to the most northerly point of Section 1, Block X, Upper Waitara Survey District, the point of commencement.

*Waihi Riding.*

All that area in the Waitara Survey District, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at a point, the middle of the mouth of the Onairo River, and proceeding generally in a south-easterly direction along the west boundary of Urenui Riding hereinbefore described to the boundary between Inglewood and Clifton Counties as described in the Inglewood County Act, 1919 (see New Zealand Statutes for 1919, page 293); thence westerly along the said county boundary to the middle of the Onairo Stream at the south-west corner of Section 22, Block XV, Waitara Survey District; thence northerly along the middle of the Onairo Stream to a point in line with the south boundary of Section 36 (Native reserve), Ngatirahiri Block, Block XI, Waitara Survey District; thence south-westerly to the easternmost corner of the said Section 36; thence south-westerly by the south boundary and the south boundary produced of the said Section 36 to the block boundary between Blocks X and XI, Waitara Survey District; thence generally northerly along the said block boundary to the junction of the Ohanga and Allen Roads; thence north-westerly along the west side of the Allen Road to its intersection with the eastern boundary of the Tikorangi Registration District; thence north-westerly and south-westerly along the said Tikorangi district boundary to the south-west corner of Section 23 (Native reserve), Ngatirahiri Block, Block VI, Waitara Survey District; thence due north by a right line, the western boundary of Sections 23, 22, 21, 4a, and 4u, Ngatirahiri Block, Block VI, Waitara Survey District, to the main North Road; thence still due north across the main North Road and along the western boundaries of Sections 4h, 4b, 4a, and 4j to the Tasman Sea; thence generally easterly

along the sea-coast to the middle of the mouth of the Onairo River, the point of commencement.

*Tikorangi Riding.*

All that area in the Waitara Survey District, in the County of Clifton, the boundaries of which are more particularly described as follows:—

Commencing at a point on the sea-coast, the north-western corner of Section 4j, Ngatirahiri Block, Block II, Waitara Survey District, and proceeding in a generally south-easterly direction along the western boundary of the Waihi Riding hereinbefore described to the boundary between Inglewood and Clifton Counties as described in the Inglewood County Act, 1919 (see New Zealand Statutes for 1919, page 293); thence westerly and north-westerly along the boundary of the said Inglewood County to the confluence of the Manganui Stream with the Waitara River; thence towards the north-west along the boundary of the Clifton County as described in *New Zealand Gazette* for 9th July, 1914, page 2740, to the Tasman Sea; thence easterly along the sea-coast to the north-western corner of Section 4j, Ngatirahiri Block, Block II, Waitara Survey District, the point of commencement.

I hereby certify that the above boundaries, where they affect the Taranaki Land District, can be followed on the office record maps.

FOLLETT CARRINGTON,  
For Chief Surveyor, Taranaki Land District.

*Notice setting apart certain Land within the Auckland Land District exclusively for Use as a Village Reserve.*

ROBERT STOUT.

Administrator of the Government.

IN pursuance and exercise of the powers conferred upon me by section thirteen of the Coal-mines Amendment Act, 1919, I, Robert Stout, the Administrator of the Government of the Dominion of New Zealand, do hereby set apart for the purposes of State coal-mines as a village reserve the land described in the Schedule hereto.

SCHEDULE.

ALL that area in the Auckland Land District, being Sections 1, 2, and 3, Block XIII, Rangiriri Survey District, containing by admeasurement 326 acres 0 roods 38·9 perches, more or less. Bounded towards the north-east generally by Section 10, Block X, Rangiriri Survey District, 808·6 and 4898·6 links; by a public road 695 links, and by the crossing of a road, and by Section 1, Block XIV of the aforesaid survey district, 1768·1 links; towards the south-east generally by Allotment 151, Pepepe Parish, the abutment of a road, and Allotments 85 and 148 of aforesaid parish, 4018·7 links, across and by a public road 208·4 links, by Allotment 130A, Whangape Parish, 865·1 and 599·75 links; towards the south-west generally by a public road, 1845·1, 512·5, 189, 494·1, 435·6, 343·9, and 446·4 links; towards the west generally by the centre of a drain 9 links wide forming the eastern boundary of Allotments 136 and 43, Whangape Parish, 3291·3, 1542·4, and 1106·8 links: save and excepting a public road intersecting the above-described area: be all the aforesaid linkages more or less. As the same is delineated on the plan marked Mines 34/1, and thereon edged red.

As witness the hand of His Excellency the Administrator of the Government, this 17th day of September, 1920.

W. FRASER, for Minister of Mines.

*Notice respecting Proposed Alteration of Boundaries, Waitatarua Drainage District, County of Eden.*

Department of Internal Affairs,

Wellington, 18th September, 1920.

IT is hereby notified that a petition has been presented to His Excellency the Governor-General, under the Land Drainage Act, 1908, praying that the area described in the Schedule hereto may be excluded from the Waitatarua Drainage District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed exclusion which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE EXCLUDED FROM THE WAITATARUA DRAINAGE DISTRICT.

ALL those parcels of land in the North Auckland Land District, being lots numbered 2, 3, and 4 of Allotment 12A of Section 12, Suburbs of Auckland; lots numbered 5, 6, 7, and 9 of Allotment 45, Parish of Waitemata; and Lots 14, 15, 18, and 19 of Allotment 37, Parish of Waitemata.

W. FRASER,  
For Minister of Internal Affairs.

*Commission appointing the Right Honourable Viscount Jellicoe to be Governor-General of New Zealand.*

Department of Internal Affairs,  
Wellington, 28th September, 1920.

THE following Commission, appointing the Right Honourable Viscount Jellicoe to be Governor-General and Commander-in-Chief of the Dominion of New Zealand, is published for general information.

G. JAS. ANDERSON,  
Minister of Internal Affairs.

NEW ZEALAND.

COMMISSION passed under the Royal Sign Manual and Signet, appointing Admiral of the Fleet the Right Honourable Viscount Jellicoe, G.C.B., O.M., G.C.V.O., to be Governor-General and Commander-in-Chief of the Dominion of New Zealand.

GEORGE R.I.

George the Fifth, by the Grace of God of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas King, Defender of the Faith, Emperor of India: To Our Right Trusty and Well-beloved Cousin, John Rushworth, Viscount Jellicoe, Admiral of Our Fleet, Knight Grand Cross of Our Most Honourable Order of the Bath, Member of Our Order of Merit, Knight Grand Cross of Our Royal Victorian Order: Greeting.

We do, by this Our Commission under Our Sign Manual and Signet, appoint you the said John Rushworth, Viscount Jellicoe, to be, during Our pleasure, Our Governor-General and Commander-in-Chief in and over Our Dominion of New Zealand, with all the powers, rights, privileges, and advantages to the said Office belonging or appertaining.

II. And We do hereby authorize, empower, and command you to exercise and perform all and singular the powers and directions contained in certain Letters Patent under the Great Seal of Our United Kingdom of Great Britain and Ireland, bearing date at Westminster the Eleventh day of May, 1917, constituting the said Office of Governor-General and Commander-in-Chief or in any other Letters Patent adding to, amending, or substituted for the same, according to such Orders and Instructions as the Governor-General and Commander-in-Chief for the time being hath already received, or as you may hereafter receive from Us.

III. And We do hereby appoint that so soon as you shall have taken the prescribed Oaths and have entered upon the duties of your Office, this Our present Commission shall supersede Our Commission under Our Sign Manual and Signet, bearing date the Twelfth day of May, 1917, appointing Our Right Trusty and Right Well-beloved Cousin (now Our Right Trusty and Right Well-beloved Cousin and Counsellor) Arthur William de Brito Savile, Earl of Liverpool, Knight Grand Cross of Our Most Distinguished Order of Saint Michael and Saint George (now also Knight Grand Cross of Our Most Excellent Order of the British Empire), Member of Our Royal Victorian Order, to be Our Governor-General and Commander-in-Chief in and over Our Dominion of New Zealand.

IV. And We do hereby command all and singular Our Officers, Ministers, and loving subjects in Our said Dominion, and all others whom it may concern, to take due notice hereof, and to give their ready obedience accordingly.

Given at Our Court at Saint James's, this Fifth day of July, 1920, in the Eleventh Year of Our Reign.

By His Majesty's Command,  
MILNER.

*Alterations to the Scale of Fares, Rates, and Charges in Force upon the Tauranga to Opotiki Section, East Coast Main Trunk Railway.*

IN pursuance and exercise of the powers conferred on me by section 11 of the Public Works Amendment Act, 1909, I, Joseph Gordon Coates, the Minister of Public Works, do hereby order and declare that the regulations, scale of fares, rates, and charges for passengers and goods, and the conditions on which passengers and goods will be carried on the Tauranga to Opotiki Section of the East Coast Main Trunk Railway prior to its being opened for traffic under the Government Railways Act, 1908, made on the 8th day of August, 1917, and published in the *New Zealand Gazette* of 16th August, 1917, are hereby further altered by including therein the alterations made in the scale of fares, rates, and charges in force upon the New Zealand Government Railways as published in the *New Zealand Gazette* of the 24th August, 1920, so far as they affect the parts of the handbook referred to in Part I of the Schedule to the above-recited notice of the 8th day of August, 1917; and clause (5) of the said Part I shall accordingly be read as if the words "and the 24th

August, 1920," were inserted after the words "and the 22nd November, 1917," inserted by Warrant under the hand of the Minister of Public Works dated the 7th day of December, 1917, and published in *Gazette* No. 79, of 13th December, 1917. And I do further order and declare that such alterations shall come into force on the 1st day of October, 1920.

Given under my hand, at Wellington, this 20th day of September, 1920.

J. G. COATES, Minister of Public Works.

*Notice of Intention to take Land in Blocks I and IX, Alton Survey District, for the Purposes of a Road.*

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

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken:—

A.	R.	P.	
3	1	34	Portion of Section 2, Block I.
2	3	13·8	" " IX.

Situated in Alton Survey District (Southland R.D.).

In the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49600, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

As witness my hand, at Wellington, this 22nd day of September, 1920.

J. G. COATES, Minister of Public Works.

*Date of Election to fill Extraordinary Vacancy on Hawera Fire Board by Fire-insurance Companies.*

Department of Internal Affairs,  
Wellington, 27th September, 1920.

PURSUANT to the Fire Brigades Act, 1908, and the rules made thereunder, I, George James Anderson, being the Minister charged with the administration of the said Act, do hereby appoint Friday, the 15th October, 1920, to be the date for holding the election of one member of the Hawera Fire Board by the fire-insurance companies concerned, such election being held to fill an extraordinary vacancy caused by the resignation of Mr. F. C. Hayeraft.

G. JAS. ANDERSON,  
Minister of Internal Affairs.

*Date of Election to fill Extraordinary Vacancy on Dannevirke, Hastings, and Napier Fire Boards by Fire-insurance Companies.*

Department of Internal Affairs,  
Wellington, 27th September, 1920.

PURSUANT to the Fire Brigades Act, 1908, and the rules made thereunder, I, George James Anderson, being the Minister charged with the administration of the said Act, do hereby appoint Wednesday, the 20th October, 1920, to be the date for holding the election of one member of the Dannevirke, Hastings, and Napier Fire Boards by the fire-insurance companies concerned, such election being held to fill an extraordinary vacancy caused by the resignation of Mr. F. C. Tattle.

G. JAS. ANDERSON,  
Minister of Internal Affairs.

*Plumbers Registration Act, 1912.—Removal of Name from Register.*

PURSUANT to section 21 of the Plumbers Registration Act, 1912, the name of JOHN AULD, Reg. No. 439, has been removed from the Register for a period of six months from the 23rd day of August, 1920.

C. J. PARR, Minister of Public Health.



*Plumbers Registration Act, 1912.—Successful Candidates, Plumbers Board Examination, 23rd and 24th July, 1920.*

THE following is a list of plumbers to whom certificates of having passed the examination of the Plumbers Board of New Zealand will be granted in pursuance of section 17 of the Plumbers Registration Act, 1912, and whose names have been entered in the Register of Plumbers of New Zealand in pursuance of section 8 of the Act:—

1302. Alexander, Norman Henry ..	Auckland.
1304. Atkinson, Henry August ..	Auckland.
1296. Cannell, William Henry ..	Hamilton.
1309. Copeland, Reginald Arthur ..	Carterton.
1310. Couchman, Charles Albert ..	Wanganui.
1303. Cowan, Charles Joseph ..	Auckland.
1305. Crawford, Samuel Martyn ..	Auckland.
1326. Cullinger, William Henry Bridges ..	Dunedin.
1315. Hearn, Walter James ..	Wellington.
1318. Laurie, Thomas Lauder ..	Ashburton.
1321. Lyall, John ..	Invercargill.
1312. McCallum, William Robert ..	Wellington.
1297. McLean, Arthur Douglas ..	Auckland.
1325. Marshall, Henry ..	Wellington.
1316. Martin, Charles Benjamin ..	Wellington.
1298. Mazines, Gordon ..	Auckland.
1311. Mildenhall, Frank Edward Russ ..	Wanganui.
1322. Mitchell, Herbert Thomas ..	Dunedin.
1313. Morris, Thomas Brooklyn ..	Wellington.
1314. Munns, Joseph Arthur ..	Wellington.
1323. Patterson, William Archibald ..	Dunedin.
1308. Peterson, Walter Mathew Hoffman ..	Masterton.
1307. Ramage, John Dempster ..	Napier.
1319. Ryder, Henry Wallace ..	Lytelton.
1320. Stott, William, jun. ..	Dunedin.
1306. Tattersall, Eric ..	Auckland.
1299. Tattersall, Raymond Nelson ..	Auckland.
1317. Topp, Edward Bethridge ..	Wellington.
1327. Waters, William King ..	Roslyn.
1324. Weatherston, David ..	Dunedin.
1300. Wolstenholme, Arthur ..	Auckland.
1301. Young, Henry George ..	Auckland.

C. J. PARR, Minister of Public Health.

*Notice to Mariners.—No. 47 of 1920.*

Marine Department,  
Wellington, N.Z., 21st September, 1920.

THE following Notices to Mariners, which have been received from the Hydrographic Office, London; the Department of Trade and Customs, Melbourne; and the Minister of State for Communications, Tokyo, are published for general information.

ROBERT DUNCAN, Secretary.

ENGLAND.

EAST COAST.—RIVER THAMES ESTUARY.—EAGLE SHOAL.—BUOY RE-ESTABLISHED.

*Position.*—At a distance of about 2 cables southward of the drying patch. Lat.  $51^{\circ} 44' 8''$  N., long.  $1^{\circ} 4' 16''$  E., on Chart No. 1975.

*Description.*—A red conical buoy.

RIVER THAMES APPROACHES.—GALLOPER SHOAL.—ALTERATION IN POSITIONS OF LIGHT-VESSEL AND BUOYS.

(a.) Galloper light-vessel:

*New Position.*—At a distance of about 14 cables northward from charted position. Lat.  $51^{\circ} 44' 24''$  N., long.  $1^{\circ} 57' 48''$  E.

*Description.*—A light-vessel exhibiting a group flashing red light, as described in the "Admiralty List of Lights."

*Remarks.*—The watch-buoy is situated about 4 cables north-westward of the light-vessel.

(b.) East Galloper buoy:

*New position.*—At a distance of about 8 cables south-westward from charted position. Lat.  $51^{\circ} 47' 48''$  N., long.  $1^{\circ} 58' 48''$  E.

*Description.*—A black conical buoy.

(c.) West Galloper buoy:

*New Position.*—At a distance of about 5 cables westward from charted position. Lat.  $51^{\circ} 47' 0''$  N., long.  $1^{\circ} 56' 48''$  E.

*Description.*—A black and white vertically striped can buoy.

*Note.*—The positions given refer to Chart No. 1610.

WEST COAST.—LIVERPOOL BAY.—EAST HOYLE BANK.—BUOY TO BE RE-ESTABLISHED.

*Date of Establishment.*—On or about 14th June, 1920.

*Position.*—At a distance of 3 miles  $2\frac{1}{2}$  cables,  $337^{\circ}$ , from the old (lower) lighthouse at Hoylake. Lat.  $53^{\circ} 26\frac{1}{2}'$  N., long.  $3^{\circ} 13' 0''$  W.

*Description.*—A red conical buoy marked "East Hoyle."

*Note.*—No further notice will be given.

BRISTOL CHANNEL APPROACH.—DERELICT REPORTED.

*Date sighted.*—On the 28th May, 1920.

*Position.*—Lat.  $50^{\circ} 36' 0''$  N., long.  $5^{\circ} 50' 0''$  W.

*Description.*—Derelict wooden vessel, awash, about 120 ft. in length.

*Caution.*—This derelict, which was reported to be drifting to the southward, constitutes a danger to navigation.

IRELAND.

EAST COAST.—ROSSLARE APPROACH.—NORTH SHEAR.—EXISTENCE OF SHOAL NORTHWARD OF.

*Position.*—At a distance of 4.4 miles,  $60^{\circ}$ , from the light on Rosslare Point. Lat.  $52^{\circ} 22\frac{1}{2}'$  N., long.  $6^{\circ} 16' 0''$  W.

*Depth.*— $4\frac{1}{2}$  fathoms.

*Note.*—This shoal is to be marked "Not examined" on the charts.

CAUTION WITH REGARD TO EXPLOSIVE FOG-SIGNALS.

Notice is given that any of the explosive fog-signals on the coast of Ireland may at any time be temporarily discontinued. Mariners are therefore cautioned not to rely upon the maintenance of these fog-signals until further notice.

BRAZIL.

EAST COAST.—COAST OF RIO GRANDE DO NORTE.—CAPE ST. ROQUE, RIO GRANDE DO NORTE, CAPE BACOPARY.—LIGHTS REPORTED IRREGULAR.

*Former Notice.*—No. 1710 of 1919.

*Position.*—(a.) Cape St. Roque light, lat.  $5^{\circ} 29\frac{1}{2}'$  S., long.  $35^{\circ} 15\frac{1}{2}'$  W. (b.) Rio Grande do Norte light, lat.  $5^{\circ} 45' 0''$  S., long.  $35^{\circ} 11\frac{1}{2}'$  W. (c.) Cape Bacopary light, lat.  $6^{\circ} 23\frac{3}{4}'$  S., long.  $34^{\circ} 59\frac{1}{2}'$  W.

*Details.*—The above lights are reported to be working irregularly; mariners are warned accordingly.

*Note.*—The following note is to be inserted on the charts against the above-mentioned lights: "Repd. irregr. (1920)."

CENTRAL AMERICA.

SALVADOR.—ACAJUTLA.—REMEDIOS POINT.—LIGHT EXHIBITED.

*Position.*—Lat.  $13^{\circ} 30' 15''$  N., long.  $89^{\circ} 48' 5''$  W., on Chart No. 1049.

*Abridged Description.*—Lt. F., vis. 15 m. (unreliable).

*Character.*—A fixed white light.

*Visibility.*—15 miles.

*Remarks.*—The light is to be considered unreliable.

*Note.*—The position of the light is outside the limits of Chart No. 1927, which is not affected.

CHILE.

TUMBES POINT LIGHT.—ALTERATION IN CHARACTER.

*Position.*—Lat.  $36^{\circ} 37' 0''$  S., long.  $73^{\circ} 8' 0''$  W.

*New Abridged Description.*—Lt. fl., ev. 6 secs., 118 ft., vis. 16 m.

*Alteration.*—(a.) The period of this flashing white light has been altered from ten seconds to six seconds, and the light now shows as follows—flash  $\frac{1}{2}$  sec., eclipse  $5\frac{1}{2}$  secs. (b.) The visibility of the light has been altered to 16 miles.

*Remarks.*—In other respects the light is unchanged.

TOPOCALMA POINT.—LIGHT ESTABLISHED.

*Position (approximate).*—Lat.  $34^{\circ} 8' 16''$  S., long.  $72^{\circ} 00' 45''$  W.

*Abridged Description.*—(U) Lt. fl., ev. 10 secs., 361 ft., vis. 14 m. (posn. approx.).

*Characteristics:*

*Character.*—Flashing white every ten seconds, thus—flash 1 sec., eclipse 9 secs.

*Elevation.*—361 ft.

*Visibility.*—14 miles.

*Structure.*—White circular tower with green cupola, 7 ft. in height.

*Remarks.*—The light is unwatched.

VALPARAISO.—CORRECTION TO ADMIRALTY PUBLICATIONS re WIRELESS TIME-SIGNAL.

*Correction.*—A dot at 8 h. 17 m. 13.7 s. standard time, corresponding to 13 h. 00 m. 00 s. (0100) G.M.T., indicates the end of the time-signal, and not a dash as stated in Admiralty Publications, which are to be corrected accordingly.

CANADA.

BRITISH COLUMBIA.—COUSINS INLET.—WALLACE BAY.—EXISTENCE OF SHOAL.

*Position (approximate).*—At a distance of half a mile,  $128^{\circ}$ , from the charted position of Wearing Point light. Lat.  $52^{\circ} 17\frac{1}{2}'$  N., long.  $127^{\circ} 46\frac{1}{2}'$  W.

*Depth.*— $1\frac{1}{4}$  fathoms (rock).

JAPAN.

KWANG-TUNG PENINSULA.—FOG SIREN ESTABLISHED.

Notice is hereby given that a fog siren has been established in the premises of Minami Sanzan-to Lighthouse, mouth of

Dairen Bay, Kwang-tung Peninsula. It has been operated since the 15th day June, 1920, and at the same time the fog-gun was permanently withdrawn.

The siren will give blasts of 4 seconds' duration separated by silent intervals of 30 seconds, thus—blast, 4 secs., silent interval 30 secs.; blast 4 secs, silent interval 30 secs.

N.W. COAST OF HONSHU.—LIGHTS RENAMED.

Notice is hereby given that Fushiki-ko Breakwater Light-house and Rokutoji Lighthouse, Fushiki-ko, were renamed Fushiki-ko leading-lights on the 24th of April, 1920, the former being renamed Fushiki-ko low light, and the latter Fushiki-ko high light; the administration, since the above date, removed to the Department of Communications from Toyama prefecture.

PHILIPPINE ISLANDS.

LUZON, LAMON BAY.—BALISKAN ISLET.—LIGHT ESTABLISHED.

Position.—Lat. 14° 14' 35" N., long. 121° 53' 35" E. Abridged description.—Lt. fl., ev. 5 secs., vis. 12 m. (U).

Characteristics:

Character.—Flashing white every five seconds.

Elevation.—55 ft.

Visibility.—12 miles.

Structure.—White concrete pillar, 30 ft. in height.

Remarks.—The light is unwatched.

BURIAS PASS.—EXISTENCE OF ROCK.

Position (approximate).—At a distance of about 5 miles northward of Boca Engano. Lat. 12° 52' 30" N., long. 123° 18' E.

Depth.—Less than 6 ft.

Remarks.—The position of this rock is doubtful and it is to be marked "P.D." on the charts.

MINDANAO, NORTH COAST.—NASIPIT HARBOUR.—LIGHT ESTABLISHED.

Position (approximate).—On the bluff on the western side of the harbour entrance, and at a distance of 6½ cables, 276°, from the western corner of Nasipit House. Lat. 8° 58½' N., long. 125° 19½' E.

Abridged Description.—Lt. fl., ev. 5 secs., vis. 15 m. (U) (posn. approx.).

CHINA SEA.

SINGAPORE STRAIT.—RAFFLES LIGHTHOUSE.—MAGNETIC DISTURBANCE REPORTED IN VICINITY.

Position.—Raffles Lighthouse, lat. 1° 9½' N., long. 103° 44½' E.

Details.—A strong local magnetic disturbance was experienced on 1st April, 1920, within a distance of three-quarters of a mile of Raffles Lighthouse, by H.M. R.F.A. "Francol" when approaching this lighthouse from the westward. Vessels are warned accordingly.

NORTH PACIFIC OCEAN.

MIDWAY ISLANDS.—BREAKERS REPORTED SOUTHWARD OF.

Position (approximate).—Lat. 26° 18' N., long. 178° 43' 30" W.

Details.—Breakers were observed in the above position, apparently indicating the existence of a reef.

Note.—The symbol for a rock with a depth of less than 6 ft. is to be inserted on the charts, with the note "Breakers repd. (1920)."

SOUTH PACIFIC OCEAN.

SAMOA ISLANDS.—APOLIMA STRAIT.—APOLIMA ISLAND.—AMENDED POSITION.

Position.—Lat. 13° 49' S., long. 172° 9' W.

Details.—The amended position of Apolima Island and Nuu-lea-lea, according to the latest information, is shown in red on the accompanying reproduction of a portion of Chart No. 1730.

AUSTRALIA.

EAST COAST.—CLARENCE RIVER LIGHT.—INTENDED ALTERATION IN CHARACTERISTICS.

Mariners and others are hereby notified that the fixed white light on South Head, Clarence River entrance, will be replaced by a group flashing white light (U) on or about 1st November, 1920.

Position.—On South Head. Lat. 29° 26' S., long. 153° 23' E., on Chart No. 1027.

Details.—The fixed white light will be replaced by a new light having the undermentioned characteristics:—

Character.—Group flashing white light, showing three flashes in quick succession every nine seconds, thus—flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 6 secs.

Visibility.—12 miles.

Power.—1,500 candles.

Remarks.—The light will be unwatched. The lightkeeper will be withdrawn. The other details of the light will remain unchanged.

Note.—No further notice will be given.

SOUTH-WEST COAST.—ROTTNEST ISLAND.—BATHURST POINT LIGHT.—INTENDED ALTERATION IN CHARACTER.

Mariners and others are hereby notified that the fixed white light on Bathurst Point, Rottneest Island, will be replaced by a group flashing white light (U) on or about 15th October, 1920.

Position.—Lat 31° 59' S., long. 115° 33' E., on Chart No. 1058.

Details.—The fixed white light will be replaced by a new light having the undermentioned character:—

Character.—Group flashing white light, showing four flashes in quick succession every twelve seconds, thus—flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 1 sec.; flash ¼ sec., eclipse 7½ secs.

Remarks.—The light will be unwatched. The lightkeeper will be withdrawn. The other details of the light will remain unchanged.

Note.—No further notice will be given.

TASMANIA.

NORTH COAST.—RIVER MERSEY ENTRANCE.—SIGNAL AND PILOT STATION ESTABLISHED.—TIDAL SIGNALS.

Position.—On the western shore at the entrance to the River Mersey, and at a distance of about half a mile south-eastward of Mersey Bluff Lighthouse. Lat. 41° 9½' S., long. 146° 23½' E.

Details.—A signal and pilot station has been established in the above position. Signals from vessels requiring a pilot or other information will be received at the pilot-station. Tidal signals will be shown from the pilot-station signal-mast with flags by day and Morse code by night. A new system of tidal signals, as given below, has been brought into force.

All signals are shown from the signal-mast, with yard east and west, situated at the pilot-station.

Vessels drawing more than 12 ft. are warned not to enter the river near low water until the tidal signals are shown.

By Day.—The signals are denoted by flags of the Commercial Code; the state of the tide by pennants at the mast-head; the depth of water on the bar by square flags hoisted on west yardarm when the vessel is to berth at West Devonport, and on east yardarm when vessel is to berth at East Devonport.

By Night.—All signals are given by Morse Code from lamp on signal-mast.

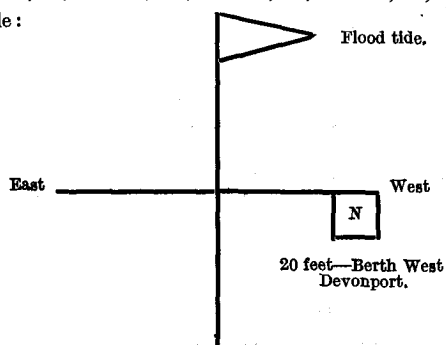
STATE OF TIDE.

By Day.—Pennant at masthead: C, High Water; D, Low Water; E, Ebb; F, Flood.

DEPTH ON BAR.

Square flag on yardarm (ball under flag signifies six inches more water): H, 14 feet; I, 15 feet; J, 16 feet; K, 17 feet; L, 18 feet; M, 19 feet; N, 20 feet; O, 21 feet; P, 22 feet; Q, 23 feet; R, 24 feet; S, 25 feet; T, 26 feet; U, 27 feet; V, 28 feet; W, 29 feet; X, 30 feet; Y, 31 feet.

Example:



STATE ON RIVER AND BAR.

Ball at west yardarm signifies—Stand Off; State of River or Bar Dangerous.

Ball at east yardarm signifies—Wait for High Water.

Ball under tide pennant signifies—Strong Tide or Fresh in River.

Flag A at masthead signifies—Wait; Vessel Coming Out.

Flag B at masthead signifies—Wait; Vessel in River, Berthing.

SUMATRA.

EAST COAST.—BANKA ISLAND.—LIAT ROCK.—LIGHT DISCONTINUED.

Position.—Lat. 1° 49½' S., long. 106° 11½' E.

Details.—The flashing white light has been discontinued and is to be expunged from the charts.

Remarks.—It is intended to establish a light-buoy to mark this rock, concerning which further notice will be given.



INDIA.

BAY OF BENGAL, RIVER HUGLI APPROACH.—INTERMEDIATE LIGHT-VESSEL.—INTENDED ALTERATION IN CHARACTERISTICS OF LIGHT.

Date of Alteration.—Very shortly.  
Position.—Lat. 21° 13½' N., long. 88° 11½' E.

New characteristics of light:  
Abridged Description.—Lt. gp. S. (3), 60 ft., vis. 10 m.  
Character.—A group flashing white light showing three flashes.  
Elevation.—60 ft.  
Visibility.—10 miles.

Remarks.—The half ball as daymark will be discontinued. The International Code signal "Q.E." will be hoisted by day if the light-vessel is out of position. Should the light become extinguished, a temporary fixed white light will be exhibited.

Note.—The abridged description on the charts is to be amended as given above, and the note "Temporarily Lt. F." is to be expunged. No further notice will be given.

WEST COAST.—BOMBAY HARBOUR ENTRANCE.

Prongs Reef.—Light-and-Whistle Buoy established South-eastward of.

Position.—At distance of 13 cables, 121°, from Prongs Light-house. Lat. 18° 52' N., long. 72° 49½' E.

Description.—A can light-and-whistle buoy, painted black, exhibiting an occulting green light every ten seconds, thus—light 5 secs., eclipse 5 secs.

Thal Shoal.—Light-buoy established in place of Buoy.

Position.—Marking the western side of Thal Shoal, in the position formerly occupied by the red conical buoy with triangle topmark, which has been withdrawn. Lat. 18 48½' N., long. 72° 48½' E.

Description.—A conical light-buoy painted red, exhibiting an occulting red light every four seconds, thus—light 2 secs., eclipse 2 secs.

AFRICA.

WEST COAST.—MAROCCO.—RABAT.—LIGHT ESTABLISHED.

Position.—At a distance of about one cable south-westward from Fort de la Calette. Lat. 34° 2' 8" N., long. 6° 50' 46" W., on the plan of Rabat on Chart No. 91.

Abridged Description.—Lt. gp. occ. (2), ev. 8 sec., 102 ft., vis. 16 m.

Characteristics:

Character.—A group occulting white light having two eclipses every eight seconds.

Elevation.—102 ft.

Visibility.—16 miles.

Structure.—White masonry tower, 69 ft. in height.

MEDITERRANEAN.

SARDINIA, NORTH-EAST COAST.—CAPE CERASO.—LIGHTS ESTABLISHED.

(1.) Position.—Lat. 40° 55' 9" N., long. 9° 38' 28" E., on Chart No. 163.

Abridged Description.—Lt. gp. fl. (3), ev. 20 secs., 151 ft., vis. 12 m.

Characteristics:

Character.—Group flashing white showing three flashes every twenty seconds, thus—flash 2 secs., eclipse 2 secs.; flash 2 secs., eclipse 2 secs.; flash 2 secs., eclipse 10 secs.

Elevation.—151 ft.

Visibility.—12 miles, from 84° through east to 299°.

Structure.—Dark grey iron framework structure, 10 ft. in height.

(2.) Position.—From the same structure as the main light (1) above.

Abridged Description.—Lt. f., red, vis. 2 m.

Characteristics:

Character.—Fixed red.

Visibility.—2 miles, from 91° through south to 299°.

SICILY, USTICA ISLAND.—PUNTA DEL GAVAZZI LIGHT.—ALTERATION IN CHARACTER.

Position.—Lat. 38° 41½' N., long. 13° 9¼' E.

New Abridged Description.—Lt. gp. fl. (3), ev. 20 secs., 131 ft., vis. 17 m.

Alteration.—The character of the light has been altered from fixed and flashing white to group flashing white showing three flashes every twenty seconds, thus—flash 3 secs., eclipse 2 secs.; flash 3 secs., eclipse 2 secs.; flash 3 secs., eclipse 7 secs.

Remarks.—The visibility of the light is seventeen miles; the other characteristics of the light remain unaltered.

FRANCE.

NORTH COAST.—LE HAVRE LIGHT-VESSEL.—CORRECTION TO CHART No. 2613 WITH REGARD TO SUBMARINE FOG-BELL.

Position.—Lat. 49° 32' N., long. 0° 9½' W.

Correction.—The submarine fog-bell gives three strokes every fifteen seconds, as stated in the former notice, and not every minute as shown on some copies of Chart No. 2613. The charts affected are to be corrected accordingly.

LE HAVRE APPROACH.—CORRECTION TO CHARTS Nos. 2613, 2675c, AND 1598 WITH REGARD TO POSITION OF WRECK.

Position (approximate).—Lat. 49° 38' 30" N., long. 0° 22' W.

Details.—The wreck of the "Ragna" is situated in the above position, as stated in the former notice, and not about one mile to the northward as shown on some copies of Charts Nos. 2613, 2675c, and 1598. The charts affected are to be corrected accordingly.

Permit to import Opium.

Customs Department,  
Wellington, 28th September, 1920.

IT is hereby notified, for public information, that a permit to import opium in forms which, though not suitable for smoking, may be made suitable has been granted to the undermentioned dispensary, subject to the provisions of the Opium Act, 1908, the Opium Amendment Act, 1910, and the regulations made thereunder:—

Wanganui United Friendly Societies' Dispensary, Wanganui.

W. H. HERRIES, Minister of Customs.

Letters of Naturalization granted.

Department of Internal Affairs, Wellington, 28th September, 1920.

IT is hereby notified, for public information, that letters of naturalization, in accordance with the provisions of the Aliens Act, 1908, have been granted to the persons named and described hereunder.

W. FRASER, for Minister of Internal Affairs.

Name.	Nationality.	Residence.	Occupation.	Date of Naturalization
Brandso, Karl Severin Jakobsen	Norwegian	Kohukohu	Farmer	17/9/20.
Christensen, Marius	Danish	Makerua	Labourer	"
Christiansen, Soren	"	Midhurst	Settler	"
de Rosa, Joseph	American	Palmerston North	Railway employee	"
Glance, Jack	Russian	Wanganui	Master tailor	"
Halvorsen, Halvor	Norwegian	Auckland	Fisherman	"
Jensen, Niels Hansen	Danish	"	Piano-factory foreman	"
Jorgensen, Wilhelm Carl Henrik	"	Palmerston North	Carpenter	"
Kofoed, Jens Johan (known as James Crawford)	"	Gore	Retired farmer	"
Postow, Fridrick	Russian	Auckland	Seaman	"
Ruttimann, Jacob	Swiss	Auroa	Farmer	"
Sorensen, Jorgen Andreas Marius Julius	Danish	Opunake	Farm labourer	"
Steiner, Oswald	Swiss	Kaponga	Farmer	"

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.

NOTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the Supreme Court at Wellington an election to administer the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder respectively set forth, their gross properties being estimated not to exceed £400 in each case.

No.	Name.	Residence.	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Office administering.
1	Allan, Alexander ..	Anama ..	Settler ..	4/9/20	24/9/20	Testate	Christchurch.
2	Allen, Frederick ..	Wellington ..	Waterside worker ..	15/7/20	21/9/20	Intestate	Wellington.
3	Ames, Henry ..	Masterton ..	Caretaker ..	19/8/20	24/9/20	"	"
4	Brosnehan, or Brosnahan, Cornelius ..	Albury ..	Farm hand ..	21/8/20	24/9/20	"	Christchurch.
5	Brown, Henry ..	Kumara ..	Mining agent ..	24/8/20	24/9/20	"	Wellington.
6	Bullock, Herbert John ..	Auckland ..	Farmer ..	22/8/18	24/9/20	Testate	Auckland.
7	Clarke, Charles Peter ..	Timaru ..	Bricklayer ..	23/11/18	24/9/20	"	"
8	Ford, Alexandrina ..	Pembroke ..	Married woman ..	16/10/16	24/9/20	Intestate	Dunedin.
9	Horton, William Plant ..	Glenfield ..	Labourer ..	5/7/20	24/9/20	"	Auckland.
10	Isaacs, William August ..	Auckland ..	Marine engineer ..	17/11/19	24/9/20	Testate	"
11	McCallum, Margaret ..	Christchurch ..	Married woman ..	26/7/20	21/9/20	"	Christchurch.
12	McCarthy, Michael Francis ..	Hamilton ..	Cabinetmaker ..	22/11/18	24/9/20	Intestate	Auckland.
13	McGregor, John ..	Glenorchy, Lake Wakatipu ..	Gold-miner ..	9/12/17	24/9/20	Testate	Dunedin.
14	Moore, William ..	Melbourne, Victoria ..	Fireman ..	31/7/17	24/9/20	Intestate	Wellington.
15	Mouat, Christina Ann ..	Invercargill ..	Married woman ..	7/8/13	24/9/20	"	Invercargill.
16	O'Leary, Daniel ..	The Howard, Murchison ..	Miner ..	27/7/20	24/9/20	"	Nelson.
17	Pickup, William ..	Hamilton ..	Gardener ..	5/3/20	24/9/20	Testate	Auckland.
18	Roberts, Annie ..	Lepperton ..	Married woman ..	9/8/20	24/9/20	Intestate	Wellington.
19	Sinclair, Christina Shand; or Sinclair, Christina ..	Mosgiel ..	" ..	26/6/20	24/9/20	"	Dunedin.
20	Steele, James George ..	Christchurch ..	Labourer ..	28/6/16	24/9/20	"	Auckland.
21	Thompson, Elizabeth ..	Ashburton ..	Married woman ..	5/7/20	24/9/20	"	Christchurch.
22	Williams, George ..	Progress Junction ..	Miner ..	11/8/20	24/9/20	Testate	Wellington.
23	Wood, Alfred ..	Invercargill ..	Telegraph lineman ..	17/4/18	24/9/20*	"	Invercargill.
24	Wright, Sydney Evelyn ..	Auckland ..	Quartermaster-Sergeant ..	11/6/20	21/9/20	"	Auckland.

\* Correcting entry in *New Zealand Gazette* No. 81, dated 23rd September, 1920, page 2706.

Public Trust Office, Wellington, 29th September, 1920.

ROBERT TRIGGS, Public Trustee.

Result of Election of a Trustee of a Drainage District.

Department of Internal Affairs,  
Wellington, 18th September, 1920.

THE following result of the election of a trustee of a drainage district has been received from the Returning Officer, and is published in accordance with the provisions of the Land Drainage Act, 1908.

J. HISLOP, Under-Secretary.

Mangawara Drainage District, County of Waikato—  
Ewen McGregor.

Government Offices to be closed on Monday, 25th October, 1920 (Labour Day).

Office of Public Service Commissioner,  
Wellington, 22nd September, 1920.

AS provided under Public Service Regulations, the Government Offices throughout New Zealand will be closed on Monday, the 25th October, 1920, being Labour Day.

W. R. MORRIS,  
Public Service Commissioner.

CROWN LANDS NOTICES.

Pastoral Runs in Otago Land District for Lease to Discharged Soldiers.

District Lands and Survey Office,  
Dunedin, 28th September, 1920.

NOTICE is hereby given that the undermentioned pastoral runs are open for license by discharged soldiers under Part VI of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915. The selectors of these runs will be required to select the areas of settlement land attached thereto, in terms of the Land for Settlements Act as set out below.

Applications will be received at this office up to 4 o'clock p.m. on Monday, the 22nd day of November, 1920.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office Dunedin, at 10 o'clock a.m. on Wednesday, 24th November, 1920.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

OTAGO LAND DISTRICT.—TUAPEKA COUNTY.—  
Benger Survey District.

RUN 645 (Class B): Area, 770 acres; term, twenty-one years; half-yearly rental, £35; capital value, £1,750; valuation for improvements, £128 7s. (fencing).

The successful applicant will be required to take a license (expiring at the same time as the run license) under section 59 of the Land for Settlements Act, 1908, over Section 1s, Dalmain Settlement; area, 536 acres; capital value, £4,000; half-yearly rent, £90. The valuation for buildings to be paid for separately is £85, payable in cash or in five years by ten half-yearly instalments of £9 16s. 4d. These buildings consist of iron hut now on section, and open-front iron shed now on Allotment 2s, to be removed by the lessee of Allotment 1s, and re-erected on his allotment at his own expense. Total half-yearly payment on license, £99 16s. 4d. The improvements included in the capital value are for fencing, £514 4s.

Run 646 (Class B): Area, 855 acres; term, twenty-one years; capital value, £3,840; half-yearly rental, £76 16s.; valuation for improvements, £86 ls. (fencing).

The successful applicant will be required to take a license (expiring at the same time as the run license) under section 59 of the Land for Settlements Act, 1908, over Section 2s, Dalmain Settlement; area, 620 acres; capital value, £5,260; half-yearly rental, £118 7s. The valuation for buildings to be paid for separately is £345, payable in cash or in fourteen years by twenty-eight half-yearly instalments of £17 8s. 6d. These buildings consist of wool-shed, yards, and dip now on section; men's hut now on Allotment 2s and re-erected on his allotment at his own expense. Total half-yearly payment on license, £135 15s. 6d. The improvements included in the capital value are for fencing, £426 9s.

Run 647 (Class B): Area, 807 acres; term, twenty-one years; capital value, £3,690; half-yearly rental, £73 16s.; valuation for improvements, £262 10s. (fencing).

The successful applicant will be required to take a license (expiring at the same time as the run license) under section 59 of the Land for Settlements Act, 1908, over Section 3s, Dalmain Settlement; area, 510 acres; capital value, £2,740; half-yearly rental, £61 13s. The valuation for buildings to be paid for separately is £110, payable in cash or in five years by ten half-yearly instalments of £12 14s. 1d. These buildings consist of stable, car-shed, yard, old chaff-house, old open-front shed now on Allotment 5s, to be removed by the lessee of Allotment 3s and re-erected on his allotment at his own expense. Total half-yearly payment on license, £74 7s. 1d. The improvements included in the capital value are for fencing, £301 10s.

Wart Hill and Benger Survey Districts.

Run 592A (Class A): Area, 2,500 acres; term, twenty-one years; capital value, £625; half-yearly rental, £12 10s. Weighted with valuation for fencing, £73 14s.

The successful applicant will be required to take a license (expiring at the same time as the run license) under section 59 of the Land for Settlements Act, 1908, over Section 18s, Westcott Settlement; area, 402 acres; capital value, £3,460;

half-yearly rent, £77 17s. The improvements included in the capital value consist of fencing valued at £252 7s.

Situated twenty-two to twenty-three miles from Beaumont Railway-station, and about five to six miles from Ettrick Post and Telephone Office and school. All high country on Mount Bengier. Altitude from about 1,800 ft. to 3,700 ft. above sea-level. Good tussock and native grasses. Well watered.

#### GENERAL DESCRIPTION.

Situated about eighteen to twenty miles from Beaumont Railway-station, the present terminus of the Lawrence-Roxburgh Railway, and from one mile to one mile and a half from Ettrick Post and Telephone Office and school. Access by good roads.

The land is ridgy, and is of very fair quality. The general aspect is good. The altitude varies from 300 ft. to 2,000 ft. above sea-level.

Sale plans and full particulars may be obtained from this office.

ROBT. T. SADD,  
Commissioner of Crown Lands.

#### State Forest Reserve in North Auckland Land District for Lease for Grazing.

North Auckland District Lands and Survey Office,  
Auckland, 27th September, 1920.

NOTICE is hereby given that written tenders will be received at this office up to 4 o'clock p.m. on Tuesday, the 26th day of October, 1920, for a lease from year to year of the undermentioned reserve for grazing purposes only, under the provisions of section 315 of the Land Act, 1908.

#### SCHEDULE.

##### ATUANUI STATE FOREST.—RODNEY COUNTY.

BLOCK X, Tauhoa Survey District: Area, 1,525 acres; minimum annual rental, £75.

NOTE.—Although the lease is from year to year only, the lessee will not be disturbed in possession unless the land is required for any purpose by the Crown.

#### CONDITIONS OF LEASE.

1. Lease to be for grazing purposes only, and subject to resumption at six months' notice.

2. The lessee shall have no right to compensation either for improvements put on the land or on account of the aforesaid resumption, or for any other cause; but he may, on the expiration or sooner determination of the lease, remove all buildings or fences erected by him, but not otherwise.

3. The lessee shall not sublet, transfer, or otherwise dispose of his interest in the lease without the written consent of the Conservator of State Forests.

4. The lessee shall prevent the growth and spread of all noxious weeds on the land, and shall with all reasonable despatch remove, or cause to be removed, all noxious weeds of plants as may be directed by the Conservator of State Forests.

5. The lessee shall discharge all rates, taxes, charges, and other assessments that may become due and payable.

6. Rental payments in arrear for two calendar months shall render the lease liable to termination; or a breach of covenant in the lease, expressed or implied, shall entitle the Crown to re-enter and determine the lease.

7. Tenders to be endorsed on the outside "Tender for Lease," and to be accompanied by the first half-year's rent at the rate tendered, and lease fee of £1 ls.

8. The highest or any tender not necessarily accepted.

9. No bush is to be cut or timber removed from the land comprised in the lease.

Full particulars may be ascertained on application at this office.

R. P. GREVILLE,  
Conservator of State Forests.

#### Land in the Otago Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office,  
Dunedin, 28th September, 1920.

NOTICE is hereby given that the undermentioned land will be offered for sale or lease under the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the District Lands and Survey Office, Dunedin, up to 4 o'clock p.m. on Monday, the 8th day of November, 1920.

The lands may be purchased for cash or on deferred payments, or selected on lease for a term of thirty-three years, with right of renewal for further terms of thirty-three years and a right to acquire the freehold.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Dunedin, on Wednesday, the 10th day of November, 1920.

The ballot will be held at the conclusion of the examination of applicants.

#### SCHEDULE.

##### OTAGO LAND DISTRICT.—PART WAIRUNA SETTLEMENT.

##### Clutha County.—Waipahi Survey District.

Section.	Area.	Capital Value.	Instalment on Deferred Payment (excluding Interest).	Half-yearly Rent on Lease.
3s	A. R. P. 610 0 0	£ 4,410	£ s. d. 220 10 0	£ s. d. 99 4 6
5s	421 0 0	2,370	118 10 0	53 6 6
6s	500 0 0	2,185	109 5 0	49 3 3
7s	438 0 0	2,345	133 5 0	52 15 3
		320*		16 3 2†

\* Buildings. † Half-yearly instalment of interest and principal on buildings.

NOTE.—The deferred-payment instalment on Section 7s includes repayment for buildings.

#### IMPROVEMENTS.

The improvements included in the capital value of the sections consist of boundary and subdivisional fencing valued as follows: Section 3s, £57 10s.; Section 5s, £80; Section 6s, £112 18s.; Section 7s, £84 2s.

The improvements not included in the capital values, but which have to be paid for separately, are:—

Section 3s.—Two-roomed cottage now on the section, and valued at £40; and part of the sheep-yards now on Section 7s, and measuring 120 ft. by 105 ft., and valued at £7; making a total of £47, which must be paid in cash.

Section 5s.—Men's cook-house and baker's oven, valued at £30, which are now on Section 17s, and which amount must be paid in cash. These buildings must be removed from Section 17s.

Section 6s.—Motor-shed and harness-room as one building, valued at £30. This amount must be paid in cash, and the building removed from Section 17s.

Section 7s.—Shearing-shed and part of yards and smithy now on the section, and valued at £320. This amount must be paid in cash or in fourteen years by twenty-eight half-yearly instalments of £16 3s. 2d.; total half-yearly payment on lease, £68 18s. 5d.

#### GENERAL DESCRIPTION.

Wairuna Settlement is situated about three miles from Waipahi Railway-junction, on the southern trunk railway, access from which is by a well-formed road. The land is of very fair quality, and produces good grass and good oat and turnip crops. The country is of an easy rolling nature, and there is comparatively very little waste through broken gullies. The general aspect is northerly and easterly.

Sale posters and full particulars may be obtained at this office.

ROBT. T. SADD,  
Commissioner of Crown Lands.

#### Lands in Otago Land District for Sale by Public Auction.

District Lands and Survey Office,  
Dunedin, 28th September, 1920.

NOTICE is hereby given that the undermentioned lands will be offered for sale by public auction for cash at the District Lands and Survey Office, Dunedin, at 2 o'clock p.m. on Friday, the 29th October, 1920, under the provisions of section 25 of the Housing Act, 1919.

#### SCHEDULE.

##### WINDLE SETTLEMENT.

SECTION 45: Area, 38·7 perches; upset price, £75.

Section 46: Area, 1 rood 13·3 perches; upset price, £85.

Situated about half a mile from the Mornington and Roslyn trams. The sections are level in front but steep at the back. They are suitable for building-sites.

#### TERMS OF SALE.

One-tenth of the purchase-money to be paid on the fall of the hammer, and the balance, with Crown-grant fee (£1), within thirty days thereafter; otherwise the part of the purchase-money paid by way of deposit shall be forfeited, and the contract for the sale of the land be null and void.

Titles will be subject to Part XIII of the Land Act, 1908. Full particulars may be obtained at this office.

ROBT. T. SADD,  
Commissioner of Crown Lands.

*Land in the Hawke's Bay Land District for Sale or Lease to Discharged Soldiers.*

District Lands and Survey Office,  
Napier, 28th September, 1920.

NOTICE is hereby given that the undermentioned land will be offered for sale or lease under the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the District Lands and Survey Office, Napier, up to 4 o'clock p.m. on Monday, the 15th day of November, 1920.

The lands may be purchased for cash or on deferred payments, or selected on lease for a term of thirty-three years, with right of renewal for further terms of thirty-three years and a right to acquire the freehold.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Napier, on Wednesday, the 17th day of November, 1920, at 9 o'clock a.m.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—FIRST-CLASS LAND.

*Glengarry Settlement.—Dannevirke County.—Norsewood Survey District.*

Section.	Area.	Capital Value.	Annual Instalment on Deferred Payment (excluding Interest).	Half-yearly Rent on Lease.
	A. R. P.	£	£ s. d.	£ s. d.
1s	53 2 20	2,530	126 10 0	56 18 6
2s	55 2 0	2,510	125 10 0	56 9 6
3s	56 1 0	2,450	122 10 0	55 2 6
4s	65 1 0	2,690	134 10 0	60 10 6
5s	72 2 12	2,840	142 0 0	63 18 0
6s	83 0 26	3,340	197 0 0	75 3 0
		600*		28 18 0†
7s	96 0 12	4,140	207 0 0	93 3 0
8s	101 3 17	3,990	199 10 0	89 15 6
9s	99 3 0	3,400	170 0 0	76 10 0
10s	99 0 0	3,380	169 0 0	76 1 0
11s	99 0 20	3,390	169 10 0	76 5 6
12s	101 1 0	3,760	188 0 0	84 12 0
13s	119 0 0	4,410	220 10 0	99 4 6
14s	97 3 0	3,720	186 0 0	83 14 0
15s	100 3 0	3,830	204 0 0	86 3 6
		250*		12 0 10†
16s	83 2 0	3,190	159 10 0	71 15 6
17s	68 1 20	2,670	133 10 0	60 1 6
18s	69 2 0	2,930	146 10 0	65 18 6
19s	92 0 0	3,790	189 10 0	85 5 6
20s	59 3 0	2,700	135 0 0	60 15 0
21s	66 0 36	2,920	146 0 0	65 14 0
22s	108 1 20	3,700	185 0 0	83 5 0
23s	100 0 0	3,710	185 10 0	83 9 6

\* Buildings. † Half-yearly instalment of interest and sinking fund on buildings.

NOTE.—The annual instalments on deferred payment include proportion of interest and sinking fund on buildings.

GENERAL DESCRIPTION.

Distant about two miles from Dannevirke by good metalled road. The Ruaoara, Umutaoroa, and Dannevirke cheese-factories are all within about three miles of the centre of the block, and are all accessible by good metalled roads.

The country was originally in heavy mixed bush, all of which has been felled and burnt, but there is still a large amount of firewood and sufficient timber for posts and battens left in the ground.

The soil generally is good, medium to heavy, resting on a clay formation, and where cropped has given good results.

The block as a whole is well adapted for dairying and fattening, carries a good sole of grass, has a good water-supply in the Tamaki and Tapuata Streams, and enjoys a copious rainfall.

IMPROVEMENTS.

Permanent improvements not included in the capital value, but which have to be paid for separately, comprise three-roomed cottage, wool-shed, and yards on Section 6s, valued at £600; payable in cash or in fifteen years by thirty half-yearly instalments of £28 18s., including interest and principal; total half-yearly payment on lease, £104 1s. On Section 15s a four-roomed cottage, with scullery and wash-house, woodshed, windmill and tank, cow-shed, barn, sties, and yards,

E

valued at £250; payable in cash or in fifteen years by thirty half-yearly instalments of £12 0s. 10d.; total half-yearly payment on lease, £98 4s. 4d.

The improvements included in the capital value of sections are—

Section 1s.—Half share of fencing Lot 1, valued at £16 10s.; road frontage and internal fence, £36.

Sections 2s and 3s.—Internal fences, valued at £10 10s. and £26 5s. respectively.

Section 5s.—Road fence, internal and boundary fences, valued at £59 5s.

Section 6s.—Road-frontage, boundary, and subdivisional fences, valued at £44 5s.

Section 7s.—Subdivisional and road-frontage fences, valued at £58 10s.

Section 8s.—Road-frontage fence, valued at £28 10s.

Section 9s.—Subdivisional fence and yards, valued at £31 10s.

Section 12s.—Subdivisional fences, valued at £40 10s.

Section 13s.—Half share boundary fence and subdivisional fences, valued at £24 15s.

Section 14s.—Subdivisional fence, valued at £22 10s.

Section 15s.—Road-frontage, internal, and half share boundary fences, valued at £53 5s.

Section 16s.—Road-frontage, internal, and half share boundary fences, valued at £34 10s.

Section 17s.—Subdivisional fence, valued at £22 10s.; plantation, valued at £40.

Section 18s.—Road, internal, and half share boundary fences, valued at £45 15s.; plantation, £25.

Sections 19s and 20s.—Road, internal, and half share boundary fences, valued at £54 15s. and £42 respectively.

Section 21s.—Road and half share boundary fences, valued at £48 15s.

Section 22s.—Half share boundary fence and internal fence, valued at £33.

Section 23s.—Internal fence, valued at £15.

DESCRIPTION OF SECTIONS.

Section 1s.—Good soil, on clay subsoil. About 40 acres flat land, balance easy undulating country; all ploughable when stumped, swampy in places, but easily drained; well grassed and watered.

Sections 2s and 3s.—Practically all flat, swampy in places, but easily drained. Good soil, well grassed and watered; and all ploughable when stumped.

Section 4s.—About 45 acres flat, balance low easy hills; all ploughable when stumped. Good soil, well grassed and watered; swampy in places, but easily drained.

Section 5s.—About 20 acres flat land, balance easy hills; all ploughable. Soil fair to good, well grassed, swampy in places but easily drained.

Section 6s.—About 35 acres good flat land, of which 15 acres is swampy but easily drained; balance easy hills; all ploughable when stumped. Good soil, well grassed.

Section 7s.—Contains about 20 acres good land, which has been stumped and ploughed and sown in English grasses; balance good undulating country, ploughable when stumped; well grassed and watered.

Section 8s.—Good soil, well grassed and watered, and when stumped is practically all ploughable.

Section 9s.—About 40 acres flat land, stony in places, of which about 10 acres is rich swamp that can be drained; balance easy and undulating country that can be ploughed when stumped. Clay soil, fair to good, on clay and shingle formation; well grassed and watered by springs and Tamaki River.

Section 10s.—About 40 acres flat land, stony in places, and partly swampy but easily drained; balance easy undulating country, and when stumped can all be ploughed. Soil fair to good, on clay and shingle formation; well grassed and watered by springs and Tamaki River.

Section 11s.—Practically all flat, stony in places, but containing about 20 acres of good swamp that can be drained; all ploughable when stumped. Soil fair to good, well grassed; watered by springs and Tamaki River.

Section 12s.—About 60 acres flat land, swampy in places, but easily drained; balance easy undulating country. Soil fair to good, well grassed, and watered by springs and Tamaki River; all ploughable when stumped.

Section 13s.—About 30 acres flat, balance undulating to hilly, and mostly ploughable when stumped. Soil fair to good, well grassed and watered.

Section 14s.—Easy undulating to hilly country with good flats, all ploughable when stumped. Good soil, well grassed, well watered.

Section 15s.—About 18 acres of flat fronting the Umutaoroa Road have been ploughed and grassed, and there are good flats well grassed along the Tapuatu; balance of section is easy undulating to hilly country, mostly ploughable when stumped, generally well grassed; well watered.

Section 16s.—About 30 acres of good flats, balance undulating to hilly, mostly ploughable when stumped. Good soil, well grassed, well watered.

Section 17s.—About 20 acres of flats, of which 12 acres have been stumped, ploughed, and cropped; balance low hills, all ploughable when stumped. Good soil, well grassed and watered.

Section 18s.—About 45 acres good flat land, of which 30 acres have been stumped, ploughed, and cropped; balance low hills, mostly ploughable when stumped; well grassed. Good soil, on clay formation; well watered.

Section 19s.—About 40 acres of good flat land, 23 acres of which have been stumped, ploughed, and cropped; balance of section undulating to hilly country, mostly ploughable when stumped; well grassed. Fair to good soil, and well watered.

Section 20s.—About 40 acres of good flat land, 30 acres of which have been stumped, ploughed, and cropped; balance easy undulating and hilly country, mostly ploughable when stumped. Good soil, well grassed and watered.

Section 21s.—About 40 acres of good flat and undulating land, of which about 24 acres have been stumped and ploughed; 7 acres cropped, 17 acres sown down in English grasses; the balance of section is undulating to hilly country, well grassed, and mostly ploughable when stumped. Good soil, well watered.

Section 22s.—About 20 acres good flat land; balance undulating to hilly, mostly ploughable when stumped; well grassed. Soil fair to good, well watered.

Section 23s.—Undulating to hilly country, with good flats along Tapiatu Stream; well grassed. Good soil, and well watered.

Sale posters and full particulars may be obtained at this office.

W. F. MARSH,  
Commissioner of Crown Lands.

*Education Reserves in Hawke's Bay Land District for Lease by Public Auction.*

District Lands and Survey Office,  
Napier, 28th September, 1920.

NOTICE is hereby given that the undermentioned reserves will be offered for lease by public auction for a term of twenty-one years at the local Lands and Survey Office, Gisborne, at 2.30 o'clock p.m. on Tuesday, 19th day of October, 1920, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

SECTIONS 47 and 48, Town of Gisborne: Area, 2 roods; upset annual rental, £750.

Weighted with £3,350 for improvements, consisting of sample-rooms (three buildings) and three cottages. Crown's interest in improvements, £300.

Corner sections, with a frontage of 132 ft. to Lowe Street and 165 ft. to Childers Road.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. A half-year's rent at rate offered, lease and registration fees (£2 2s.), and valuation for improvements to be paid on the fall of the hammer.
2. Term of lease, twenty-one years.
3. No transfer or sublease allowed without the consent of the Land Board.
4. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.
5. Buildings which are or may be erected on the land to be kept in good repair and condition.
6. Lessee shall not carry on any offensive trade.
7. Consent of the Land Board to be obtained before subdividing, erecting any building, or effecting other improvements.
8. Lessee to pay all rates, taxes, and assessments.
9. Buildings to be insured by the lessee in the name of the Commissioner of Crown Lands.
10. Lease shall be liable to forfeiture if conditions violated.

The reserves are described for the general information of intending bidders, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Full particulars may be ascertained at this office, and at the local Lands and Survey Office, Gisborne.

W. F. MARSH,  
Commissioner of Crown Lands.

*Land in the Otago Land District for Sale or Lease to Discharged Soldiers.*

District Lands and Survey Office,  
Dunedin, 28th September, 1920.

NOTICE is hereby given that the undermentioned land will be offered for sale or lease under the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the District Lands and Survey Office, Dunedin, up to 4 o'clock p.m. on Monday, the 22nd day of November, 1920.

The land may be purchased for cash or on deferred payments, or selected on lease for a term of thirty-three years, with right of renewal for further terms of thirty-three years and a right to acquire the freehold.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Dunedin, on Wednesday, the 24th day of November, 1920.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

OTAGO LAND DISTRICT.—FIRST-CLASS LAND.

*Dalmain Settlement.—Taapeka County.—Benger Survey District.*

SECTIONS 4s and 5s: Area, 223 acres; capital value, £3,160. Valuation for buildings, £1,235; instalment on deferred payment (excluding interest), £219 15s.; half-yearly rent, £71 2s.; half-yearly instalment on buildings, £48 3s. 4d.

NOTE.—The deferred-payment instalment includes repayment for buildings.

IMPROVEMENTS.

The improvements included in the capital value of the sections consist of boundary and subdivisional fencing valued at £348 15s.

The improvements not included in the capital value, but which have to be paid for separately, are: Concrete dwelling-house of nine rooms, bathroom, &c., concrete dairy, fowl-house and run, valued at £1,235. Payable in cash or in twenty-one years by forty-two half-yearly payments of £48 3s. 4d.; total half-yearly payment on lease, £119 5s. 4d.

GENERAL DESCRIPTION.

Situated about eighteen to twenty miles from Beaumont Railway-station, the present terminus of the Lawrence-Roxburgh Railway, and from one mile to one mile and a half from Etrick Post and Telegraph Office and school. Access by good roads.

The land is practically level, and of very fair quality. Altitude 270 ft. to 300 ft. above sea-level. Capable of producing every kind of grain or root crop, and suitable for fruitgrowing.

Sale posters and full particulars may be obtained at this office.

ROBT. T. SADD,  
Commissioner of Crown Lands.

*Land in Southland Land District for Lease by Public Auction.*

District Lands and Survey Office,  
Invercargill, 28th August, 1920.

NOTICE is hereby given that a lease of the undermentioned land will be submitted at public auction at this office on Tuesday, the 12th day of October, 1920, at 11 o'clock a.m., under the provisions of the Public Bodies' Leases Act, 1908, and section 89 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1919.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.

Lot 2 of Section 26, Block XIII, Town of Mataura, Gore High School Endowment: Area, 1 acre 0 roods 39 perches; upset annual rental, £25. Situated between Selbourne Street, Mataura, and the freezing-works.

ABSTRACT OF CONDITIONS.

1. Term, twenty years and six months from 1st January, 1921.
2. Perpetual right of renewal for further terms of twenty-one years each, with a revaluation at end of each term.
3. No assignment, sublease, mortgage, or other disposition without consent of Land Board.
4. Interest at rate of 10 per centum per annum to be paid on rent in arrears.
5. Consent of Land Board to be obtained before subdividing, erecting any buildings, or effecting any improvements.
6. Lease will be registered under Land Transfer Act.
7. Lease liable to forfeiture if conditions violated.
8. A half-year's rent at the rate offered, and rent for the broken period between the date of sale and 31st December, 1920, lease and registration fee (£1 1s.), to be paid on the fall of the hammer.

THOS. BROOK,  
Commissioner of Crown Lands.

## NATIVE LAND COURT NOTICES.

*Sitting of the Native Land Court at Opotiki.*

Registrar's Office, Rotorua, 24th September, 1920.

NOTICE is hereby given that a sitting of the Native Land Court will be held at Opotiki on the 27th day of October, 1920, 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.

[Waiariki, 1920-18.]

T. ANARU, Acting-Registrar.

## SCHEDULE.

## APPLICATIONS FOR INVESTIGATION OF TITLES.

No.	Name of Applicant.	Name of Land.	Boundaries.
1	Native Minister .. .. .	Maraenui Papakainga .. .. .	On the map.
2	Kere Rangi and others .. .. .	Turihakoiringi .. .. .	"

## APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.
3	Arapopo Ru .. .. .	Awanui-Haparapara 3B.
4	Kehia Ru .. .. .	" 3B.
5	Turei Ru .. .. .	" 1.
6	Hori H. Haweti .. .. .	" 1 (reserve).
7	Kararaina Mu .. .. .	Hiwarau B.
8	" .. .. .	" B 4.
9	Mihi Pita .. .. .	Hakota 5A.
10	Wharepapa Ngara .. .. .	" 5 (Papakainga).
11	Kerehi Heremia .. .. .	Iwiroa 6.
12	Tunoa Roihana .. .. .	" 8.
13	Mere Peka .. .. .	Te Kaha C.
14	Pirihi Karapaina .. .. .	" 2.
15	Katerina Rarauhe .. .. .	" 44.
16	" .. .. .	" 44.
17	Te Pirihi Karapaina .. .. .	" 49.
18	Wairama Tiu .. .. .	" 52.
19	President, Waiariki Maori Land Board .. .. .	" 53.
20	Rapata Kingi .. .. .	" 54B.
21	Meri Waihuka .. .. .	Kaikoura 3.
22	Kane and Dunlop .. .. .	Kapuarangi 1 East 2.
23	Manihera Waititi .. .. .	Matapapa 2B 2.
24	Mihi Tarena .. .. .	Matangareka.
25	Herewini Piripi .. .. .	Maungaroa 3B.
26	Tame Poata .. .. .	" 2.
27	Romio Wirepa .. .. .	Motuaruhe.
28	Harriet Bond Smith .. .. .	Opape 1.
29	" .. .. .	" 1.
30	Te Waranamo Komoko .. .. .	" 1.
31	Tuki Maaka Matenga .. .. .	" 1A.
32	Rahera Rewita .. .. .	" 1 (Papakainga).
33	Harriet Bond Smith .. .. .	" 1 (Papakainga).
34	Taku Reweta .. .. .	" 1A (Papakainga).
35	" .. .. .	" 1B and 10.
36	Kawaiho Paki .. .. .	" 1E.
37	Harriet Smith .. .. .	" 1E.
38	Mere Paora te Awahou .. .. .	" 1F.
39	Parehuia Makarini .. .. .	" 1G and 1S.
40	Florence Leggett .. .. .	" 1G and 1T.
41	Hine Tuhura .. .. .	" 2.
42	Tiaki Taka .. .. .	" 2.
43	President, Waiariki Maori Land Board .. .. .	" 3B.
44	Tukunoa Hohapata .. .. .	" 3B.
45	Ruka Tupara .. .. .	" 3B.
46	Puro te Hau .. .. .	" 3B.
47	Wi te Manaaki .. .. .	" 3C.
48	Tautahi Hikitia .. .. .	" 3C.
49	Ema Harete .. .. .	" 3E 2B 2.
50	Teiki Henare .. .. .	" 3F.
50A	Annie Hill .. .. .	" 3G 1.
51	Kaewa te Matau .. .. .	" 3R.
52	Hira Ruka .. .. .	" 3W 2.
53	Nakinaki Ruka .. .. .	" 3W 2.
54	Hikitia Puanga .. .. .	" 3X.
55	Tauha Nikora .. .. .	" 3Y.
56	Harriet Smith .. .. .	" 4.
57	Te Pohutu Kere .. .. .	" 4E.
58	Rino Peawine .. .. .	" 5.
59	Te Moengaroa Ranapia .. .. .	" 5.
60	Hapua Apanui .. .. .	" 5E.
61	Lilla Fairs .. .. .	" 7W.
62	Riri Niwa .. .. .	" 3W 5.
63	Harriet Bond Smith .. .. .	" 11.

## APPLICATIONS FOR PARTITIONS—continued.

No.	Name of Applicant.	Name of Land.
64	Nohokete te Haeata .. .. .	Opape 11.
65	Harriet Bond Smith .. .. .	" 12.
66	Kerera Waaka .. .. .	" 12Kc.
67	Amoana te Riaki .. .. .	" 12K and c.
68	Minister of Native Affairs .. .. .	Oamaru 2B 6.
69	Lilla Fairs .. .. .	" 2C.
70	Harriet Bond Smith .. .. .	" 4B.
71	Kemara Tapeta .. .. .	Omaio.
72	Weihana Delamere .. .. .	"
73	Wiremu Arihana .. .. .	Otaimina.
74	Mere Reweti .. .. .	Ohineomaoma.
75	Te Weeti Katae .. .. .	Poito 3.
76	" .. .. .	" 7B 2.
77	W. J. Swinton .. .. .	Raekahu 8A.
78	Timora Tieke .. .. .	" 3.
79	Mihi Kotukutuku .. .. .	" 19.
80	Wiremu Arihana .. .. .	Tawaroa.
81	Kauri Heema .. .. .	Tauanui.
82	Wiremu Wi .. .. .	Tahora 2A 3.
83	Te Taaki te Kaka .. .. .	" 2A 3.
84	Ngakohu Pera .. .. .	" 2B.
85	Minister of Native Affairs .. .. .	" 2B 2B 2.
86	Raiha Tautuhi .. .. .	Torere 1A 30B.
87	Ranapia Hinu .. .. .	" 1A 13.
88	Wetini Taku .. .. .	" 1A 30B.
89	Te Ranapia Hinu .. .. .	" 1A 30G.
90	Pita Ranapia .. .. .	" 1A 30G.
91	Wetini Taku .. .. .	" 1A 30x 3 and 15.
92	Turei Patihana .. .. .	" 1A 30x 7.
93	Nimerata .. .. .	" 1A 30x 13.
94	" .. .. .	" 1A 3.
95	Hokimate Pokiha .. .. .	" 1B.
96	Wetini Taku .. .. .	" 1B 4.
97	Timoti Rewi .. .. .	" 1B 4.
98	Horomona Tuauri .. .. .	" 1B 6.
99	Honatana Tarahaere .. .. .	" 2.
100	Hori H. Haweti .. .. .	Tunapahore East.
101	Titirangi Porikapa .. .. .	" South.
102	Taina Haweti .. .. .	" "
103	Aramoana Rawiri .. .. .	Waimana 1D 1.
104	Wharai Ranapia .. .. .	Waioeka 259.
105	Hemaima Tamaipaoa .. .. .	" 336F.
106	E. P. Aara .. .. .	" 337B.
107	Hohepa Mini .. .. .	" 340.
108	Naere Hikora .. .. .	Waiotaha 391.
109	Wetini Taku .. .. .	Waihoata A 2A 32.
110	Aramata Herewini .. .. .	" A 12c.
111	Te Makarini Herewini .. .. .	" A 12c.
112	Raiha Tautahi .. .. .	" A 2.
113	" .. .. .	" A 32.
114	Arapera Waikare .. .. .	" A 16.
115	Pekamu te Rua .. .. .	" A 30.
116	Arapera Waikare .. .. .	" A 36.
117	Tu Rakuraku .. .. .	Waiotahi 184 and 185.
118	Mihirangi Kotu .. .. .	" 190.
119	Hoera Korokai .. .. .	" 389.
120	Maro te Para .. .. .	" 389.
121	Te Wini Mu Akuhata .. .. .	" 389.
122	Kararaina Mu .. .. .	" 389.
123	Hoeroa Horokai .. .. .	" 389c.
124	Kora Rangihu .. .. .	" 392.
125	" .. .. .	" 393G.
126	Ngakohu Pera .. .. .	" 393 No. 4.
127	Mehaka Watene .. .. .	Whakapaupakihī 2.
128	Amoamo te Riaki .. .. .	" 3.
129	Nohokete te Haeata .. .. .	" 3.
130	Wiremu te Haeata .. .. .	" 4.
131	Whaaka Parakau .. .. .	Whangaparaoa 3.
132	" .. .. .	" 1.
133	" .. .. .	" 1B.
134	Arapeta Tarao .. .. .	" 1B.
135	William Walker .. .. .	Waihirere
136	Mihi Kotukutuku .. .. .	Waikura 2.
137	Whaka Parakau .. .. .	" 2.
138	Manihera Waititi .. .. .	" 2.
139	Wiremu Arihana Erina Raiti .. .. .	Te Waiti 2A.
140	Topeora Waititi .. .. .	Waikawa 1.
141	Paraone Heremia .. .. .	Waikawa-Pahaoa.
142	Tiaki Paora .. .. .	Waihirere.
143	Harawira Akuhata .. .. .	Wharawhara.
144	Rapata Kingi .. .. .	Whitikau 3B 1.
145	Te Rakatau Parakaia and others .. .. .	Waihoata A No. 27.
146	Patihana Hohepa .. .. .	Whitikau 3B 1.



APPLICATION UNDER SECTION 121 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
147	Wetini Taku and others ..	Torere No. 1B Nos. 3-7 ..	Applying for cancellation of partition.

APPLICATIONS FOR EXCHANGES.

No.	Name of Applicant.	Name of Land.
148	{ Turuhiri Tamaipaoa .. .. . Hemaima Kurei .. .. .	Opape No. 6J No. 1. Waiotaha, Lot 337 No. 5, No. 6A, and Lot 393B No. 2A.
149	{ Tiweka Anaru .. .. . Pihi Hei .. .. .	Iwiroa No. 6 and Te Karaka No. 1. Pohueroro No. 1.
150	{ William Callaghan .. .. . Tihirau Callaghan .. .. .	Matangareka No. 3. Tataramoa Nos. 1 and 2.
151	{ Putiputi Tare .. .. . Rawinia Hei .. .. .	Te Kaha No. 57. Te Karaka No. 1.
152	{ Putiputi Tare .. .. . Rawinia Hei .. .. .	Te Kaha No. 43. Pohueroro No. 1 and other blocks.
153	{ Putiputi Tare .. .. . Rawinia Hei .. .. .	Te Iwiroa No. 1. Hakota No. 4.
154	{ Tiaki Pirihi and others .. .. . Rawinia Hei .. .. .	Te Iwiroa No. 1. Te Iwiroa No. 8 and other blocks.
155	{ Tiaki Pirihi and others .. .. . Rawinia Hei .. .. .	Te Kaha No. 57. Kapurangi No. 1 East No. 2.
156	{ Tiaki Pirihi and others .. .. . Rawinia Hei .. .. .	Te Kaha No. 57. Kapurangi No. 1 East No. 2.
157	{ Tiaki Pirihi and others .. .. . Rawinia Hei .. .. .	Te Kaha No. 43. Te Kaha No. 40 and Te Kaha A.
158	{ Timoti Rewi .. .. . Te Witini Taku .. .. .	Waiohota A No. 24. Torere No. 1B No. 4.
159	{ Tiweka Anaru .. .. . Wi Hei .. .. .	Iwiroa 6. Pohueroro 1.

APPLICATION FOR ADOPTION.

No.	Name of Applicant.	Names of Parents.	Name of Adopted Child.
160	Kora Rangiihu .. .. .	Mere .. .. .	Wiremu Peepi

APPLICATION FOR ANNULMENT OF ADOPTION.

No.	Name of Applicant.	Name of Adopted Child.
161	Raiha Tautuhi .. .. .	Hori Walker.

APPLICATION FOR INCORPORATION.

No.	Name of Applicant.	Name of Land.
162	Wikiriwhi te Kani and others .. .. .	Whangaparaoa No. 2A.

APPLICATIONS FOR INJUNCTIONS.

No.	Name of Applicant.	Name of Land.	Nature of Application.
163	Waipa Kere .. .. .	Opape No. 1F .. .. .	To prohibit the successors of Kokiri Mihaka from residing on that portion of the land lately resided on by Kokiri Mihaka.
164	Mere Reweti .. .. .	Ohineomaoma .. .. .	To prohibit the children of Akuhata Rewiti from residing in the house erected upon this block.
165	Wairata Kere .. .. .	Opape 5B 1 .. .. .	For an order prohibiting Barlow Kere from trespassing on or farming or cropping the said block.

## APPLICATION FOR ASSESSMENT OF COMPENSATION FOR LANDS TAKEN UNDER THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Area to be taken.	Purpose for which taken.
166	The Minister for Public Works	Opape No. 6G .. .. .	A. R. P. 0 1 25	For a road.
		" 6H .. .. .	0 3 6.3	"
		" 6J .. .. .	1 2 7.6	"

## APPLICATION UNDER SECTIONS 49 AND 50 OF THE NATIVE LAND AMENDMENT ACT, 1913.

No.	Name of Applicant.	Name of Land.	Nature of Application.
187	William Hall and others ..	Ohotu No. 2 .. ..	Applying to have a road laid off over Omaio Block to give access to this block.

## APPLICATION UNDER SECTION 29 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
168	Kaunehe Mokai and Ira Ninia ..	Oamaru No. 2B .. ..	Applying for an order directing payment by the Public Trustee of purchase-money due to Te Irimako.

## APPLICATION UNDER SECTION 185 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
169	Hine Kiteuru Ruka .. ..	Lot 30B No. 1, Parish of Rangitaiki	Applying for an order directing applicant to give a good discharge for purchase-money on behalf of Matiu Kirimana and Heremia Kirimana.

## APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
170	Clara Walker and William Oakes .. .. .	Nakinaki Ruka.
171	Paretio Wi Tupaea .. .. .	Takimoana.
172	Pi Tairua .. .. .	Joseph Tairua.

## APPLICATIONS FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
173	Matene Ruha .. .. .	Aperahama Ruha.
173A	Amoamo te Riaki .. .. .	Hera te Wiremu.
174	Aporina te Hau .. .. .	Hoake Matiu.
175	Matewa August .. .. .	Te Owai August.
176	Ruihi Paora .. .. .	Paora te Rua.
177	Waitangi Karapaina .. .. .	Ruihi Karapaina.
178	Mihi Rene .. .. .	Renata Ranapia.
179	Raiha te Raina .. .. .	Tiweka te Raina.
180	William Allison .. .. .	Tom Marino.
181	Whaiora Renata .. .. .	Tokarere Renata.
182	Eui te Whenua .. .. .	Te Whenua.
183	Tiweka Anaru .. .. .	Paratene Hiia.
184	" .. .. .	Takimoana.

## MISCELLANEOUS APPLICATIONS.

No.	Name of Applicant.	Nature of Application.
185	Teara Ngamoki .. .. .	Applying for appointment of new members of the committee of Management of the incorporated proprietors of Kapuarangi Block.
186	" .. .. .	Applying for an order to straighten a part of the road through Omaio Block.

APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name of Applicant.	Name of Land.	Amount.	Date from which Interest is calculated.		
187	The Chief Surveyor, Auckland	Iwiroa 1 .. .. .	£ s. d. 49 0 6	28 July, 1919.		
		" 2A .. .. .	61 5 11	28 " "		
		" 2B .. .. .	75 6 8	28 " "		
		" 2C .. .. .	92 10 2	28 " "		
		" 3 .. .. .	175 2 6	28 " "		
		" 4 .. .. .	87 14 2	28 " "		
		" 5 .. .. .	89 15 4	28 " "		
		" 6 .. .. .	83 2 4	28 " "		
		" 8 .. .. .	236 15 0	28 " "		
		Te Kaha B 6c .. .. .	4 6 0	19 February, 1920.		
		" B 6D } .. .. .	7 17 3	19 " "		
		" B 6E .. .. .	2 17 0	19 " "		
		" B 6F .. .. .	2 17 0	19 " "		
		" B 6G .. .. .	5 6 0	19 " "		
" B 6H .. .. .	1 19 6	19 " "				
" B 6J .. .. .	1 13 6	19 " "				
" B 6K .. .. .	2 18 3	19 " "				
" B 6L .. .. .	3 7 9	19 " "				
" B 6M .. .. .						
" B 6M 1 } .. .. .	16 19 0	19 " "				
" B 6M 2 } .. .. .						
" B 6M 3 } .. .. .						
" B 6N .. .. .	1 16 9	19 " "				
" B 6O .. .. .	2 1 9	19 " "				
" B 6P } .. .. .	3 12 3	19 " "				
" B 6P 1 } .. .. .						
" B 6Q .. .. .	5 1 3	19 " "				
" B 6R .. .. .	2 19 6	19 " "				
" B 6S .. .. .	2 13 3	19 " "				
" B 6T .. .. .	4 19 6	19 " "				
" B 6U .. .. .	2 13 6	19 " "				
" B 6V .. .. .	6 5 3	19 " "				
" B 6W } .. .. .	8 5 6	19 " "				
" B 6W 1 } .. .. .						
" B 6X } .. .. .	6 12 0	19 " "				
" B 6X 1 } .. .. .						
" B 6Y } .. .. .	2 16 0	19 " "				
" B 6Z } .. .. .						
" B 6Z 1 .. .. .	7 19 9	19 " "				
189	"	Pohueroro 5A .. .. .	1 1 0	13 May, 1920.		
		" 5B .. .. .	2 2 0	13 " "		
		" 1 .. .. .	206 19 0	17 October, 1919.		
		" 2 .. .. .	312 0 6	17 " "		
190	"	" 3 .. .. .	175 11 10	17 " "		
		" 4 .. .. .	168 19 0	17 " "		
		" 5 .. .. .	129 6 10	17 " "		
		" 6A .. .. .	154 3 0	17 " "		
191	"	" 6B .. .. .	134 9 4	17 " "		
		Whitianga .. .. .	56 17 2	21 September, 1914.		
192	"	Whitikau 3A 1 .. .. .	206 12 3	23 March, 1915.		
		" 3A 2 .. .. .	38 17 3	23 " "		
		" 3A 3 .. .. .	155 5 3	23 " "		
		" 3A 4 .. .. .	68 2 8	23 " "		
193	"	Matapapa 2F 1 .. .. .	3 0 6	4 " 1920.		
		" 2F 2 .. .. .	5 10 6	4 " "		
		" 2F 3 .. .. .	15 13 2	4 " "		
		" 2F 4 .. .. .	26 2 11	4 " "		
194	"	Oruaiti 1 .. .. .	16 1 0	4 " "		
		Opape 3N 1 .. .. .	5 16 2	24 June, 1920.		
195	"	" 3N 2 .. .. .	7 9 8	24 " "		
		Torere 1B 1 .. .. .	7 2 10	8 July, "		
196	"	" 1B 2 .. .. .	49 19 9	8 " "		
		" 1B 4 .. .. .	18 10 10	8 " "		
		" 1B 5 .. .. .	15 7 0	8 " "		
		" 1B 6 .. .. .	11 1 4	8 " "		
		" 1B 7 .. .. .	13 9 0	8 " "		
		" 1B 8 .. .. .	12 19 9	8 " "		
		" 1B 9 .. .. .	11 11 6	8 " "		
		" 1B 10 .. .. .	10 19 4	8 " "		
		" 1B 11 .. .. .	18 3 6	8 " "		
		" 1B 12 .. .. .	11 10 9	8 " "		
		" 1B 13 .. .. .	14 13 10	8 " "		
		" 1B 14 .. .. .	7 5 0	8 " "		
		" 1B 15 .. .. .	51 8 0	8 " "		
		197	"	Tunapahore South Maaras .. .. .	64 3 0	14 May, "
		198	"	Omaio .. .. .	178 8 11	14 " "
199	"	" .. .. .	53 8 10	21 September, 1920.		

*Sitting of the Native Land Court at Whakatane.*

Registrar's Office, Rotorua, 24th September, 1920.

NOTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Whakatane on the 12th day of October, 1920, or as soon thereafter as the business of the Court will allow.

[Waiariki, 1920-19.]

T. ANARU, Acting-Registrar.

SCHEDULE.

APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.
1488	Patikura Wetini .. .. .	Matata 39a 2.
1489	Te Arawhiti Mehaka .. .. .	" 10a.
1490	Tiaki Rewiri .. .. .	Motiti North 2b 6.
1491	Tuhitio Hauwaho .. .. .	Matabina A 1d 1.
1492	Tuta Tahawera .. .. .	Oputea.
1493	Hodge and Ralfe .. .. .	Pukehina L1c.
1494	Parehuia Paihau .. .. .	Putuaki 59.
1495	Hira Hotene .. .. .	Rangitaiki 21b 3.
1496	Akima te Keopa .. .. .	" 28b 6b.
1497	Haua Hawera .. .. .	" 28b 18c.
1498	Tiaki Rewiri .. .. .	" 29d 1.
1499	Waewae Ratapahi .. .. .	" 29s.
1500	" .. .. .	" 32d.
1501	Hana Rewi .. .. .	" 38b.
1502	Tuta Tahawera .. .. .	" 38b 3h.
1503	Putiputi Turoa .. .. .	Rawarewa 1b 1.
1504	Hauwai Tiakiwai .. .. .	Ruatahuna 4.
1505	Putiputi Turoa .. .. .	Ruatoki 1b 2g.
1506	Ruika te Waaka .. .. .	" 1b 2t 2b.
1507	Tuhitio Marahia .. .. .	Tuararangaia 3b 2.
1508	Native Minister .. .. .	Waimana 70a and 70b.
1509	Waewae Ratapahi .. .. .	" 260c.

APPLICATIONS FOR LETTERS OF ADMINISTRATION.

No.	Name of Applicant.	Name of Deceased.
1510	Takarua Tamarau .. .. .	Utiku te Poihipi.
1511	Ngaroroa Retimana .. .. .	Pauroa Ngaromate.

APPLICATION UNDER SECTION 141 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Deceased.
1512	Buddle and Otley .. .. .	Utiku te Poihipi.

APPLICATION UNDER SECTION 147 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Deceased.
1513	Waewae Katuku .. .. .	Uatuku Hohapata.

APPLICATIONS UNDER SECTIONS 49 AND 50 OF THE NATIVE LAND AMENDMENT ACT, 1913.

No.	Name of Applicant.	Name of Land.	Nature of Application.
1514	Te Poono Anahera .. .. .	Rangitaiki 28b 9b, 9c, 9d, 9e, 9f, and 9g	Applying for a road to be laid off over these lands to give access to Rangitaiki 28b 3b No. 1.
1515	W. A. Holland and G. O. Vesey	Pukehina M 6 .. .. .	Applying for a road to be laid off over these lands to give access to Pukehina L 1a.

APPLICATION UNDER SECTION 185 OF THE NATIVE LAND ACT, 1909.

No.	Name of Applicant.	Name of Land.	Nature of Application.
1516	Pukerahi Hakiaha .. .. .	Rangitaiki 38a 1 .. .. .	Applying for an order for payment of money for Ratema te O.

## APPLICATION FOR ASSESSMENT OF COMPENSATION FOR LAND TAKEN UNDER THE PUBLIC WORKS ACT, 1908.

No.	Name of Applicant.	Name of Land.	Area to be taken.	Purpose for which taken.
1517	The Under-Secretary for Public Works	Richmond 326	A. R. P. 0 0 22	For railway.
		" 300	0 1 10.5	"
		" 297	0 1 16.5	"
		" 295	1 0 1	"
		" 294	1 0 0	"
		" 293	1 0 0	"
		" 218	0 1 28.9	"
		" 218	0 1 17.4	"
		" 216	0 0 35.1	"
		" 216	0 0 4	"
		Matata 63D (part)	0 0 3.6	For road-diversions.
		" 63D "	0 0 1.1	"
		" 63D "	0 0 0.1	"
		" 63D "	1 2 7.5	"
		" 63D "	0 1 21.5	"
Richmond 326	1 0 9.7	"		
" 300	0 0 28.7	"		
" 297	0 0 29.7	"		
" 297	0 0 23.6	"		

## APPLICATIONS FOR SURVEY CHARGING ORDERS.

No.	Name of Applicant.	Name of Land.	Amount.	Date from which Interest is calculated.
1518	Chief Surveyor, Auckland	Rangitaiki 40A 1A	£ s. d. 2 1 0	13 July, 1920.
		" 40A 1B	2 5 0	13 " 1920.
		" 40A 4	1 17 6	13 " 1920.
		" 40B 3	2 1 6	13 " 1920.
		" 40B 6	1 17 0	13 " 1920.
1519	" "	" 29U 3A	4 16 6	9 August, 1920.
		" 29U 3B	4 17 2	9 " 1920.
1520	" "	" 31P 3	85 6 0	7 June, 1920.
1521	" "	" 39A ..	1 9 0	13 July, 1920.
		" 39B ..	1 15 0	13 " 1920.
1522	" "	Ruatoki 1B 2c 1	5 11 10	22 June, 1920.
1523	" "	" 1B 2c 2	10 13 3	22 " 1920.
		Matata 72B 3B 7A	6 5 9	14 " 1920.
		" 72B 3B 7B	13 6 9	14 " 1920.

## Sitting of the Native Land Court at Gisborne.

Registrar's Office, Gisborne, 25th September, 1920.

NOTICE 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 25th day of October, 1920, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1920-31.]

HAROLD CARR, Registrar.

## SCHEDULE.

## APPLICATIONS FOR PARTITIONS.

No.	Name of Applicant.	Name of Land.
828	Keriana Ria	Aohuna A.
829	Tame Poata	Te Iho-o-Moho.
830	Rongotipare Ruki	Mangaheia 1B 2A 5A.
831	Matohaere Koko or Hemi te Angahiku	Pouawa 3D 4.
832	Tuihana Ruru	Poukokonga 2c 1.
833	" "	" 2c 2.
834	Hati te Aturangi	Rakauwerewere.
835	Ruta Ngapine	"
836	Whakaue Hone	Ruachinetu 2B 1.
837	Harete Taihuka	Toreohau 19.
838	Keriana Ria	Whatatuna 8c.

## APPLICATION TO WIND UP A BODY CORPORATE.

No.	Name of Applicant.	Name of Land.
840	Rongo Kaimoni and Wiremu Karena	Rangatira 3A 1.

## APPLICATION FOR EXCHANGE.

No.	Name of Applicant.	Name of Land.
841	Iopa te Hau	Mangapoike 2E.
	Paora te Hau	Nuhaka 2E 3c 13A.

## APPLICATIONS FOR PROBATE.

No.	Name of Applicant.	Name of Deceased.
844	Ahipene Rangi and Rakaihikuroa Kiniha .. .. .	Hapi Kiniha.
845	Peta Komaru Maurirere .. .. .	Raniera Komaru.
845A	Hikapu Peita .. .. .	Piripi Turi (Keu).
845B	Hetaraka Temepara .. .. .	"

## MISCELLANEOUS APPLICATIONS.

No.	Name of Applicant.	Name of Land.	Nature of Application.
848	Ahipene Rangi .. .. .	Awapuni 1L .. .. .	For cancellation of order dated 14th day of January, 1920, appointing Rangi Rua and Riria Rua successors to Mere Pereki.
849	Toro Hetaraka .. .. .	Wharekahika 4 and 5A .. .. .	To determine beneficial owners of shares held by Tutere Wi Repa.
850	" .. .. .	" .. .. .	For amendment of partition orders.

## MAORI LAND ADMINISTRATION NOTICES.

*Sitting of the Waiariki District Maori Land Board at Rotorua.*

Waiariki Maori Land Board Office, Rotorua, 23rd September, 1920.

NOTICE is hereby given that a sitting of the Waiariki District Maori Land Board will be held at Rotorua on the 19th day of October, 1920, at 10.30 o'clock in the forenoon, to hear and determine the matters mentioned in the Schedule hereunder written, in respect of which applications have been received by me, and all such other matters as may be lawfully brought before it.

H. F. AYSON, President.

## SCHEDULE.

APPLICATIONS FOR CONFIRMATION OF ALIENATIONS UNDER SECTION 218 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Alienation.	Name of Land.	Names of Parties.
283	2744	Transfer	Rangitaiki, Lot 41B 7B .. .. .	P. Piripi and others to A. C. Sutherland.
284	2766	"	" " 43B 3 .. .. .	M. Tahawera to T. Paterson.
285	2771	"	Ngatipahiko B 3c 6c 1 .. .. .	W. Eri and another to E. J. McCracken.
286	2775	"	Omataroa 9A 1 .. .. .	H. Witere to Robert King.
287	2776	"	Rangitaiki, Lot 38A 2A 2A .. .. .	H. Puroku and others to E. P. Bennett.
288	2777	"	Ruakoivi 1B .. .. .	H. Taranui and others to Robert King.
289	2779	"	Mangorewa - Kaharoa 6E 3, 2H 5 .. .. .	H. Pikao and others to M. O'Connor.
290	2781	"	Rangitaiki, Lot 41B 6 (part) .. .. .	P. Komene to W. H. Sisam.
291	2787	"	Kaitao-Rotohokahoka 2M .. .. .	K. Kaiwai to E. Stanley.
292	2788	"	" " 2I .. .. .	H. Ngaparua to E. Stanley.
293	2789	"	" " 2K .. .. .	H. te Kehe and others to E. Stanley.
294	2790	"	Matapihi 1A 3D 1 .. .. .	K. Harete to J. R. Kidd.
295	2791	"	" " 1A 3B 1 .. .. .	"
296	2792	"	Te Puke 1A 3 .. .. .	R. Pokiha to A. H. Snodgrass.
297	2795	"	Mangorewa-Kaharoa 6E 1, 2T .. .. .	M. R. Pereniki to H. M. Martin.
298	2796	"	Te Kaha B 6E .. .. .	H. Tuari and others to W. Walker.
299	2799	"	Mangatawa 7A .. .. .	K. Titihua and others to J. and W. Tanner.
300	2800	"	Rangitaiki, Lot 30c 7 .. .. .	W. H. Hirini and others to E. P. Bennett.
301	2801	"	Waimana 266A 1B .. .. .	K. Werahiko to E. Pearson.
302	2802	"	Omataroa 7AC 6E 1 .. .. .	W. te Kahu and others to T. F. M. Grant.
303	2805	Lease	Whaiti-Kuranui 2E 2 West 2D 1 .. .. .	K. and T. Mininui to T. Mulholland.
304	2806	Transfer	Richmond, Lot 165 .. .. .	H. Pokiha to F. P. Williams.
305	2807	"	Rangitaiki, Lot 29F (part) .. .. .	W. Wi Keepa to W. Taylor.
306	2809	"	Whakapoukorero 3A 1 .. .. .	T. Tapihana to O. J. Hodge.
307	2813	"	Lot 3, Town of Whakatane .. .. .	M. Hetaraka and others to P. Keegan.
308	2814	Lease	Rangitaiki, Lot 28B 16c 1 .. .. .	W. Panapa to W. Thompson.
309	2815	Transfer	Waharoa West 1 .. .. .	R. Rangitahi to R. King.
310	2822	"	Rangitaiki, Lot 38A 2M 1 .. .. .	I. Tunui and others to P. Keegan.
311	2823	"	Waikuta 1B 4 .. .. .	M. R. Tamati to B. L. Hammond.
312	2824	Lease	Matakana 1A 3 .. .. .	T. Mita and another to W. Edwards.
313	2825	"	Te Puke 1c 2D .. .. .	T. Parete and others to C. W. Phare.
314	2826	Transfer	" " 1c 1 .. .. .	A. K. Mohi to C. W. Phare.
315	2827	"	Whirinaki 2, Section 3B 3 (part) .. .. .	T. te Whatu to H. Katene.
316	2828	"	Whirinaki 1, Section 2G .. .. .	H. Pareturanga and another to T. Anderson.
317	2829	Lease	" " 1, " 2C .. .. .	R. Wharepapa to W. Bird, sen.
318	2830	Transfer	Papamoa 2, Section 5A (part) .. .. .	H. Hohepa to W. McLeod.
319	2831	"	Tihiotonga C 1 .. .. .	K. te Iriava to S. te Kiri.
320	2835	"	Koutu 3H .. .. .	A. T. H. Pango and others to H. Munro.
321	2836	Lease	Okoheriki 2C 4D 1 .. .. .	P. Hori and others to E. L. Bennett.



APPLICATIONS FOR CONFIRMATION OF ALIENATIONS UNDER SECTION 218 OF THE NATIVE LAND ACT, 1909—continued.

No.	Record No.	Nature of Alienation.	Name of Land.	Names of Parties.
322	2837	Transfer .. ..	Kaitao-Rotohokahoka 2H ..	T. Kotene to E. Stanley.
323	2838	" .. ..	" .. 1F ..	T. Ngatai and another to M. Ashby.
324	2839	" .. ..	" .. 2I ..	T. Nepia and others to E. Stanley.
325	2840	" .. ..	Rotomahana-Parekarangi 6A 2, and 3B 1	E. te Whetu to I. T. Grieve.
326	2842	" .. ..	Waiteti 2, Section 1A 1 ..	G. Rogers to N. Wiremu.
327	2843	" .. ..	Rangitaiki 40B 10 ..	A. Tanatui and others to E. P. Bennett.
328	2844	" .. ..	Taungaure .. ..	M. Tarena to C. W. Fairweather.
329	2847	" .. ..	Rangitaiki, Lot 31L <sup>1</sup> ..	Rangi Nau and others to W. E. Skelton.
330	2848	" .. ..	" .. Lot 30B 2C 1 ..	H. Meihana to W. Thompson.
331	2850	" .. ..	Whaiti-Kuranui 2E 2 West 2D 1	M. Titipa and another to T. Mulholland.
332	2853	" .. ..	Rangitaiki, Lot 28B 2A 1 ..	Tunoa Roihana to H. Ernest.
333	2856	" .. ..	Matakana 1A 3 ..	T. Titipa to William Edwards.
334	2857	" .. ..	Pukaingataru B 25B 2A ..	T. I. Tapihana and another to R. H. Kelly.
335	2858	Lease .. ..	Pouakani B 6B 3A ..	R. te Koti and others to M. Huirama.
336	2859	Transfer .. ..	Owhatuiria 2B 4B 1 ..	H. te Koutu to G. W. Vaughan.
337	2860	" .. ..	Mangorewa-Kaharoa 6E 3 and 2H 6	M. Paramena and another to S. T. Spain.
338	2861	" .. ..	Mangorewa-Kaharoa 6E 3 and 2 Papakainga 24B	W. Ngawaiata and another to G. W. Brown.
339	2862	" .. ..	Waoku 1A .. ..	T. Reta and others to G. W. Brown.
340	2863	Lease .. ..	Rotoiti 1 (part) .. ..	Incorporated Committee to S. H. MacDougall.
341	2864	Transfer .. ..	Tapuacotu A .. ..	P. Whakatana and others to G. H. V. Smith.
342	2865	" .. ..	" .. E (part) .. ..	R. Hereaka to G. H. V. Smith.
343	2866	" .. ..	Whareora 2E 1 (part) ..	W. Ngatai to A. G. Beets.
344	2867	" .. ..	Lot 8, Section 18, Katikati	J. J. Faulkner and others to D. Faulkner.
345	2868	" .. ..	Whareroa 2, Section 6 (part)	R. Hoani to W. S. Marshall.
346	2869	Lease .. ..	Wharawhara 3 .. ..	P. Tari and another to A. Skinner.
347	2870	" .. ..	Paiakamangaotua 2B, Sec- tion 4	T. Irirangi and another to H. Bellamy.
348	2871	Transfer .. ..	Waiteti 2A 1B 1B (part) ..	P. Whakatana to A. Crampton.
349	2872	Lease .. ..	Kaitao-Rotohokahoka 1N ..	R. te Maro to T. McDowell.
350	2873	" .. ..	Te Puke 1A 8 .. ..	K. Himiona and another to F. T. Phare.
351	2876	" .. ..	Mangatawa 7B .. ..	R. Matatia to W. and J. Tanner.
352	2877	" .. ..	Ngapeke 1B .. ..	H. Tiki to W. and J. Tanner.
353	2878	" .. ..	Whareroa 2c .. ..	M. Renata and others to A. M. Lyon.
354	2879	" .. ..	Papamoa 2, Section 7C ..	M. Rota to W. W. K. M. Dickson and J. H. Evans.
355	2880	" .. ..	" .. " .. 7D ..	M. Rota and another to W. W. K. M. Dickson and J. H. Evans.
356	2881	" .. ..	" .. " .. 7A ..	Te Rawha and others to J. Dickson.
357	2882	" .. ..	" .. " .. 4B 2 ..	Te Kakauparaoa to Te Whetu Werohia.

APPLICATIONS TO RECOMMEND THE HON. THE NATIVE MINISTER TO CONSENT TO ALIENATIONS UNDER SECTION 298 OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Nature of Alienation.	Name of Land.	Names of Parties.
358	2785	Sale .. ..	Waimana 1C 1A 1B ..	Natives to B. W. Hughes.
359	2851	" .. ..	" .. 260A 1 ..	" Tunoa Roihana.
360	2852	" .. ..	" .. 1B 4A ..	" E. S. Addison.
361	2855	" .. ..	Waiohau 1A 9 .. ..	" E. Fitzgerald.
362	2874	" .. ..	Rangiuru 2A 9 .. ..	" Hugh Graham.
363	2875	Lease .. ..	Mangatawa 7B .. ..	" J. and W. Tanner.
364	2883	Sale .. ..	Maungarangi B 2A ..	" Hugh Graham.
365	2884	" .. ..	" .. B 1M ..	" R. C. Levis.

APPLICATION TO RECOMMEND THE HON. THE NATIVE MINISTER TO CONSENT TO ALIENATION UNDER SUBSECTION (2) OF SECTION 3 OF THE THERMAL SPRINGS DISTRICTS ACT, 1910.

No.	Record No.	Nature of Alienation.	Name of Land.	Names of Parties.
366	2854	Sale .. ..	Waikite 5 .. ..	Natives to J. M. Whitaker.

APPLICATION UNDER PART XVIII OF THE NATIVE LAND ACT, 1909, FOR CONFIRMATION OF RESOLUTION.

No.	Record No.	Name of Land.	Resolution.
367	1133	Rotomahana-Parekarangi 1c (Horohoro)	That the land be leased to Wereta Winiata for a term of twenty-one years, at an annual rental of 1s. 6d. per acre: 20 acres at Maungakara and 100 acres at Horohoro Settlement to be excluded from lease.

*Meeting of the Tairāwhiti District Māori Land Board.*

NOTICE is hereby given that the matters mentioned in the Schedule hereunder written will be considered at a meeting of the Tairāwhiti District Māori Land Board to be held at Gisborne on Monday, the 25th day of October, 1920, at 10 o'clock in the forenoon, or as soon thereafter as the business of the Board will allow.

[T. 1920-11.]

Gisborne, 24th September, 1920.

HAROLD CARR, Registrar.

## SCHEDULE.

## APPLICATIONS FOR CONFIRMATION OF SALES.

No.	Record No.	Name of Land.	Names of Parties.
1	930	Mangaheia 2M .. ..	Timoti Maitai, Hapata Maitai, Ema Tautangi Maitai, and Wiremu Maitai to Charles Stewart Robertson.
2	931	Puketapu B 2 .. ..	Tapapa Hape to Cyril Victor Clayton.
3	932	Anaura E (part) .. ..	Taare Winiata to Joseph Pool.
4	933	Papatu A 9A .. ..	Te Rauna Nepia to Mabel Pilmer.
5	934	Waihoru 5A .. ..	Whakaue Hone, Haere Hoone, and Matchaere Arapata to Charles Ernest Gibson.
6	935	" 5B .. ..	Rua Paraone to Charles Ernest Gibson.
7	936	Taumataoteo 3B 4 .. ..	Ngarutai Kaimoana to John Mayo.
8	937	Ngamoe 4B 2B .. ..	Eruera Moeke, Apikara Wairama, Hati Pakaroa, Materoa Ngarimu, and Rawiri Katia to the Waipatu County Council.
9	938	Kiwi 28 .. ..	Petera Whakahoro to Simon Raffol.

## APPLICATIONS FOR CONFIRMATION OF LEASES.

No.	Record No.	Name of Land.	Names of Parties.
10	435	Papatu A 9A .. ..	Paratene Turangi to Mabel Pilmer.
11	436	" A 9B .. ..	Tohi Pitiroi to Mabel Pilmer.
12	437	Aohuna C 3 .. ..	Riki Rangiwahitiri, Haereroa Puna, Haronga Puna, Te Ea Puna, Ranginui Rangiwahitiri, Kate York Hardy, and Mary Hardy to William Peryer.
13	438	Ruaotaua 7c 2B .. ..	Ranginui Rangiwahitiri to Charles Gibson.
14	439	Mangatuna 2D .. ..	Ereti Amaru (Te Kani) to Michael Partick Martin.
15	440	Wharekahika 3B 1 .. ..	Wharau Taitua and Riria Taitua to Wharau Taitua.
16	441	Whareongaonga C 11B 3B .. ..	Kaki Kuhukuhu, Matire Matenga, and Hohua Matenga, Paratene Matenga, Paku Piripi Matenga, Repa Matenga, jun., Waake Matenga, and Whakahe Matenga (by their trustee Matire Matenga) to Rosina Mary McAra.
17	442	Tawhiti 1F 8 .. ..	Nellie Kilburn (Neri Kilburn) to William Oates, George Oates, and William Oates, jun.
18	443	Rahui C 8 .. ..	Rapata Tukeke to Benjamin McClutchie.
19	444	Rotokautuku 6K 2B .. ..	Retimana Awatere and others to Hami te Raiwa te Rapu.

## APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
20	591	Paremata 2A .. ..	Lease to the Gisborne Farmers' Co-operative Company (Limited).
21	592	" 2B .. ..	" "
22	593	Whakaongaonga 1 .. ..	Sale to George Henry Lysnar.
23	594	Waihoru 4 .. ..	" Charles Ernest Gibson.
24	595	Tangutuhanui 2 .. ..	" Moses David Manuel.
25	596	Papatu-Waitangirua 2A .. ..	Lease to H. Kinnaird Howell.
26	597	Marahara A 5 .. ..	" Wiremu Tangiawha.
27	598	Marangairoa 1D 1 (Haha) .. ..	" Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
28	599	" 1D 2 (Takapauopapa) .. ..	" Panikena Kaa.
29	600	" 1D 5 (Hauatiri and Maupatiti) .. ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
30	601	" 1D 5 (Hauatiri and Maupatiti) .. ..	" Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
31	602	" 1D 6 (Okahu) .. ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
32	603	" 1D 6 .. ..	" Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
33	604	" 1D 7 (Kamiti) .. ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
34	605	" 1D 11 (Tawhiro) .. ..	" Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
35	606	" 1D 13 (Te Paea) .. ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
36	607	" 1D 14 (Waikoriri) .. ..	" Rahera Rairi.
37	608	" 1D 15 (Rangimakauea) .. ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
38	609	" 1D 15 .. ..	" Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
39	610	" 1D 16 (Rawewera) .. ..	" Rahera Rairi.

APPLICATIONS TO SUMMON MEETINGS OF OWNERS UNDER PART XVIII OF THE NATIVE LAND ACT, 1909—continued.

No.	Record No.	Name of Land.	Nature of Proposed Alienation.
40	611	Marangairoa 1D 18 (Whakatekateka)	Lease to Enoka Rukuata, Tieke Rukuata, Te Urungatu Reed, and Tamati Kaiwai.
41	612	" 1D 19 (Kirikehe) ..	" Wi Waikare.
42	613	" 1D 20 (Ipuarongo) ..	" Hera Patuwai.
43	614	" 1D 20 ..	" Piripi Raira, Toha Mauheni, Ripeka Houkamau, and Tawa Horua.
44	615	Marachara A 1 ..	" Whare Haerewa.
45	616	" A 5 ..	" "
46	617	Tokata 2A ..	" Kereama Tihema and Enoka Tauhore.
47	618	Marangairoa 1C 5 ..	" Panikena Kaa.
48	619	" 1C 5 ..	" Arihia Pohuiwi.
49	620	" 1D 1 (Haha) ..	" Peehi Horua.
50	621	" 1D 1 ..	" Nehe Mautoki Turei and Arapeta Haenga Turei.
51	622	" 1D 2 (Takapauopapa) ..	" Henare Poananga.
52	623	" 1D 3 (Takapautahi) ..	" Nehe Mautoki Turei and Arapeta Haenga Turei.
53	624	" 1D 4 (Ngapuketurua) ..	" Peehi Horua.
54	625	" 1D 5 (Hauatiu and Mangatii)	" "
55	626	" 1D 5 ditto ..	" Hariata Nepe.
56	627	" 1D 7 (Kamiti) ..	" Huriwhenua Tete and Te Ao Korua.
57	628	" 1D 8 (Maraetahia) ..	" Huriwhenua Tete.
58	629	" 1D 11 ..	" Wi Tupaea Kahaki.
59	630	" 1D 11 (Tawhiro) ..	" Peehi Horua.
60	631	" 1D 12 (Huwhangō) ..	" Nehe Mauteki Turei and Arapeta Haenga Turei.
61	632	" 1D 18 (Whakatekateka)	" Hoani Huriwai.
62	633	" 1D 19 (Kirikehe) ..	" Anete Huaki and Raiha Kooti.
63	634	" 1D 19 ..	" Hori Waikari.
64	635	" 1D 19 ..	" Piripi Rairi, Etera Mauheni, and Keeti Takawhenua.
65	636	" 1D 20 (Ipuarongo) ..	" Hoani Taare and Whare Haerewa.
66	637	Rahui C 1 ..	" Ihipera Hokianga.
67	638	" C 2 ..	" "
68	639	" C 3 ..	" "
69	640	" C 4 ..	" "
70	641	" C 5 ..	" "
71	642	" C 6 ..	" "
72	643	" C 7 ..	" "
73	644	" C 8 ..	" "

MISCELLANEOUS APPLICATIONS.

No.	Record No.	Name of Land.	Nature of Application.
74	546	Oariki 1 and Lot 2, Makauri 35A ..	(1.) Consent of the Governor-General in Council, under section 230, to mortgage: <i>Katerina Takawhaki to John Edmund Brosnahan.</i>
75	562	Anaura E (part) ..	(2.) Confirmation of the said mortgage. For the approval of the Native Minister to transfer of lease: Taare Winiata to Joseph Pool.
76	563	" ..	For the precedent consent of the Board to assignment of lease: Taare Winiata to Joseph Pool.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

THE Maori Land Board for the Tairarwhiti Maori Land District hereby notifies that a meeting of the owners of Pipiwahakao 2B 4E will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Wednesday, the 20th day of October, 1920, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the Pipiwahakao 2B 4E Block be sold to Agnes Clark, of Gisborne, married woman, for a sum equal to £40 an acre."

NOTE.—The present capital valuation is £657. The area of the block is 12 acres 0 roods 29 perches.

Dated at Gisborne this 21st day of September, 1920.

JAS. W. BROWNE, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

THE Maori Land Board for the Tairarwhiti Maori Land District hereby notifies that a meeting of the owners of Paokahu 3D will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Wednesday, the 20th day of October, 1920, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the Paokahu 3D Block be leased to Hugh Kelly, of Gisborne, butcher, and Thomas Charles Greig, of Gisborne, draughtsman, for a term of ten years, as tenants in common

in equal shares, at an annual rental of 12s. 6d. per acre, together with the right to a renewal for a further term of eleven years at an annual rental equal to 5 per cent. per annum of the then unimproved valuation for the said land."

NOTE.—The present capital valuation is £230. The area of the block is 33 acres 1 rood 35 perches.

Dated at Gisborne this 21st day of September, 1920.

JAS. W. BROWNE, President.

Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.

THE Maori Land Board for the Tairarwhiti Maori Land District hereby notifies that a meeting of the owners of Pipiwahakao 2B 4A will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Wednesday, the 20th day of October, 1920, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the Pipiwahakao 2B 4A Block be leased to Piki Mete and Rangi Rikirangi, both of Manutuke, farmers, for a term of twenty-five years, at a rental of not less than 5 per cent. of the present Government valuation of the said land, together with the right to a renewal for a further term of twenty-five years at a rental equal to 5 per cent. of the then unimproved valuation of the said land."

NOTE.—The present capital valuation is £472. The area of the block is 8 acres 2 roods 24 perches.

Dated at Gisborne this 21st day of September, 1920.

JAS. W. BROWNE, President.

*Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.*

**T**HE Maori Land Board for the Tairāwhiti Maori Land District hereby notifies that a meeting of the owners of Pipiwahakao 2B 4E will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Wednesday, the 20th day of October, 1920, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the Pipiwahakao 2B 4E Block be leased to Piki Mete and Rangi Rikirangi, both of Manutuke, farmers, for a term of twenty-five years, at a rental of not less than 5 per cent. of the present Government valuation of the said land, together with the right to a renewal for a further term of twenty-five years at a rental equal to 5 per cent. of the then unimproved valuation of the said land."

**NOTE.**—The present capital valuation is £657. The area of the block is 12 acres 0 roods 29 perches.

Dated at Gisborne this 21st day of September, 1920.

JAS. W. BROWNE, President.

*Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.*

**T**HE Maori Land Board for the Tairāwhiti Maori Land District hereby notifies that a meeting of the owners of Pipiwahakao 2B 4B will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Gisborne on Wednesday, the 20th day of October, 1920, at 10.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the Pipiwahakao 2B 4B Block be leased to Piki Mete and Rangi Rikirangi, both of Manutuke, farmers, for a term of twenty-five years, at a rental of not less than 5 per cent. of the present Government valuation of the said land, together with the right to a renewal for a further term of twenty-five years at a rental equal to 5 per cent. of the then unimproved valuation of the said land."

**NOTE.**—The present capital valuation is £575. The area of the block is 10 acres 2 roods 3 perches.

Dated at Gisborne this 21st day of September, 1920.

JAS. W. BROWNE, President.

*Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.*

**T**HE Maori Land Board for the South Island Maori Land District hereby notifies that a meeting of the owners of Otonga 1E No. 10 Block will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at New Plymouth on Friday, the 8th day of October, 1920, at 9.30 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the said Otonga 1E No. 10 Block be sold to Henry Hough, of Chatham Islands, for the sum of £2 per acre."

Dated at Wellington this 21st day of September, 1920.

W. E. RAWSON, President.

*Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.*

**T**HE Maori Land Board for the Ikaroa Maori Land District hereby notifies that a meeting of the owners of Horowhenua XIB 41 South I will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Levin on Friday, the 22nd day of October, 1920, at 12 o'clock noon, for the purpose of considering the following proposed resolution:—

"That the said land be sold to Lindsay Banks Barron for the sum of £560."

Dated at Wellington this 28th day of September, 1920.

W. E. RAWSON, President.

*Notice of Meeting of Owners under Part XVIII of the Native Land Act, 1909.*

**T**HE Maori Land Board for the Ikaroa Maori Land District hereby notifies that a meeting of the owners of Horowhenua XIB No. 42 will be held, in pursuance of Part XVIII of the Native Land Act, 1909, at Levin on Friday, the 22nd day of October, 1920, at 11 o'clock in the forenoon, for the purpose of considering the following proposed resolution:—

"That the land, with the exception of that part comprised in the Hokio Native Township, be sold to William Stewart Park for the sum of 10s. per acre."

Dated at Wellington this 28th day of September, 1920.

W. E. RAWSON, President.

**BANKRUPTCY NOTICES.**

*In Bankruptcy.—In the Supreme Court holden at Auckland.*

**N**OTICE is hereby given that EDWARD JAMES ROLLO, of Auckland, Farmer, 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 October, 1920, at 2.30 o'clock.

23rd September, 1920.

W. S. FISHER,  
Official Assignee.

*In Bankruptcy.—In the Supreme Court holden at Christchurch.*

**N**OTICE is hereby given that FRANK JACKSON YEOMAN, of Christchurch, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 5th day of October, 1920, at 2.30 o'clock.

28th September, 1920.

A. W. EAMES,  
Official Assignee.

*In Bankruptcy.—In the Supreme Court holden at Invercargill.*

**N**OTICE is hereby given that WILLIAM HOLLAND, of Invercargill, Railway Employee, 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 October, 1920, at 2.30 o'clock.

17th September, 1920.

CHARLES B. ROUT,  
Deputy Official Assignee.

**LAND TRANSFER ACT NOTICES.**

**L**EASE No. 8488, of Section 3, Block 4, and Section 2, Block 8, Pirongia Survey District, HUMPHREY INNES JONES to CHARLES HENRY FYNES:

The lessor having re-entered and recovered possession of the above land for non-payment of rent, it is my intention to notify such re-entry upon the Register at the expiration of one month from the date of the *Gazette* containing this notice.

Dated this 24th day of September, 1920, at the Land Registry Office, Auckland.

THOS. HALL, District Land Registrar.

**E**VIDENCE of the loss of Lease No. 7803, in favour of FANNY McDONALD, of Taumarunui, Nurse, for Lot 3 on deposited plan No. 10860, being part of Allotment 3, Block V, Township of Taumarunui, having been lodged with me, and application made to issue a provisional copy of such lease, notice is hereby given of my intention to issue a provisional copy of lease accordingly at the expiration of fourteen days from the 30th day of September, 1920.

Dated the 25th day of September, 1920, at the Land Registry Office at Auckland.

THOS. HALL, District Land Registrar.

**N**OTICE is hereby given that the parcels of land herein after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 1st November, 1920.

6364. JOSEPH BOWEN COOK.—Mangakaramu Block, situated in the Omapere Survey District, containing 34 acres 1 rood 24 perches. Occupied by applicant. Plan 12109.

6522. ROBERT JOHN WILLIS, ALFRED WILLIS, FANNY WILLIS, and CHARLOTTE WILLIS.—Lots 1, 2, 3, 4, and 5 of Allotment 1, Parish of Opaheke, containing

5 acres 0 roods 20·2 perches. Occupied by applicants. Plan 13333.

Diagrams may be inspected at this office.

Dated this 28th day of September, 1920, at the Land Registry Office, Auckland.

THOS. HALL, District Land Registrar.

**EVIDENCE** having been furnished of the loss of certificate of title, Vol. 63, folio 173, for Allotment 118 on deposited plan No. 2151, in the Township of Lynmouth, whereof JOHN DUNCAN CAMPBELL, formerly of New Plymouth but now of Otahuhu, Marine Engineer, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title, I hereby give notice that I will issue such provisional certificate, as requested, at the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated this 24th day of September, 1920, at the Land Registry Office, New Plymouth.

A. L. B. ROSS, District Land Registrar.

**EVIDENCE** having been furnished of the loss of lease in perpetuity entered in Register-book, Vol. 83, folio 29, for Section 27, Block XIV, Opunake Survey District, whereof JOHN STEVENSON, of Pihama, Farmer, is the registered proprietor, and application having been made to me to register a certain instrument and to dispense with the production of the outstanding copy of the said lease in perpetuity, I hereby give notice that I will register the said instrument and dispense with the production of the said lease in perpetuity, as requested, on the expiration of fourteen days from the date of the *Gazette* containing this notice.

Dated at the Land Registry Office at New Plymouth this 23rd day of September, 1920.

A. L. B. ROSS, District Land Registrar.

**A**PPPLICATION having been made to me to register a dealing affecting Mortgage No. 61172, in favour of ROBERT INGLIS, of Khandallah, Presbyterian Minister, affecting part of Section 401, City of Wellington, together with right-of-way over other part of the said section, being the whole of the land comprised in certificate of title, Vol. 50, folio 130, and evidence having been lodged of the loss or destruction of the said mortgage, I hereby give notice that I will dispense with the production of the said mortgage, and register the dealing as requested, within fourteen days from the date of the *Gazette* containing this notice.

Dated this 29th day of September, 1920, at the Lands Registry Office, Wellington.

W. WYINKS, District Land Registrar.

**NOTICE** is hereby given that the parcel of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of the *Gazette* containing this notice.

Application 4902 (deposited plan 4631). THOMAS ALLISON.—21·34 perches, parts Sections 350 and 351, Town of Wanganui. Unoccupied.

Diagram may be inspected at this office.

Dated this 29th day of September, 1920, at the Land Registry Office, Wellington.

W. WYINKS, District Land Registrar.

**NOTICE** is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 1st November next.

Application 777. JOSEPHINE HEWITT.—Sections 243, 244, and 245 of the Town of Blenheim, containing 3 roods 10·7 perches. Unoccupied. Plan 825.

Application 785. OLGA ZLATANO MILLER.—Section 529 of the Town of Blenheim, containing 1 acre 0 roods 2·7 perches. Occupied by applicant. Plan 823.

Diagrams may be inspected at this office.

Dated this 28th day of September, 1920, at the Land Registry Office, Blenheim.

J. CARADUS, District Land Registrar.

**NOTICE** is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month after the date of the *Gazette* containing this notice.

12773. WILLIAM ROBERT COUP.—2 roods 2·6 perches, Lots 17 and 18, plan 2937, part of Rural Section 321, North

Road, Block XV, Rangiora Survey District. Occupied by applicant.

12774. CLAUDE STUDLEY LEWIS.—13·1 perches, part of Town Reserve 20, Colombo Street, City of Christchurch. Occupied by applicant.

12776. HENRY GREEN.—1 rood 20·2 perches, part of Town Reserve 75, City of Christchurch. Occupied by Isaac Ward and John Fullen.

12777. THE PUBLIC TRUSTEE.—1 acre 0 roods 1·9 perches, Lots 1-7, part of Rural Section 29, Worcester Street and Stanmore Road, City of Christchurch. Occupied by M. Bischski, J. Quinn, C. Burns, G. Johnston, T. A. Craghon, and C. Laurett.

Diagrams may be inspected at this office.

Dated this 28th day of September, 1920, at the Land Registry Office, Christchurch.

C. E. NALDER, District Land Registrar.

## ADVERTISEMENTS.

### AUSTRALASIAN CONFERENCE ASSOCIATION (LTD.).

#### NOTICE OF SITUATION OF OFFICES OR PLACES OF BUSINESS IN NEW ZEALAND.

**P**URSUANT to section 302 of the Companies Act, 1908, Australasian Conference Association (Limited), whose registered office is situate at Wahroonga, near Sydney, in the State of New South Wales, in the Commonwealth of Australia, hereby gives notice, in accordance with the Companies Act, 1908, by its attorneys in New Zealand, Albert George Minchin, of 902 Colombo Street, Christchurch, and Sidney Herbert Amyes, late of Redcliffs, but now of 81 Dyer's Pass Road, Cashmere Hills, Christchurch, that the said company proposes to and will carry on business at its head office in New Zealand, which is situate at 902 Colombo Street, Christchurch, in the Dominion of New Zealand, where legal process and notices of any kind may be addressed or delivered. The said company will also commence and carry on business at each of the following places: 83 Willis Street, Wellington; 84 Jervois Road, Auckland; and Oroua Missionary School, Oroua, near Palmerston North. And the said company further gives notice that a duly certified copy of the power of attorney under which the above-named attorneys act is deposited at the Supreme Court Office in each of the following places: Wellington, Christchurch, and Auckland.

Dated at Christchurch this 16th day of September, 1920.

ALBERT GEORGE MINCHIN } Attorneys in New  
SIDNEY HERBERT AMYES } Zealand. 841

In the matter of the Companies Act, 1908.

**NOTICE** is hereby given that the English Electric Company (Limited), a company incorporated under the Companies Acts of the United Kingdom of Great Britain and Ireland, proposes to carry on business in Wellington in the Dominion of New Zealand, and that the office of the company where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered will be at the buildings of the Dominion Farmers' Institute (Limited) at the corner of Featherston and Ballance Streets, Wellington.

Dated at Wellington this fifteenth day of September, 1920.

THE ENGLISH ELECTRIC COMPANY (LIMITED),

By its Attorney, ARNOLD B. GRIDLEY.

Witness—P. B. Cooke, Solicitor, Wellington. 857

### BOROUGH OF MOUNT EDEN.

#### RESOLUTION MAKING SPECIAL RATE.

**I**N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Mount Eden Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £50,000, authorized to be raised by the Mount Eden Borough Council, under the above-mentioned Act, for the construction and improvement of roads and streets in the borough, and for the laying-out and improvement of Potter's Park, the said Mount Eden Borough Council hereby makes and levies a special rate of fivepence in the pound upon the rateable value of all rateable property in the Borough of Mount Eden; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of July 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.

E. H. POTTER, Deputy Mayor.  
S. GRAY, Town Clerk.

## POHANGINA COUNTY COUNCIL.

## SOUTHIES BRIDGE LOAN.

IN pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, and amendments thereto, and all other Acts in that behalf enabling, the Pohangina County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £300, authorized to be raised by the Pohangina County Council, under the above-mentioned Acts, for the purpose of rebuilding Southies Bridge (the cost of raising the loan is to be paid out of moneys so raised), the Pohangina County Council hereby makes and levies a special rate of 1/22 of a penny in the pound on the capital rateable value of all the rateable property in the Southies Bridge Special Rating Area, the same being Sections 1, 2, 3, 4, 5, 6, 7, part 8, 9, part 10, part 10, 12, 13, 14, part 15, 16, Block XII, Oroua Survey District, and Sections part 17, part 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, Block IX, Pohangina Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April 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.

896

HENRY W. SMART, Chairman.

## MIRAMAR BOROUGH COUNCIL.

## RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Miramar Borough Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of four thousand pounds (£4,000), authorized to be raised by the Miramar Borough Council, under the provisions of the Local Bodies' Loans Act, 1913, and the Public Health Act, 1908, for extending the sewerage system and water service to provide sewerage and water-supply for the workers' dwellings being erected on part Sections 9, 10, and 11, Watts Peninsula, Miramar, the said Miramar Borough Council hereby makes and levies a special rate of 5/32d. in the pound upon the rateable value of all rateable property in the Borough of Miramar, on the basis of the unimproved value; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April 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.

897

STANLEY M. STONE, Mayor.

## CHANGE OF SURNAME.

I ALBERT EMIL ROSE, heretofore called and known by the name of ALBERT EMIL ROSANOWSKI, of the City of Wellington, in New Zealand, Civil Servant, being a British subject born in New Zealand, hereby give public notice that on the 19th day of August, 1920, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of Rosanowski, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of ROSE instead of the said name of Rosanowski.

And I give further notice that by a deed-poll dated the 19th day of August, 1920, duly executed and attested and enrolled in the office of the Supreme Court of New Zealand at Wellington on the 7th day of September, 1920, I formally and absolutely renounced and abandoned the said surname of Rosanowski, and declared that I had assumed and adopted and subscribed thenceforth upon all occasions whatsoever to use and subscribe the name of ALBERT EMIL ROSE instead of Albert Emil Rosanowski, and so as to be at all times thereafter called, known, and described by the name of ALBERT EMIL ROSE exclusively.

Dated the 20th day of September, 1920.

898

ALBERT EMIL ROSE.  
(Late ALBERT EMIL ROSANOWSKI.)

## MEDICAL REGISTRATION.

I ALLAN BRUCE ROY, Bachelor of Medicine and of Surgery, now residing in Dunedin, hereby give notice that I intend applying on the 19th October, 1920, 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 Dunedin.

Dated at Dunedin on 20th September, 1920.

A. BRUCE ROY.

899

## MEDICAL REGISTRATION.

I HENRY CHARLES TOD, Bachelor of Medicine and Bachelor of Surgery, now residing in Dunedin, hereby give notice that I intend applying on the 21st October, 1920, 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 Dunedin.

H. C. TOD, Dunedin.

Dated at Dunedin 22nd September, 1920.

900

## MEDICAL REGISTRATION.

I ARAMA THOMAS BEGG, Bachelor of Medicine and Surgery, now residing in Dunedin, hereby give notice that I intend applying on the 20th October, 1920, 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.

A. T. BEGG, 4 Aotea Street.

Dated at Dunedin 21st September, 1920.

901

## ELECTION OF MEMBERS OF THE PHARMACY BOARD OF NEW ZEALAND.

NOTICE is hereby given that it is my intention to proceed on Friday, the 12th day of November, 1920, to the election of eight registered pharmaceutical chemists of New Zealand to serve as members of the Pharmacy Board of New Zealand, in the place of the members who retire on the 31st day of December, 1920, and are eligible for re-election. Members will require to be elected as follows:—

Two members for the Central District, to be elected by the registered pharmaceutical chemists residing within the District of Wellington, the boundaries of which are the same as those of the Land Districts of Wellington, Hawke's Bay, Nelson, and Marlborough. The retiring members are JAMES STANLEY TINGEY and WILLIAM STEWART WALLACE, who are eligible for re-election.

Two members for the District of Auckland, to be elected by the registered pharmaceutical chemists residing within the District of Auckland, the boundaries of which are the same as those of the Land Districts of Auckland and Taranaki. The retiring members are HAROLD TREVELYAN KING and PETER MITCHELL MACKAY, who are eligible for re-election.

Two members for the District of Canterbury, to be elected by the registered pharmaceutical chemists residing within the District of Canterbury, the boundaries of which are the same as those of the Land Districts of Canterbury and Westland. The retiring members are RALPH READER PARNHAM and LEONARD BONNINGTON, who are eligible for re-election.

Two members for the District of Otago, to be elected by the registered pharmaceutical chemists residing within the District of Otago, the boundaries of which are the same as those of the Land Districts of Otago and Southland. The retiring members are JAMES ALEXANDER HASLETT and BENJAMIN SMITH SCOTFIELD, who are eligible for re-election.

Candidates must be nominated in the manner provided by the regulations under the Pharmacy Act, 1908, on or before Monday, the 1st day of November, 1920, nominations closing at 4 p.m. on the said date at the office of the Registrar, 181 Lambton Quay, Wellington.

Forms of nomination may be obtained on application to the Registrar or the Deputy Registrars.

Dated at Wellington this 28th day of September, 1920.

E. C. CACHEMAILLE, Registrar.

Box 170, Wellington.

902

## TAPLEY SHIPPING LINE (LIMITED).

## IN LIQUIDATION.

A MEETING of shareholders in the above-named company will be held at the Liquidator's office, 119 Rattray Street, Dunedin, on the 18th day of October, 1920, when the Liquidator's statement of account will be presented. As the assets are now available for distribution no claim shall be allowed unless lodged on or before the 4th October, 1920.

903

H. LIVINGSTONE TAPLEY, Liquidator.

## DISSOLUTION OF PARTNERSHIP.

WE hereby give public notice that the Partnership hitherto subsisting between us in Waiuku, under the name of



"Needham and Co." has been dissolved by mutual consent as from the 15th September, 1920.

Waiuku, the 17th day of September, 1920.

R. J. NEEDHAM.  
T. W. GIESE.

I hereby give notice that the business of Needham and Co. will be carried on in future by me solely on my own account.

Waiuku, the 17th day of September, 1920.

904 R. J. NEEDHAM.

#### DISSOLUTION OF PARTNERSHIP.

TAKE notice that the firm of Webb, Lonsdale, and Barclay, carrying on business in Auckland as Builders and Contractors, has dissolved Partnership from the 7th day of September, 1920.

SAMUEL GORDON WEBB,  
WILLIAM JOSEPH EDWARD LONSDALE.  
NATHAN STEWART BARCLAY. 905

#### WELLINGTON CITY COUNCIL.

##### NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Public Works Act, 1908, and the Municipal Corporations Act, 1908, and their amendments.

NOTICE is hereby given that the Council of the City of Wellington proposes, under the provisions of the above-named Acts, and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, a municipal yard; and for the purposes of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so to be taken is deposited in the public office of the Town Clerk to the said Council, in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such lands should, if they have well-grounded objections to the execution of the said public work or to the taking of the said lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

A. R. P. SCHEDULE.

0 0 35-7 Being Lots 4, 5, 6, and 7, D.P. 1482, and being part of Section 8, Town Reg. District, situate in Block VII, Port Nicholson Survey District.

Coloured on plan: Red.  
Situate in City of Wellington.

In the Land District of Wellington; as the same is more particularly delineated on the plan above mentioned.

As witness my hand at Wellington, this 23rd day of September, 1920.

906 JNO. R. PALMER, Town Clerk.

#### UNDER THE PUBLIC WORKS ACT, 1908.

NOTICE is hereby given that the Education Board of the District of Wellington requires to take all those pieces of land situate in, and being Sections Nos. 907 and 909 on the plan of, the City of Wellington for a public work—namely, a public school within the meaning of the Education Act, 1914; and notice is hereby given that a plan of the said land is open for inspection at the office of the said Board in Mercer Street in the City of Wellington.

All persons affected by such taking are hereby required to set forth in writing well-grounded objections to the execution of such work or the taking of such land, and to send such writing, within forty days from the first publication of this notice, to the said Board.

Dated this 24th day of September, 1920.

By order of the Education Board of the District of Wellington.

G. L. STEWART, Secretary.

NOTE.—This notice was first published in the *Evening Post* on the 25th September, 1920. 908

#### WAIMARINO COUNTY COUNCIL.

##### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waimarino County Council hereby resolves as follows:—

G

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £1,700, authorized to be raised by the Waimarino County Council, under the Local Bodies' Loans Act, 1913, for the purpose of trimming, forming, and metalling the Middle Road from the Cross Road Upper to the south-western boundary of Section 17, Block XV, Manganui S.D., the said Waimarino County Council hereby makes and levies a special rate of twopence (2d.) in the pound sterling upon the rateable (unimproved) value of all rateable property of the Middle Road No. 2 Special Rating Area, comprising all the properties situated within the following boundaries,—

Commencing at a point where the north-eastern side of the Cross Road Upper joins the Middle Road; thence north-east by the Middle Road to a point opposite the north-east boundary of Section 2, Block XIV, Manganui S.D.; thence north-west and south-west by the north-east and north-west boundary of the said Section 2, Block XIV, Manganui S.D., and the south-west boundary of Section 5, Block XIV, Manganui S.D., to the Motete Road; thence north-east by the Motete Road to a point opposite the west boundary of Section 3, Block XIV, Manganui S.D.; thence north by the west boundary of the said Section 3, Block XIV, Manganui S.D., to the Mangaturuturu Stream; thence north-east by the Mangaturuturu Stream to the east boundary of Section 19, Block XV, Manganui S.D.; thence south-east by the east boundaries of Sections 19 and 11, and north-east and south-east by the north-west and north-east boundaries of Section 17, Block XV, Manganui S.D., to the Middle Road; thence south-west by the Middle Road to a point opposite the north-east boundary of Section 14, Block XV, Manganui S.D.; thence south-east by the north-east boundary of the said Section 14, Block XV, Manganui S.D., and south-west by the south-east boundaries of Sections 14, 13, 12, 7, 6, and 5 to the north-eastern side of the Cross Road Upper; thence north-west by the north-eastern side of the said Cross Road Upper to the starting-point, comprising all the following properties—Sections 3, 4, 5, Block XIV, and Sections 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, and 22, Block XV, all in the Manganui S.D. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

909 A. MABBOTT, County Clerk.

#### OTAMATEA COUNTY COUNCIL.

##### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Otamatea County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £3,000 (three thousand pounds), authorized to be raised by the Otamatea County Council, under the Local Bodies' Loans Act, 1913, for the purpose of forming, metalling, and improving the roads in the Kaiwaka Riding of the Otamatea County, the said Otamatea County Council hereby makes and levies a special rate of one-sixth of a penny in the pound upon the rateable value of all rateable property lying within the Kaiwaka Riding of the Otamatea County; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of July in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until the loan is fully paid off.

910 R. COATES, County Chairman.  
E. G. AICKIN, County Clerk.

#### DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership lately subsisting between us, the undersigned, RONALD HARCOURT and WALTER LESLIE HAND, carrying on business as Cabinetmakers in the City of Christchurch, under the firm of "Harcourt and Hand," was on the 9th day of August, 1920, dissolved by mutual consent so far as regards the said WALTER LESLIE HAND, who on that day retired from the business; and that all debts due and owing to or by the late firm will be received and paid by the said RONALD HARCOURT.

Dated this 11th day of August, 1920.

RONALD HARCOURT.  
WALTER LESLIE HAND.

Witness—Charles S. Thomas, Solicitor, Christchurch.

911

## HAMILTON BOROUGH COUNCIL.

## RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hamilton Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £110,000, authorized to be raised by the Hamilton Borough Council, under the above-mentioned Act, for making and constructing drains and drainage-works in the Borough of Hamilton, including the purchase of all necessary land and materials, plant and tools, and all payments for labour, engineers' fees, plans and supervision, and for compensation to owners of property in respect of such drainage-works, the said Hamilton Borough Council hereby makes and levies a special rate of seven-eighths of a penny ( $\frac{7}{8}$ d.) in the pound upon the rateable value (unimproved) of all rateable property of the Borough of Hamilton, comprising the whole of the Borough of Hamilton; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of thirty-five years, or until the loan is fully paid off.

912

E. J. DAVEY, Town Clerk.

## CAMBRIDGE ELECTRIC-POWER BOARD.

## SPECIAL ORDER STRIKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Electric-power Boards Act, 1918, and all other Acts and powers (if any) it thereunto enabling, the Cambridge Electric-power Board hereby resolves by way of special order as follows:—

That, for the purpose of providing for payment of interest, sinking fund, and other charges on the Cambridge Electric-power Board's Loan of £60,000, 1920, authorized to be raised by the Board, under the above-mentioned Acts, for the purpose of supplying the Cambridge Electric-power District with hydro-electric power, the said Board hereby makes and levies a special rate of one halfpenny ( $\frac{1}{2}$ d.) in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Cambridge Electric-power District as defined in the Second Schedule of the Proclamation proclaiming the said district appearing in the *New Zealand Gazette* on the 8th day of January, 1920; and such special rate shall be an annually recurring rate during the currency of such loan, and shall be payable on the 28th day of April in each and every year during the currency of such loan, being a period of thirty-six and one-half ( $36\frac{1}{2}$ ) years, or until the loan is fully paid off.

913

MERVYN WELLS, Chairman.  
JAMES WM. COCKS, Secretary.

## HOBSON COUNTY COUNCIL.

## RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hobson County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of three thousand pounds (£3,000), authorized to be raised by the Hobson County Council, under the Local Bodies' Loans Act, 1913, for the formation and metalling of the Katui-Donnelly's Road and Kirk's Road, the said Hobson County Council hereby makes and levies a special rate of threepence in the pound upon the rateable value of all rateable property of the Katui-Donnelly's Special Rating Area, comprising the following area,—

Starting from the south-east corner of Block IX, Waipoua Survey District; thence by part of the southern boundary of Block X, Waipoua Survey District; thence by the western and northern boundaries of Section 7 of Block X, Waipoua Survey District; thence by part eastern boundary of Block X, Waipoua Survey District; thence by the southern boundary of Sections 23, 22, 21, 20, of Block XI, Waipoua Survey District; thence by eastern boundary of Sections 20, 28, of said Block XI; thence by the northern boundary of Sections 28, 27, of said Block XI; thence by the eastern boundary of Section 24 of said Block XI, and by eastern boundary of Section 25 of Block VIII, Waipoua Survey District; and thence by that boundary-line continued in a direct northerly line to the Waipoua River; thence by the Waipoua River to the sea; thence by the sea to the starting-point.

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly

on the 1st day of June 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.

914

J. HOGG, County Clerk.

CLIVE MORTIMER MORTIMER-JONES heretofore called and known by the name of CLIVE MORTIMER JONES, Master of Arts Oxford, Clerk in Holy Orders, Vicar of Cambridge, in the Provincial District of Auckland, New Zealand, hereby give public notice that on the seventh day of September, one thousand nine hundred and twenty, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of JONES, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of MORTIMER-JONES instead of the said name of JONES.

And I give further notice that by a deed-poll dated the seventh day of September, one thousand nine hundred and twenty, duly executed and attested and enrolled in the office of the Supreme Court of New Zealand at Auckland on the thirteenth day of September, one thousand nine hundred and twenty, I formally and absolutely renounced and abandoned the said surname of JONES, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of MORTIMER-JONES instead of JONES, and so as to be at all times thereafter called, known, and described by the name of MORTIMER-JONES exclusively.

Dated this twentieth day of September, one thousand nine hundred and twenty.

CLIVE MORTIMER MORTIMER-JONES.  
915 (Late CLIVE MORTIMER JONES.)

In the matter of the Companies Act, 1908; and in the matter of the HAWERA BACON COMPANY (LIMITED).

NOTICE is hereby given that, in pursuance of an order made by the Supreme Court at Wellington on the 24th day of September, 1920, the name of the above-named company is ordered to be restored to the Register by the Registrar of Companies.

Dated this 29th day of September, 1920.

WELSH, MCCARTHY, AND BEECHEY,  
916 Solicitors for the Liquidator.

## OROUA COUNTY COUNCIL.

## SPECIAL ORDER.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Oroua County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of interest and principal and also other charges on a loan of £5,000, authorized to be raised by the Oroua County Council, under the Local Bodies' Loans Act, 1913, for the purchase of road-making machinery, the said Oroua County Council hereby makes and levies a special rate of  $\frac{1}{30}$  of a penny in the pound upon the rateable value of all rateable property of the County of Oroua; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April 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. It is the intention of the said Council to pay out of the loan the cost of raising same.

917

W. G. PEARCE, Acting-Chairman.

## WELLINGTON CITY COUNCIL.

## WELLINGTON CITY WORKERS' DWELLINGS LOAN, 1920.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Wellington City Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £10,000, authorized to be raised by the Wellington City Council, under the above-mentioned Act, for the purpose of the erection of workers' dwellings in the City of Wellington, the said Wellington City Council hereby makes and levies a special rate of one seventy-eighth of a penny ( $\frac{1}{78}$ d.) in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property within the City of Wellington; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of April and the first day of October in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off.

918

JNO. R. PALMER, Town Clerk.

## MARTON BOROUGH COUNCIL.

## NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Municipal Corporations Act, 1908, and the Public Works Act, 1908.

NOTICE is hereby given that the Marton Borough Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, the taking-over of Lyon Street North as a public street in the Borough of Marton; and for the purpose of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Town Clerk to the said Council situate in High Street, 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 the same, within forty days from the first publication of this notice, to the Town Clerk at the Council Chambers.

## SCHEDULE.

APPROXIMATE area of each of the parcels of land required to be taken: 2 roods 14·3 perches.

Being portion of Section No. 15, Block III, Rangitoto Survey District.

Shown on plan marked 1589; coloured red.

Situated in registration district of Rangitikei Agricultural Reserve, in the Borough of Marton.

Dated this 29th day of September, 1920.

919 A. H. KNIGGE, Town Clerk.

## THE BRETT PRINTING AND PUBLISHING COMPANY (LIMITED).

NOTICE is hereby given that at an extraordinary general meeting of the above-named company duly convened and held at the company's registered office at Auckland on the second day of September, 1920, the following special resolution was duly passed, and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held at the same place on the eighteenth day of September, 1920, the said resolution was duly confirmed:—

That the company be wound up voluntarily, under the provisions of the Companies Act, 1908; and that HENRY BRETT, of Auckland, Journalist, be and he is hereby appointed Liquidator for the purposes of such winding-up.

Dated at Auckland this 24th day of September, 1920.

HENRY BRETT, Chairman.

NOTE.—The above notice has reference to the old company, the members of which have passed the above special resolution so that the old company may transfer its undertaking and assets to a new company incorporated under the same name—viz., The Brett Printing and Publishing Company (Limited).

920 HENRY BRETT, Chairman.

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## CONTENTS.

	PAGE
ADVERTISEMENTS .. .. .	2781
APPOINTMENTS, ETC. .. .. .	2748
BANKRUPTCY NOTICES .. .. .	2780
CROWN LANDS NOTICES .. .. .	2765
DEFENCE FORCES .. .. .	2749
LAND—	
Boundaries, Proposed Alteration of .. .. .	2760
Crown Land proclaimed .. .. .	2736
Crown Land, Proposed Exchange of .. .. .	2747
Foreshores, Licensing Use and Occupation of .. .. .	2742, 2744
Land Act, Declaring Land to be subject to Section 127 of the .. .. .	2735, 2748
Native Land, Extending Prohibition of Alienation of certain .. .. .	2742
Public School, Consenting to Land being taken for .. .. .	2738
Public School, Set apart as a Site for .. .. .	2748
Public School, Taken for .. .. .	2736
Railway, Altering Middle-line of .. .. .	2736
Reserve, Changing Purpose of .. .. .	2737
Reserve, Setting apart Land for Use as a Village .. .. .	2760
Reserves, Notices of Change of Purposes of .. .. .	2746
Road, Consenting to stopping Portions of .. .. .	2738
Road, Intention to take Land for .. .. .	2761
Road proclaimed and closed .. .. .	2735
Roads declared to be Government Roads .. .. .	2741
Roads, Taken for .. .. .	2736
Settlement Land, Authorizing Exchange of .. .. .	2747
Street exempted from the Provisions of Section 117 of the Public Works Act .. .. .	2746
LAND TRANSFER ACT NOTICES .. .. .	2780
MAORI LAND ADMINISTRATION NOTICES .. .. .	2776
MISCELLANEOUS—	
Domain Board appointed .. .. .	2742
Electricity, Amending Order in Council authorizing use of Water for, &c. .. .. .	2737
Electricity, License to Use Water for, &c. .. .. .	2743
Electric Lines, Authorizing Erection of .. .. .	2745
Examination, Plumbers Board: Successful Candidates .. .. .	2762
Fire Boards, Dates of Election of Members of .. .. .	2761
Governor-General, Commission appointing .. .. .	2761
Harbour Board, County Council to exercise Powers of .. .. .	2738
Holiday: Labour Day .. .. .	2765
Land-tax and Income-tax, Fixing the Dates and Place for the Payment of .. .. .	2742
Loans, Consenting to raising .. .. .	2738
Naturalization, Letters of, granted .. .. .	2764
Opium, Permit to import .. .. .	2764
Plumbers' Register, Removal of Name from .. .. .	2761
Polls for Proposed Loans, Results of .. .. .	2750
Public Trustee, Estates administered by .. .. .	2765
Railways: Alterations in Scale of Fares, &c. .. .. .	2761
Regulations for the Award of Agricultural Bursaries amended .. .. .	3789
Regulations for the Examination and Classification of Teachers amended .. .. .	2739
Regulations relating to Oatmeal .. .. .	2746
Regulations, Treasury, amended .. .. .	2746
Rules of Invercargill Stock Exchange .. .. .	2751
Special Orders .. .. .	2756
Trustees of Drainage District elected .. .. .	2765
NATIVE LAND COURT NOTICES .. .. .	2769
SHIPPING—	
Notices to Mariners .. .. .	2762