

THE

GAZETTE. NEW ZEALA

Published by Authority.

WELLINGTON, THURSDAY, NOVEMBER 4, 1920.

Land set apart for Selection.

[L.S.]

JELLICOE, Governor-General. A PROCLAMATION.

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

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, John Rushworth, Viscount Jellicoe, the Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—ALTON No. 2 EXTENSION No. 1 BLOCK.

LOTS 1 and 2 of Section 17, Block I, Alton Survey District:

Area, 359 acres 2 roods 22 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 26th day of October, 1920.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Constituting the Moutere Hills Railway District, in the Nelson Land District.

JELLICOE, Governor-General. [L.S.] A PROCLAMATION.

In pursuance and exercise of the powers conferred by the Local Railways Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the district described in the Schedule hereto to be a railway district, and I do hereby assign to such district the name of the Moutere Hills Railway District.

SCHEDULE.

ALL that area in the Motueka and Moutere Survey Districts, Nelson Land District, bounded, commencing on the sea-coast

in the Moutere Mud Flat at the northern corner of Section 214, Moutere District, Block VIII, Motucka Survey District; thence along the north-west boundary of said section in a south-westerly direction; thence in a southerly direction along the western boundary of Section 214, intersecting the south-east corner of Section 105; thence along the northern boundaries of Sections 104 and 104A, Moutere Hills District, in a westerly direction to their junction with a public road; thence following the eastern side of said road in a souththence following the eastern side of said road in a south-easterly direction by the western boundaries of Sections 104A, 98, 6, 95A, 85A, 85, and 84, Moutere Hills District, all of Block XII, Motueka Survey District; thence following the eastern side of said public road generally in a south-west, south, and south-easterly direction by the western boundaries of Sections 23 and 26, Moutere Hills District, both of Block XVI, Motueka Survey District, to the northern corner of Section 159, Moutere Hills District; thence across the said public road, and following the northern boundary of Section 159 in a westerly direction to the north-east corner of Section 158: thence generally in a southerly direction by the western 158; thence generally in a southerly direction by the western boundaries of Sections 159 and 33, Moutere Hills District; thence in a south-westerly direction by the north-west boundaries of Sections 163, Moutere District, 37A and 37, Moutere Hills District, to a public road; thence following the eastern side of said road in a southerly direction by the western boundaries of Sections 37 and 42, Moutere Hills District; boundaries of Sections 37 and 42, Moutere Hills District; thence following the northern boundary of said road in an easterly direction to Trig. B, by the southern boundaries of Sections 42, part of 47, and 51, Moutere Hills District, all of Block XVI, Motueka Survey District; thence in a southeasterly direction along the south-western boundary of Section 53, Moutere Hills District, Block II, Moutere Survey District; thence along the southern boundary of Section 53 in an easterly direction to the Waimea Mud Flat; thence generally in a north-easterly and north-westerly direction by highwater mark to the northern point of Section 20, Moutere Hills District, Block XII, Motueka Survey District; thence generally in a south-easterly, southerly, and north-westerly direction by high-water mark back to starting-point. As the same is more particularly delineated on the plan marked P.W.D. 49407, deposited in the office of the Minister of Public Works at Wellington, and thereon edged in pink. Works at Wellington, and thereon edged in pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 28th day of October, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Declaring Land taken for a Government Work, and not required for that Purpose, to be Crown Land.

JELLICOE, Governor-General. [L.S.] A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Public Works Amendment Act, 1909, and of every other power and authority enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

APPROXIMATE area of the piece of stopped Government road declared to be Crown land: 1 acre 1 rood 35 perches.

Adjoining or passing through Section 2, Block XVI, Tairua Survey District. (S.O. 21064.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 49160, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured trees. coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of November, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block I, Waiau Survey District, Wallace County

JELLICOE, Governor-General. [L.S.] A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Waiau Survey District described in the Schedule

SCHEDULE.

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

1 3 16 Portion of Section 120; coloured blue.
1 3 18 8 121 red.

Situated in Block I, Waiau Survey District (Southland

R.D.)
In the Southland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49082, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of November, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block XIV, Waitara Survey District, Inglewood County.

JELLICOE, Governor-General. [L.s.] A PROCLAMATION.

In pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Waitara Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 2 roods 33.8 perches.

Portion of Section 1, situated in Block XIV, Waitara Survey District (Taranaki R.D.).

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 49843,

deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of November, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block III, Maungatautari Survey District, Matamata County.

JELLICOE, Governor-General. [L.s.] A PROCLAMATION.

IN pursuance and exercise of the powers conferred by section eleven of the Land Act, 1908. I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Maungatautari Survey District described in the Schedule

SCHEDULE.

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

pad:—
A. R. P. Portion of

0 3 21·2 Lot 2 of Maungatautari 1A North (D.P. 8716); coloured pink.

0 3 21·2 Lot 1 of Maungatautari 1A North (D.P. 8716); coloured purple.

0 0 8·1 Lot 2 of Maungatautari 1A South No. 1 (D.P. 8717); coloured blue.

0 0 7·9 Lot 1 of Maungatautari 1A South No. 1 (D.P. 8717); coloured sepia.

Situated in Block III, Maungatautari Survey District.

(S.O. 21154.)
In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49485, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 29th day of October, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block VIII, Hundalee Survey District.

JELLICOE, Governor-General. [L.S.]

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the fifteenth day of November, one thousand nine hundred and twenty.

SCHEDULE.

Approximate areas of the pieces of land taken :--

Portion of

A. B. P. Portion of
6 2 0 Section 122 (Lot 1, D.P. 585); coloured pink.
1 0 15 Charwell River bed; coloured purple.

Situated in Block VIII, Hundalee Survey District. In the Marlborough Land District; as the same are more particularly delineated on the plan marked P.W.D. 49419, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of November, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block XII, Maungamangero Survey District, Waitomo County.

JELLICOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the thirtieth day of November, one thousand nine hundred and twenty.

SCHEDULE.

Approximate areas of the pieces of land taken :-

Portion of

A. B. P. Portion of
3 2 19 Let 3 of subdivision of Kinohaku East No. 4H
Section 4B (L.T. plan 11419); coloured pink.
0 0 35 Kinohaku East No. 4H Sec. 4c; coloured blue.

Situated in Block XII. Maungamangero Survey District.

(S.O. 21118.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49660, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of November, 1920.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Amending Regulations under the Government Railways Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 11th day of October, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N exercise of the powers and authorities conferred on him by section ninety-four of the Government Railways Act, 1908, His Excellency the Governor-General 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 regulation number sixteen of the regulations made Government Railways Superannuation Fund Act, under the Government Rahways Superamuation rund Act, 1902, on the eighth day of July, one thousand nine hundred and three, by striking out of the said regulation the words "shall be ten shillings," and substituting the words "shall be twelve shillings and sixpence"; and doth hereby declare that this amendment shall take effect as from the first day of Ortober one thousand pine hundred and twenty. of October, one thousand nine hundred and twenty.

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

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 26th day of October, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL 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

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 Governor-General 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 as 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.

MOUNT Albert Borough Council (road works and purchase of plant)	£ 100,000
Mount Albert Borough Council (drainage)	82,000
Morrinsville Town Board (drainage)	44,000
Piako County Council (purchase road - making	
machinery)	36,000
Wanganui Borough Council (workers' dwellings)	25,000
Ohura County Council (roading)	6,000
Mangonui County Council (erecting county offices)	4,500
Cromwell Borough Council (water-supply)	1,200
Morrinsville Town Board (purchase town-hall site)	900
Foxton Borough Council (fire-brigade station)	700

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

Westland Electric-power Board .-- First Election.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 26th day of October, 1920.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance of the powers conferred by section three of the Electric-power Boards Act, 1918, His Excellency the Governor-General of the Dominion of New Zealand, acting by Governor-General 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 Wednesday, the tenth day of November, one thousand nine hundred and twenty, as the day on which shall be held the first election of representatives of the constituent district in the Westland Electric-power District, being an electric-power district duly constituted by Proclamation dated the twenty-sixth day of October, one thousand nine hundred and twenty one thousand nine hundred and twenty.

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

Inspector of Scenic Reserves appointed.

JELLICOE, Governor-General.

I N pursuance and exercise of the powers conferred by section four of the Scenery Preservation Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint

HENRY GEORGE ELL

to be an Inspector under the said Act in respect to the scenic reserves described in the Schedule hereto.

SCHEDULE.

RESERVE 3814, Block IV, Halswell Survey District: Area, 13 acres 1 rood 9 perches.

Reserve 3815, Block IV, Halswell Survey District: Area,

Reserve 3816, Block IV, Halswell Survey District: Alea, 13 acres 0 roods 37 perches.
Reserve 3816, Blocks XVI, Christchurch, and IV, Halswell Survey Districts: Area, 18 acres 2 roods 5 perches.
Reserve 3817, Blocks XVI, Christchurch, II, Sumner, and I, Pigeon Bay Survey Districts: Area, 13 acres 2 roods

perches.
Reserve 3818, Block II, Sumner Survey District: Area.

Reserve 3818, Block II, Sumner Survey District: Area, acres 2 roods 35 perches.

Reserve 3901, Block III, Halswell Survey District: Area, acres 1 rood 13 perches (Hoon Hay Park).

Reserve 3900, Block III, Halswell Survey District: Area, acres 1 rood 31 perches (Coronation Hill).

Reserves 3735 and 3735A, Block III, Halswell Survey District: Area, 67 acres trict: Area, 97 acres.

Also Reserve 3956, Block III, Halswell Survey District: Area, 28 acres 2 roods 29 perches (Kennedy's Bush).

Reserve 3950, Block VII, Halswell Survey District: Area,

Also Reserve 3920, Block VII, Halswell Survey District: Area, 36 acres 3 roods.

Area, 36 acres 3 roods.

Also Reserve 3948, Block VII, Halswell Survey District:
Area, 26 acres 3 roods 28 perches (Ahuriri Bush).
Reserve 3954, Block XII, Halswell Survey District: Area,
11 acres 3 roods 25 perches (Gravenor Bush).
Reserve 3921, Block VII, Halswell Survey District: Area,

Reserve 3002, Block VII, Haiswell Survey District: Area, 6 acres 3 roods 32 perches (Cass Peak).

Reserve 3002, Blocks VIII and XII, Pigeon Bay Survey District: Area, 57 acres 2 roods.

Reserve 3064, Block VIII, Pigeon Bay Survey District: Area, 595 acres.

Reserve 3235, Blocks X and XIV, Pigeon Bay Survey District: Area, 75 acres 3 roods.

Reserve 3106, Blocks IX and X, Pigeon Bay Survey Dis-

trict: Area, 17 acres

Reserve 3234, Block X, Pigeon Bay Survey District: Area, 5 acres.

5 acres.

Reserve 3736, Block IX, Pigeon Bay Survey District (Morice Settlement): Area, 109 acres.

Reserve 3737, Block IX, Pigeon Bay Survey District (Morice Settlement): Area, 15 acres 0 roods 20 perches.

Reserve 3988, Block XII, Halswell Survey District: Area, 2 acres 0 roods 11 perches.

Reserve 3984, Block XII, Halswell Survey District: Area, 91 acres 2 roods 25 perches

91 acres 2 roods 25 perches.

As witness the hand of His Excellency the Governor-General, this 28th day of October, 1920.

D. H. GUTHRIE Minister in Charge of Scenery Preservation.

Notice exempting certain Lands from the Operation of the Mining Act, 1908.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities vested in me by section 18 (1) (b) of the Mining Act, 1908, and of every other power and authority enabling me in that behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby exempt the lands referred to and described in the Schedule hereto from the operation of the Mining Act, 1908.

SCHEDULE.

ALL that area in the Marlborough Land District, situate in Blocks IX and X, Linkwater Survey District, containing by admeasurement 455 acres, being Sections 1s to 7s inclusive of the Linkwater Dale Settlement, and being Original Sections 36, 37, 12, 38, 14, and 51, and parts Original Sections 31, 30, and 40, Mahakipawa Registration District. Commencing at the north-west corner of Section 7s, bounded towards the porth by a public road 8621 links, towards the east by part. at the north-west corner of Section 78, bounded towards the north by a public road, 8621 links; towards the east by part Section 40, Mahakipawa Registration District, 5127-7 links; towards the south generally by a public road, 4570, 505-5, and 4003-2 links; towards the west by parts Sections 30 and 31 aforesaid, 5591-4 links, to the point of commencement; be all the aforesaid linkages a little more or less. As the same are delineated on the plan marked Mines 15/3/1, and deposited in the Head Office, Mines Department, Wellington, and thereon edged red and thereon edged red.

As witness the hand of His Excellency the Governor-General, this 21st day of October, 1920.

W. FRASER, for Minister of Mines.

New Zealand Military Forces.—Financial Instructions and Allowance Regulations amended.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authority conferred on me by the Defence Act, 1909, and its amendments, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby amend or revoke certain regulations made under that Act, as described in the Schedule hereto, and do hereby make additional regulations as set out in the said Schedule; and I do hereby declare that such amendments, revocations, and additional regulations shall take effect as from the dates specified.

SCHEDULE.

FINANCIAL INSTRUCTIONS AND ALLOWANCE REGULATIONS FOR THE NEW ZEALAND MILITARY FORCES.

PARAGRAPH 153A is hereby revoked as from 1st September,

1920. The title to paragraph 274 is hereby revoked as from 1st September, 1920.

Paragraphs 274 and 276 (A) are hereby revoked as from

1st September, 1920.

Paragraph 44 is hereby amended from 1st September, 1920, by adding after the word "Duplicate" the words "show the reason for the non-production of the original"; and by substituting "Director of Financial Services" for "Paymaster-General."

Paragraph 111 is hereby amended as from 1st August

Paragraph 111 is hereby amended as from 1st August, 1920, to read as follows:—

111. (a.) Travelling-allowance at the following rates shall be paid. Such allowance shall include meals and porterage, and shall be paid only on defined absence from residence or headquarters. (Travelling-allowance shall not be drawn

while under canvas, or while in receipt of camp allowance, or while with troops who are rationed):

· ,		7.01			
		£	s.	d.	
General Officer Commanding		1	5	0	
Brigadier-General		1	1	0	
Colonel or Lieutenant-Colonel		1	0	. 0	
Major (receiving salary of over £600	per		-	-	
annum)	F	1	0	0	
Major (receiving salary of £501-£600	per	_	-	-	
annum)	P	0	17	6	
Captain or Lieutenant		0	15	Ŏ	
Warrant officer or non-commissioned off	icer	_		-	
of or above the rank of sergeant		0	12	6	
All other ranks below that of sergeant	• •	õ	īī	ŏ	
(L) The welling allowenes at the fellewine			.1.	" i	

(b.) Travelling-allowance at the following rates shall be paid to members of the New Zealand Army Nursing Service while travelling on duty:-Per Diem

£ Matron-in-Chief or Matron Charge Sister, Sister, or Staff Nurse Masseuse 0 15 0 According to rank. Paragraph 112 (b) is hereby amended as from 1st October, 1920, to read as follows:—

Except as provided in paras. 153 (a) and 153 (b), officers up to and including the rank of Colonel, warrant officers, non-commissioned officers above the rank of sergeant, and members of the N.Z. Army Nursing Service, travelling by train may claim, in lieu of the ordinary travelling-allowance, train may claim, in lieu of the ordinary travelling-allowance, an allowance of £1 for the day of departure or return, provided they have incurred the cost of a sleeping-berth on the train, a receipt for which must be produced. Such allowance shall cover a period of twenty-four hours from the time of departure or return, or the whole period occupied in travelling if such period is less than twenty-four hours.

Paragraph 117 is hereby amended as from 1st January, 1920, by adding before the words "the maximum period" the words "unless otherwise approved by the G.O. in charge Administration."

Administration."

Paragraph 237 is hereby amended as from 1st June, 1920, by deleting the words "and Senior Cadet Companies."

Paragraph 238 is hereby amended as from 1st June, 1920, to read as follows :-

(1.) The maintenance grant for all Senior Cadet companies 12., and mannestance grant for an senior Cadet companies in a group other than secondary-school units shall be consolidated into one account, and shall be kept in an official banking account, to be operated upon by the Group Commander or Area Officer.

(2.) The maintenance grant of secondary-school units shall be kept in an official banking account to be administered by

the respective officers commanding such units.

(3.) No moneys other than the maintenance grant shall be paid into the accounts referred to in sub-paras. (1) and (2) above.

The title of paragraph 273 is hereby amended as from 1st September, 1920, to read "Officers of the N.Z. Permanent

Forces."
Paragraph 273 is hereby amended as from 1st September, 1920, by substituting the words "New Zealand Permanent Forces" for the words "New Zealand Staff Corps and Officers of the Royal New Zealand Artillery."
The title "Royal New Zealand Artillery." over paragraph 275 is hereby amended as from 1st September, 1920, to read "Warrant Officers, Non-commissioned Officers, and Men of the New Zealand Permanent Forces."

Warrant Omeers, Non-commissioned Oncers, and Men of the New Zealand Permanent Forces."

Paragraph 275 is hereby amended as from 1st September, 1920, by substituting the words "New Zealand Permanent Forces" for the letters "R.N.Z.A."

Paragraphs 277 (B) and 278 (C) are hereby amended as from 1st September, 1920, by deleting the letters "(B)" and "(C)" respectively.

Paragraphs 277 (B) and 278 (C) are hereby amended as from 1st September, 1920, by deleting the letters "(B)" and "(C)" respectively.

Section XII is hereby amended as from 1st September, 1920, by altering the title to read "Section XII.—Sickleave: N.Z. Permanent Forces."

Paragraph 281 is hereby amended as from 1st September, 1920, by substituting the word "sick-leave" for "leave of absence."

The following new regulations are hereby made:-

(With effect from 1st September, 1920.)

153A. The following officers when travelling on the public service shall be entitled to deck berths on steamers and sleeping berths on trains at the public expense:

Officers at General Headquarters—

General officers.

Director of Military Training.

Staff officers in charge "G," "A," and "Q" branches.

Director of Artillery.

Director of Financial Services.

Director of Military Services.

Director of Medical Services

Officers at District Headquarters
Officers commanding districts.

Chief staff officers.

(With effect from 1st June, 1920.)

229A. In computing the amount of maintenance grant to be paid to units, the balance in hand at the end of the training year shall be deducted from the amount which the unit is entitled to receive as hereinafter provided.

(With effect from 1st September, 1920.)

(With effect from 1st September, 1920.)

276. (1.) Warrant officers, non-commissioned officers, and men prevented from performing their duty through wounds, injury, or sickness directly attributable to the performance of their duty shall be termed "first-class sick," and shall receive their full pay.

(2.) Warrant officers, non-commissioned officers, and men prevented from performing their duty through ordinary sickness or accident while off duty shall be termed "second-class sick," and shall receive their full pay, except that in cases where medical attention or hospital treatment is received a total stoppage of 1s. 6d. per diem shall be made for every day on which such attention or treatment is received.

(3.) Warrant officers, non-commissioned officers, and men prevented from performing their duty through disability contracted by their own misconduct shall be termed "third-class sick," and a total stoppage of 4s. per diem shall be made from their pay.

made from their pay.

Note.—Subparagraphs (2) and (3) above are subject to the provisions of Section XII of these regulations, and no stoppages under these subparagraphs shall be made while the soldier is in receipt of reduced pay under the said section.

As witness the hand of His Excellency the Governor-General, this 2nd day of November, 1920, in the presence of-

R. H. RHODES, Minister of Defence.

Shorthand Reporter appointed.

Department of Justice. Wellington, 30th October, 1920.

IS Excellency the Governor-General has been pleased to appoint to appoint GAVINA HENDERSON

to be a Shorthand Reporter under the Shorthand Reporters Act, 1908.

E. P. LEE, Minister of Justice.

Justice of the Peace resigned.

Department of Justice, Wellington, 30th October, 1920. HIS Excellency the Governor-General has been pleased to accept the resignation by

JAMES CHARLES WILLIAMSON, Esq., of Wellington, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

E. P. LEE, Minister of Justice.

Deputy Official Assignee appointed.

Department of Justice,
Wellington, 1st November, 1920.

H IS Excellency the Governor General has been pleased to appoint to appoint

BROWNLOW JOHN FAITT

to be Deputy Official Assignee at Gore, on and from the 1st day of November, 1920, vice A. H. Aitken, resigned.

E. P. LEE, Minister of Justice.

Native Interpreter appointed.

Native Department,
Wellington, 28th October, 1920.

IS Excellency the Governor-General has been pleased to authorize

PERCY MOKE, of Kawhia,

to act as a licensed Native Interpreter of the First Grade, under the provisions of the Native Land Act, 1909, and the regulations made thereunder.

W. H. HERRIES, Native Minister.

Inspector of Factories appointed.

Office of Public Service Commissioner, Wellington, 28th October, 1920.

THE Public Service Commissioner has made the following appointment in the Public Service. lowing appointment in the Public Service:-

STUART JOHN DE LA COURT RUSSELL to be an Inspector for the purposes of the Factories Act, 1908, as from the 6th day of October, 1920.

A. C. TURNBULL, Secretary.

Inspector of Scaffolding appointed.

Office of Public Service Commissioner, Wellington, 29th October, 1920.

THE Public Service Commissioner has made the following appointment in the Public Service.

lowing appointment in the Public Service:-ALEXANDER SIEVWRIGHT

to be an Inspector for the purposes of the Scaffolding and Inspection Act, 1908; and I do hereby declare that he shall exercise his functions within the districts of the North Island and the South Island of the Dominion of New Zealand, as from the 15th day of October, 1920.

A. C. TURNBULL, Secretary.

Inspectors for the Purposes of the Staughtering and Inspection Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 29th October, 1920.

THE Public Service Commissioner has made the following appointments in the Public Service: appointments in the Public Service:-

John Danskin, M.R.C.V.S., Peter Haugh, M.R.C.V.S., Alexander Adam, Robert William Anderson, Harold Adam Bayley, Arthur Cecil Broom, Edward Callesberg Edward Callaghan, Harold Roy Denize, William Charles Haynes, William Charles Haynes, Albert James Hill, Reginald de Blaqueira Hill, Stanley McWilliam Walter George Stratford, William Arthur Wood, and Thomas Linton Wright

to be Inspectors for the purposes of the Slaughtering and Inspection Act, 1908, as from the 20th day of October, 1920.

A. C. TURNBULL, Secretary.

Inspector of Weights and Measures appointed.

Office of Public Service Commissioner, Wellington, 3rd November, 1920. THE Public Service Commissioner has made the following appointment in the Public Service:—

ALEXANDER SIEVWRIGHT

to be an Inspector of Weights and Measures for the purposes of the Weights and Measures Act, 1908, as from the 29th day of October, 1920.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 2nd November, 1920.

I T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:—

John Thomas Martin ... Thomas Charles Hobbs Jones ... Levin. Ngaruawahia. Port Chalmers. Cecil Fred Higginson ... Francis William Dingwall Winton.

W. W. COOK, Registrar-General.

Apointments to the Staff of the Governor-General.

Department of Defence,

Wellington, 27th October, 1920.
IS Excellency the Governor-General has been pleased to approve of the following appointments to the Staff of the Governor-General, under the provisions of paragraphs 104 and 105, Regulations for the N.Z. Military Forces, 1913. Dated 22nd October, 1920:—

To be Honorary Aides-de-Camp—
Colonel Charles William Melvill, C.B., C.M.G., D.S.O., 'New Zealand Staff Corps.
Colonel Robert Young, C.B., C.M.G., D.S.O., New Zealand Staff Corps.
Colonel Alexander Edward Stewart, C.M.G., D.S.O., 14th (South Otago) Regiment.
Colonel Herbert Hart, C.B., C.M.G., D.S.O., Commander Wellington Infantry Brigade.
Lieutenant-Colonel (temp. Colonel) Hugh Stewart, C.M.G., D.S.O., M.C., Reserve of Officers: 1st (Canterbury)

D.S.O., M.C., Reserve of Officers, 1st (Canterbury) Regiment.

To be Honorary Physician-

Colonel Eugene Joseph O'Neill, C.M.G., D.S.O., M.B., F.R.C.S., Edin., New Zealand Army Medical Depart-

To be Honorary Surgeon-

Brigadier-General (temp.) Donald Johnstone McGavin, C.M.G., D.S.O., M.D., F.R.C.S., Eng., New Zealand Army Medical Department.

R. H. RHODES, Minister of Defence.

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

Department of Defence, Wellington, 2nd November, 1920.

IS Excellency the Governor-General has been pleased to approve of the appointments promotion. to approve of the appointments, promotions, transfers, resignations, and retirements of the undermentioned officers of the Territorial Force.

N.Z. GARRISON ARTILLERY.

Wellington G.A. Divison.

2nd Lieutenant Thomas William Mark Ashby is transferred to the Reserve of Officers. Dated 14th October, 1920.

No. 4 COMPANY.

2nd Lieutenant Albert Stanley is transferred to the Reserve of Officers. Dated 19th October, 1920.

No. 8 Company.

Lieutenant Frank Herbert Morgan resigns his commission. Dated 22nd October, 1920.

4th (Otago) Regiment (Coast Defence Detachment). Major Peter Doull is transferred to the Reserve of Officers. Dated 18th October, 1920.

8TH (SOUTHLAND) REGIMENT.

The undermentioned 2nd Lieutenants to be Lieutenants:-

Ellis Colin Kelly. Dated 28th March, 1920. George Merivale Broughton. Dated 29th March, 1920. Arnold Ewart William McDonald. Dated 29th March,

Neil Middleton Pryde. Dated 29th March, 1920.

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

The undermentioned 2nd Lieutenants are transferred to the Reserve of Officers (General List), under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 20th October, 1920:-

Canterbury District.

David Carew Guthrie.
Thomas Cooper Scott.
Herbert Benjamin Manttan.
Albert George Holder, M.C.

The undermentioned are posted to the Retired List, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 22nd October, 1920:—

Auckland District.

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)]
Harold Dixon Buddle, with the rank of Lieutenant.
2nd Lieutenant Franz Roering Slevin, M.C.

The undermentioned relinquish their commissions, under the provisions of General Headquarters Instructions No. 115/20, of 15th July. Dated 30th September, 1920:—

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)]

Khartoum Gordan Smith.

Khartoum Gordan Smith.
2nd Lieutenant Frank Douglas Barron.
2nd Lieutenant Allan Edwin Thompson.
2nd Lieutenant William Henry Yorke, M.C.
2nd Lieutenant Robert Burrel Spiers.
2nd Lieutenant William Rudolph Tucker.
2nd Lieutenant Harold Austin Ward.
2nd Lieutenant Ivan Clifford Walters.
2nd Lieutenant Leslie Harold Pettit.
2nd Lieutenant John Carlos Pain. M.M.

2nd Lieutenant John Carlos Pain, M.M. 2nd Lieutenant James Robinson. 2nd Lieutenant Hamilton Gilmour Rodgers.

2nd Lieutenant Ernest Cameron Drummond, M.C. 2nd Lieutenant Harry Shaw.

RESERVE OF OFFICERS.

Major Walter George Bishop resigns his commission. Dated 21st October, 1920.

N.Z. MEDICAL CORPS.

Lieutenant-Colonel (temp.) Penrose John Barcroft, F.R.C.S., is posted to the Retired List, with the rank of Lieutenant-Colonel, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 14th September, 1920.

Lieutenant-Colonel Robert Candlish Allen, D.S.O., 6th | Captain (temp. Major) James Robert Loughnan, M.B., resigns (Hauraki) Regiment. | Lieutenant-Colonel Robert Candlish Allen, D.S.O., 6th | Captain (temp. Major) James Robert Loughnan, M.B., resigns (Hauraki) Regiment.

N.Z. ARMY NURSING SERVICE.

Staff Nurse Alice Mary Rowntree to be Sister. October, 1920.

The undermentioned Sisters are struck off the strength of the N.Z. Expeditionary Force and reposted to the service, with effect from 1st February, 1920, and are posted to the Temporary Reserve List, from the dates mentioned:—
Elizabeth Fitzgerald Martin. Dated 7th August, 1920.
Dorothy Agnes Cameron. Dated 10th October, 1920.

UNATTACHED LIST (b).

Lieutenant [Captain, Reserve of Officers (temp.)] Maurice Anthony Hunter Fell to be Captain. Dated 1st February, 1920.

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)] Thomas James Morrow to be Lieutenant. Dated 27th May, 1919. Lieutenant (temp. Captain) Claude Henry Thomas Skelley relinquishes his appointment on the staff of the Director of Vocational Training and the temporary rank of Captain. Dated 28th November, 1920.

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

Henry Stark, with the rank of Captain. Dated 20th October, 1920.

Lieutenant Richard Fuller Chapman. Dated 22nd

October, 1920.

The appointment of 2nd Lieutenant (on probation) William Alfred Groves lapses. Dated 18th October, 1920.
Lieutenant Peter Allan Dunn, from the Reserve of Officers (temp.), to be Lieutenant. Dated 1st October, 1920.
The undermentioned 2nd Lieutenants [Lieutenants, Reserve of Officers (temp.)], from the Unattached List (General List), to be Lieutenants.

Stanley George Brister, M.M. Dated 30th June, 1920.

David Leeden. Dated 1st October, 1920.

The undermentioned 2nd Lieutenants, from the Unattached List (General List), to be 2nd Lieutenants. Dated 1st October, 1920 :---

John Stanley Clarkson. John Smith Innes. John Henry Burnard.

UNATTACHED LIST (GENERAL LIST).

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

Wellington District.

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)]
John Francis O'Leary, with the rank of Lieutenant
(temp. Captain). Dated 23rd October, 1920.

Canterbury District.

2nd Lieutenant James Amos Smart. Dated 20th October,

2nd Lieutenant Norman James Adamson. Dated 20th October, 1920.

William Holman Hall. Dated 20th 2nd Lieutenant October, 1920.

2nd Lieutenant John Archibald Dower. Dated 20th October, 1920.

Auckland District.

2nd Lieutenant Henry Stephen Herbert. Dated 15th October, 1920.

2nd Lieutenant Basil Warner Croker is posted to the Retired List, under the provisions of General Headquarters Instructions No. 22, of 20th February, 1920. Dated 22nd October, 1920.

The undermentioned are transferred to the Unattached

List (b):—

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)]

Stanley George Brister, M.M. Dated 30th June, 1920.

2nd Lieutenant [Lieutenant, Reserve of Officers (temp.)]

David Leeden. Dated 1st October, 1920.

2nd Lieutenant John Stanley Clarkson. Dated 1st

October, 1920. 2nd Lieutenant John Smith Innes. Dated 1st October,

1920. 2nd Lieutenant John Henry Burnard. Dated 1st

October, 1920.

The undermentioned relinquish their commissions, under the provisions of General Headquarters Instructions No. 115/20, of 15th July. Dated 30th September, 1920:— Lieutenant Charles Gamble.

2nd Lieutenants [Captains, Reserve of Officers (temp.)]— James Donald Swan. Francis John William Stal-John Craig. lard, M.C.

2nd Lieutenants [Lieutenants, Reserve of Officers (temp.)]— John Walker. William Pollock. Robert Molesworth Tolhurst. Frederick William Comer. Francis Norman Hardey. Edwin Royden Wells, M.C. Algar Temple Williams. Herbert Claude Thornton. Harold John Maule Thomson. Robert Wood, M.C. Oswald Mills. Edgar Charles Darfield Wit-

George Duncan Lockhead. 2nd Lieutenants (late Lieutenants, N.Z.E.F.) Alexander Francis Meldrum. Francis Joseph Traynor. Arthur Topham.

2nd Lieutenants-Edward Thomas Rees, M.M. Nathaniel Martin Robinson, M, MRalph Raymond. Kaiph Kaymond.
William Dickson Rutherford.
Edward Reginald Francis
Scarfe, D.C.M.
John Malcolm Stringer,
D.C.M., M.M.
Paul Francis Stratford.
Frie Purcell

Eric Russell. Alfred Armstrong Edward Pennefather.

Donald Vincent Piper. Charles Patrick Roberts. Walter Victor Price, M.M. Water Victor Fines, M.M.
Terence Joseph O'Reilly.
Royden Nelson, M.C.
Eustice Charles Edward
Nicholson.

Donald Alexander Nelson. William George Munn. Hugh John Mullins. James Edward Moffitt, M.M. William Harold Ready. Bertram Robert Sceats. Mark Pirritt. Philip Henry Sherratt.

James Sydney Millner. George Wilford Scott. Vivian Harold Potter. Othenius Rudolf Olsen, M.C. Gordon Hamilton M.M. Roach, John Quarton. Harry Pettit, M.C. William John Organ, M.C. Norman Leslie Remnant.

Jack Muir Charles Albert Gray, M.C. Robert Vincent Hollis, M.C.

Eddie George Shearer.

Thomas Albert Rouse. William Munro Bason. Allan Stuart Blackie. William Ward, M.M. Harold Levett Walden. Frank Ernest Ward. William Henry Thomas Walders.
Charles Merton Wilson,
D.C.M.
James Wilson.
Holly Gibson Tombs.
Leslie Frazier Tisdall.
Henry te Haeta Wilkinson.
Bertram Charles Squire, ders. M.M.
John Ralph Thorburn.
Roland Percival Towle.
Robert Barron Witty. Warwick St. George Ruxton

Wilson. Arthur Maxton Thomson. Robert Lemuale Wilson. Arthur Gordon Shand. Clyffe Emeny Taylor. James Owen Doherty.

RESERVE OF OFFICERS (temp.).

Lieutenant Peter Allan Dunn is transferred to the Unattached List (b). Dated 1st October, 1920.

The undermentioned relinquish their commissions, under the provisions of General Headquarters Instructions No. 115/20, of 15th July. Dated 30th September, 1920:—
Captain Walter Lancelot Moore.

Captain Walter Lancelot Moore.
Lieutenant Harold Hastings Pavitt.
Lieutenant Sydney James Mogridge.
Lieutenant Thomas Henry Dickinson.
Lieutenant Ernest Horton Picot, M.C.
Lieutenant Alexander Simpson Mulligan, D.C.M., M.M.
Lieutenant Edwin Spashett Rainnie.
Lieutenant Kenneth Robert Rigby.
Lieutenant Walter Frederick Roebuck.
Lieutenant Charles Arnott Shallcrass. Lieutenant Charles Arnott Shallcrass. Lieutenant Winston Roy Stanthorpe Johnston. Lieutenant Frederick John Charles Wilson. Lieutenant Gordon Harold Tomline, M.C. Honorary Lieutenant Andrew Wood

RESERVE OF OFFICERS (GENERAL LIST). Lieutenant George Francis McGrath resigns his commission. Dated 18th October, 1920.

R. H. RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 29th October, 1920. THE following notice, received from the Chairman of the Council of the County of Cheviot, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

CHEVIOT COUNTY COUNCIL.

Notice of 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 a poll of the ratepayers of the Mackenzie Township Special Rating area, Cheviot County, was taken on the 19th day of October, 1920, on the proposal of the Cheviot County Council to borrow the sum of £1,200

for forming footpaths, kerbing and channelling, asphalting, and shingling footpaths, within the Mackenzie Township Special Rating area

The number of votes recorded for the proposal was 18, and the number of votes recorded against the proposal was 5.

I therefore declare that the proposal was carried.

Dated this 20th day of October, 1920.

THOS. STEVENSON, Chairman.

Result of Poll for Proposed Loan.

Wellington, 29th October, 1920.

THE following notice, received from the Chairman of the Council of the County of Ashley, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

ASHLEY COUNTY.

Notice of Result of Poll on Proposal to borrow Special Loan of £2,500, of which £2,200 is to be expended on the Erection of a War Memorial for the County consisting of Council Chambers and a Memorial Porch, and the Removal of Present Council Chambers, and £300 in Furnishing and Contin-

URSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at the poll of ratepayers of the Ashley County held on the 19th day of October, 1920, the following were the number of valid votes recorded: Fe the proposal, 39 votes; against the proposal, 126 votes.

I hereby declare the said proposal not carried.

Dated this 23rd day of October, 1920.

JOHN S. HIATT,

Chairman, Ashley County Council.

Subsidies to Public Libraries in Country Districts.

Education Department,
Wellington, 30th October, 1920.

OTICE is hereby given that the sum of £3,000 has been voted by Parliament for distribution to public libraries

OTICE is hereby given that the sum of £3,000 has been voted by Parliament for distribution to public libraries in country districts.

The distribution will take place about the 1st March, 1921, and no claim will be entitled to consideration that is not sent in in due form and received by the Secretary, Education Department, Wellington, on or before the 25th January, 1921.

I. A library to be entitled to a subsidy must be public in the sense of belonging to the public, and of not being under the control of an association, society, or club whose membership is composed of a section of the community only; and if it is within a borough a reading-room where the books may be read, and containing newspapers and periodicals, must be provided for the public free of charge; in addition, it must not be situated in a borough, town, or town district the population of which exceeds fifteen hundred. The receipts for the year from subscriptions, donations, and voluntary contributions must not have been less than £2, exclusive of moneys received from endowments, or from Government, or from Borough or County Councils, or for special building purposes, or as rent, hire, or consideration for the use of any room, or building, or land belonging to the institution, in respect of none of which will subsidy be allowed. The net proceeds of concerts, lectures, or other entertainments on behalf of the current expenses of the library will be regarded as voluntary contributions. The number of members subscribing to the library during the year must not have been less than eight, each of whom must have paid the subscription for at least contributions. The number of members subscribing to the library during the year must not have been less than eight, each of whom must have paid the subscription for at least six months. A subsidy will not be given to more than one library in the same town.

2. In the distribution of the vote a nominal addition of £25 will be read at the same to the insure of the library of the l

will be made to the amount of the income of each library derived from subscriptions, donations, and rates, and the vote will be divided according to the amounts thus augmented; but no library will receive credit for a larger income than £25—that is, in no case will the augmented amount on which distribution is based exceed £50

that is, in no case will the augmented amount on which distribution is based exceed £50.

3. The whole of the subsidy must be expended without delay in the purchase or loan of books for the library.

4. It is particularly enjoined upon the authorities in charge of the public libraries concerned that a due proportion of the books purchased shall be books having a permanent value—that is, on books of more than merely passing interest.

5. Application to share in the distribution must be by means of a statutory declaration by the Chairman, or Secretary, or Treasurer of the institution on behalf of which it is made, and must be accompanied by a statement of the receipts and payments of the institution for the year ending on the 31st day of December, 1920, and such declaration must

be on the form provided for the purpose, which form shall be as |

DECLARATION.

Declaration.

I, [Name], of [Place of abode], [Occupation], do solemnly and sincerely declare that I am Chairman [or Secretary, or Treasurer] of the [Name of institution]; that during the year ending on the 31st day of December, 1920, the receipts of the aforesaid institution for the maintenance of the library only were as follows: From rates levied by a local governing body under Part I of the Libraries and Mechanics' Institutes Act, 1908, or the Municipal Corporations Act, 1908, pounds shillings and pence; from the subscriptions of members, pounds shillings and pence; from voluntary contributions other than members' subscriptions and from net proceeds of entertainments, pounds shillings and pence; that the library is public in the sense of belonging to the public, and is not under the control of an association, society, or club whose membership is composed of a section of the community only; that the information hereinafter furnished by me in the appendix hereto is correct in every particular; that the abstract of accounts is a true statement of the receipts and payments of the institution for the year herein specified; that the whole of the subsidy received in the year 1920 was expended in the purchase of books for the library; [and that by the rules of the library the reading-room is open to the public free of charge].

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

Act, 1908.

[Signature.]

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

[Here affix and cancel a stamp at Sa.]

[Note.—The words relating to the 1920 subsidy and to free admission may be struck out if they are not applicable. The words in brackets are not part of the form, but indicate matter to be inserted or substituted.]

Copies of the form of application may be obtained from the Secretary, Education Department, Wellington, and from the Secretary of any Education Board.

C. J. PARR, Minister of Education.

Fixing Fees for Engagement and Discharge of Seamen.

In pursuance and exercise of the power and authority conferred on me by section 159 of the Shipping and Seamen Act, 1908 (hereinafter called "the said Act"), I William Herbert Herries, Minister of Marine, do hereby fix the fees set forth in the First Schedule hereto to be the fees which shall be payable upon all engagements and discharges which are effected before Superintendents of Mercantile

Marine.

And, in further pursuance and exercise of the said power and authority, I do hereby fix the sums as set forth in the Second Schedule hereto to be the sums which the owner, master, or agent of a ship engaging or discharging seamen is entitled to deduct and retain from wages under subsection (7) of the said section 159.

And I do order and declare that this warrant shall come into force and effect on the 1st day of December, 1920, on and from which date the scales of fees at present in force shall be and the same are hereby revoked.

FIRST SCHEDULE.

FEES TO BE CHARGED FOR MATTERS TRANSACTED AT MERCAN-TILE MARINE OFFICES.

1. Engagement of crews:—	£	8.	d.
In ships under 60 tons	. 0	4	0
In ships from 60 to 100 tons	. 0	7	0
In ships from 100 to 200 tons	. 0	15	0
In ships from 200 to 300 tons	. 1	0	0
In ships from 300 to 400 tons	. 1	5	0
In ships from 400 to 500 tons	. 1	10	0
In ships from 500 to 600 tons	. 1	15	0
In ships from 600 to 700 tons	2	0	0
In ships from 700 to 800 tons	. 2	5	0
In ships from 800 to 900 tons	2	10	0
In ships from 900 to 1,000 tons	2	15	0
In ships above 1,000 tons	3	0	0
And so on for ships of larger tonnage, ac	lding	5s.	for
every 100 tons above 1,000 tons.			

2 .	Engagement Discharge of	of seamen	separately:	2s. each.
Q	Discharge of	CTATEG .		

•	D-DOMORPO OF CLOUD.		~	~	u,
	In ships under 60 tons		0	4	0
	In ships from 60 to 100 tons		0	7	0
	In ships from 100 to 200 tons		0	15	0
	In ships from 200 to 300 tons		1	0	0
	In ships from 300 to 400 tons		1	5.	0
	In ships from 400 to 500 tons		1	* *	0
	In ships from 500 to 600 tons		1	15	0
	In ships from 600 to 700 tons		2	0	0
	In ships from 700 to 800 tons		\dots 2	5	0
	In ships from 800 to 900 tons		2	10	0
	In ships from 900 to 1,000 tons		2	15	0
	In ships above 1,000 tons		3	0	0
	And so on for ships of larger	tonnage,	adding	5s.	for
	2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -		•		

every 100 tons above 1,000 tons. 4. Discharge of seamen separately: 2s.

SECOND SCHEDULE.

1. In respect of engagements and discharges of crews:

Upon each engagement and each discharge—

From wages of any mate, purser, engineer, s. d. surgeon, carpenter, or steward . . . 1 0

From wages of all others except apprentices . . 0 6

2. In respect of engagements and discharges of seamen separately: Upon each engagement and each discharge, 6d.

As witness my hand this 25th day of October, 1920.

W. H. HERRIES, Minister of Marine.

Notice respecting Proposed Orapiu Road District, Waiheke Island.

Department of Internal Affairs,
Wellington, 3rd November, 1920.
T is hereby notified that a petition has been presented to T is hereby notified that a petition has been presented to His Excellency the Governor-General, under section 11 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1919, praying that the area described in such petition and in the Schedule hereto be constituted a road district, to be known as the Orapiu Road District.

All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed constitution which they desire to lodge, within one month from the first publication of this notice; such objections or petitions are to be addressed to the Minister of Internal Affairs, Wellington.

Wellington.

SCHEDULE.

ALL that area in the North Auckland Land District, being part of Old Land Claim 248 and part of Allotment 49, Parish of Waiheke, situated on Waiheke Island, and bounded as follows: Commencing at a point where the north-western boundary of Hunterville Road meets the high-water mark in Paper Baye and bounded towards the parth generally by the boundary of Hunterville Road meets the high-water mark in Pearl Bay, and bounded towards the north generally by the northern boundary of the aforesaid road to its intersection with Macquarrie Road; thence towards the north and east generally by the eastern boundary of the aforesaid road to its intersection with Langely Road; thence towards the north and west generally by the north-western boundary of the aforesaid road to its intersection with Anzac Road; thence towards the north and east generally by the north-eastern boundary of the aforesaid road to the westernmost corner of Section 97 of a subdivision of part of Old Land Claim 248; thence towards the north-most corner of Section 90 of the aforesaid subdivision of Old Land Claim 248; thence towards the south-west and north-east generally by the south-western and north-eastern boundaries of Anzac Road to the high-water mark at Orapiu; thence towards the the south-western and north-eastern boundaries of Anzac Road to the high-water mark at Orapiu; thence towards the south-east generally by the aforesaid Bay and Pohutukawa Bay to Otakawhe Bay; thence towards the south generally by the aforesaid bay; and thence towards the south-west generally by the sea and Pearl Bay to the point of commencement: be the aforesaid linkages more or less.

G. JAS. ANDERSON, Minister of Internal Affairs.

Conscience-money received.

ment.

The Treasury,
Wellington, 1st November, 1920.

HEREBY acknowledge receipt of the sum of 10s., forwarded to the Railway Department by a person unknown, as conscience-money to the New Zealand Government.

J. J. ESSON,
Acting Secretary to the Treasury.

Special Order made by the One Tree Hill Road Board making Bu-laws.

Department of Internal Affairs,
Wellington, 20th October, 1920.

THE following special order, made by the One Tree Hill
Road Board, is published in accordance with the provisions of the Road Boards Act, 1908.

G. JAS. ANDERSON, Minister of Internal Affairs.

ONE TREE HILL ROAD BOARD BY-LAWS, 1920.

BUILDINGS, STREETS, SANITARY, WATER-SUPPLY, DRAINAGE, MOTOR-CARS, HEAVY TRAFFIC.

PART I.

The One Tree Hill Road Board, in pursuance of the powers and authorities conferred upon it by the Road Boards Act, 1908, the Public Health Act, 1908, the Public Works Act, 1908, the Motor Regulation Act, 1908, and their several amendments, and of every other power and authority enabling in that behalf, hereby makes the following by-laws, to be called "The One Tree Hill Road Board By-laws, 1929."

1. Former By-laws repealed.—All by-laws heretofore made, registered by the One Tree Hill Road Board, are hereby repealed.

repealed.

2. Interpretation Clause.—In these by-laws, if not inconsistent with the context, the following words and expressions shall have the meanings hereby assigned to them, that is to

"The Board" means the One Tree Hill Road Board;
"The Clerk" means the Clerk for the time being of the

One Tree Hill Road Board:
"The district" means the One Tree Hill Road Pistrict:
"House" includes hotel, boardinghouse, and any building in which human beings dwell or congregate or carry on any occupation, or are intended to dwell, congregate, or carry on any occupation; and in-

cludes shops with dwellingrooms attached:
"Inspector" means any Inspector appointed by the
Board for the purposes of these by-laws or any of

them:

"Offensive matter" includes malodorous fish, animal or tensive matter "includes malodorous fish, animal or vegetable substances, nightsoil, fæcal matter of any sort, refuse, garbage, rubbish, nightsoil cans or other plant used in the removal of nightsoil, and includes any other matter or substance of an offensive or noxious nature, or being in any way injurious to health. health.

PART II.

BUILDINGS.

3. Regulations.—No person shall erect, add to, alter, or repair any building within the district except in conformity with the following provisions.

4. Definition of Site.—The ground upon which any dwellinghouse is erected, together with the whole curtilage thereof enclosed within the boundary fences, walls, or lines of the premises, shall be deemed to be the site of such dwellinghouse within the meaning of these by laws.

premises, shall be deemed to be the site of such dwellinghouse within the meaning of these by-laws.

5. Definition of Building.—"Building" means any structure or erection (even for a temporary purpose) enclosed within walls having a roof thereto and capable of affording protection or shelter, or which has or is adapted for including in its composition some one or more of the distinctive classes or feetives contemplated by and dealt with in this by law. or features contemplated by and dealt with in this by-law, and includes any part of a building or anything affixed thereto.

- 6. Buildings under Control of Road Board.—Every building already erected, or that may be hereafter erected in the district, whether such building be built upon new or old foundations or upon foundations partly old and partly new, and whether such building be an addition to any building already erected, or which may be hereafter erected, and every other work, matter, or thing in respect of which provision is made work, matter, or thing in respect of which provision is made in this by-law, shall be subject to the control and supervision of the Road Board, and shall be erected, fixed, added to, altered, renewed, or repaired only in accordance with the provisions of this by-law, or any other by-laws of the Road Board for the time being in force relating to buildings, or any Acts of Parliament affecting the premises. Provided always that the Board may delegate or refer any matter or thing connected with any such building or work, as also sundry or specific matters and things connected or usually connected with this by-law, to the Road Board Engineer or Inspector for his approval, direction, discretion, or determination. mination.
- Definition of New Dwellinghouse.-The erection of dwellinghouse upon vacant land or upon a site previously occupied by any building, or the re-erection of any house pulled down to within five feet of the ground floor, or the

conversion into more than one dwellinghouse of a building originally constructed as one dwellinghouse only, or an addition to or raising of a house (so far as such addition or raising or of any other building or part of a building intended to be re-erected and used as a dwellinghouse or part of a dwellinghouse upon the site, shall be deemed to be the erection of a new dwellinghouse within the meaning of these by-laws.

house upon the site, shall be deemed to be the erection of a new dwellinghouse within the meaning of these by-laws.

8. Notice of Intention to build.—Every person who shall intend to erect, add to, or renew a building of any description whatsoever shall give to the Board notice in writing of such intention, and at the same time deposit with the Board complete plans and specifications in duplicate (whereof one set shall be retained by the Board) of such intended work, the position, form, and dimensions of such building, and overy water-closet, earth-closet, privy, ashpit, cesspool, and all other appurtenances, and of the yard or ground belonging thereto, and of the open space in front and in the rear and on each side, and the building shall be so described as to show whether it is intended to be used as a dwellinghouse or dwellinghouses, or otherwise, and shall give such further particulars as may be required; and no such work shall be commenced until such plans and specifications have been inspected by the proper officer of the Board, and permission given by him that the work may be commenced.

9. Plans to be submitted.—Such person shall at the same time deliver to the Board a block plan of such building, together with plan of drainage, and shall show the position of the building and appurtenances of the properties immediately adjoining, which said plan shall be retained by the Board. He shall also deposit with the Board a notice stating—

(a.) The full name of the person on whose behalf the proposed work is to be done;

(b.) The locality of such proposed work, together with description of site;

(c.) The estimated cost of such work;

(d.) An address within the road district to which all notices

(c.) The estimated cost of such work;

(c.) The estimated cost of such work;
(d.) An address within the road district to which all notices by the Inspector to be given under this by-law in respect of the proposed work can be sent.
10. Plans, &c., to be signed.—Such persons shall sign all such plans and specifications, or cause the same to be signed by his duly authorized agent.

by his duly authorized agent.

11. Inspection of Work.—Every person who shall erect, add to, or renew a building, or execute any work to which this by-law relates, shall, at all reasonable times during the erection of such building or the execution of such work, and also upon the completion thereof, afford any officer of the Board free access to such building or work for the purpose of

inspection.

12. Building-site Area.—Except as hereinafter provided, no person shall erect a new dwellinghouse in the district upon a site of less area than one-fifth of an acre, and unless such site site of less area than one-fifth of an acre, and unless such site shall have a frontage of at least fifty feet to a public road, provided that in the event of a person subdividing or cutting up any property in such manner that the sections fronting the road comply with the foregoing provision, leaving an area at the back of such sections, then such back area may be built upon if the same has a frontage of at least twelve feet in width to a public road: Provided, however, that no such back section shall be of a less area than one-quarter of an acre, and that not more than one single dwellinghouse shall be erected upon such back section.

be erected upon such back section.

13. Building prohibited in certain Cases.—If any person, being the owner of a site or allotment of ground having an area and frontage of such limited extent that not more than one new house can in compliance with these by-laws be erected thereon, shall erect a house upon any portion of such site, and shall after sell, lease, or otherwise dispose of such portion with the house thereon, it shall not be lawful for any

person thereafter to erect a house upon the remaining area of the said site or allotment of ground.

14. Exceptions.—Clause 12 shall not prevent the erection of a shop with dwellingrooms attached upon any site having frontage to the main Auckland-Onehunga Road or to the frontage to the main Auckland-Onehunga Road or to the Great South Road, provided that in the erection of such shop and dwellingrooms provision shall be made for the disposal of sewage and offensive matter from such shop and dwellingrooms thereto attached in accordance with any general conditions for such disposal which may be made by the said Board in respect of the special area, or such portion thereof in which the shop is intended to be erected, as the case may be. Conditions for building shops are in every case to be arranged with the Board.

15. Provisional Section.—The preceding clause 12 shall not apply to prevent the erection or re-erection of one new dwellinghouse on an allotment, lot, or section which does not comply with the requirements of section 12, but which is

comply with the requirements of section 12, but which is shown on any public plan lodged or deposited in the Deeds Registration Office or the District Land Registry Office at Auckland prior to the coming into operation of these bylaws, or on a site owned at the date of these by-laws by a

person not owning any adjoining land.

16. Site Formation.—The ground on which any new build-16. Site Formation.—The ground on which any new building is erected, and the ground immediately adjoining any such new building, shall be so formed and graded that no water can lodge thereon or under such building, or run under such building, and no person shall commence the erection of any building upon any site having matter thereon which in the opinion of the Inspector might prove deleterious to the health of the occupants of such building until such matter has been removed to the satisfaction of such Inspector.

has been removed to the satisfaction of such Inspector.

17. Air-spaces.—No person shall erect a new dwellinghouse in the district unless he provides at the side or in the rear thereof an open space exclusively belonging to such house, and of an aggregate area of not less than six hundred square feet: Provided that such open space shall extend throughout the entire width, or in the alternative throughout the entire depth, of the site, and shall be free from any erection thereon above the level of the ground, and shall be so maintained while the site is occupied by the house: Provided also that the minimum distance across such open space from every part of any dwellinghouse, or from every part of any dwellinghouse, or from every part of any every part of any dwellinghouse, or from every part of any washhouse, shed, convenience, or other erection belonging

washnouse, sneu, convenience, or some thereto, shall be as follows:—

(a.) If the height of the house does not exceed fifteen feet:

Fifteen feet.

(b.) If the height exceeds fifteen feet, but does not exceed twenty-five feet: Twenty feet.

twenty-five feet: Twenty feet.

(c.) If the height exceeds twenty-five feet, but does not exceed thirty-five feet: Twenty-five feet.

(d.) If the height exceeds thirty-five feet: Thirty feet.

(e.) The provisions of this clause shall be deemed to be complied with if the open space at the rear and side of any dwellinghouse is equal to one and one-half the area that would be required to be left at the side or at the rear if the provisions of this clause were complied with, even though the various subsections hereof have not been strictly complied with:

Provided that the minimum distance across the open Provided that the minimum distance across the open space so provided shall be clear of all obstructions for not less than fifteen feet from every part of the dwellinghouse

For the purpose of these by-laws, where the side boundaries of any site are not of the same length, the mean length of such side boundaries shall be taken as the depth of the site for the purpose of defining the distance across such open space, and the height of a dwellinghouse shall for the purposes of these by-laws be measured from the average level of the ground immediately adjoining the side or rear of such dwellinghouse, as the case may be, to the level of half the vertical height of the roof or to the top of the parapet, whichever is

18. Preventing Reduction of Space.—No person shall make any alteration or addition to any dwellinghouse (whether erected before the coming into operation of these by-laws or not) whereby the open space attached to such dwellinghouse shall be diminished by such alteration or addition so as to leave a less open space than is required by these by-laws to he provided.

leave a less open space than is required by these by-laws to be provided.

19. Foundations of Concrete, &c.—In any foundation wall, either of concrete, or bricks, or stone, either separate or conjoined, a proper damp-proof course of sheet 4 lb. lead, asphalt, or slates laid in cement, or other durable material impervious to moisture, shall be laid beneath the level of the lowest timbers and at a height of not less than six inches above the surface of the ground adjoining such wall.

20. Materials.—No person shall use any materials in the

20. Materials.—No person shall use any materials in the construction, alteration, or repairs to any one-story building within the One Tree Hill Road District of less dimensions

than are specified in the following schedule:—

Blocks.—Sawn or split. Heart of totara or puriri, six inches by six inches, and such blocks shall be spaced at

a distance of not more than four feet apart.

Bottom Plates and Sleepers.—Four inches by three inches.
Heart of totara, kauri, or rimu.

Jack Studs.—Four inches by three inches. Heart of totara, kauri, or rimu. In every case where the height of jack studs exceeds six feet, the same shall be braced as here-

inafter specified for external walls.

Ground-floor Joists.—Six inches by two inches. Heart of totara, kauri, rimu, or oregon. Spaced not more than twenty-inch centres.

Vermin-plates.—External walls, four by two inches; par-

Vermin-plates.—External walls, four by two inches; partition walls, three by two inches.

Top Plates.—Four by two inches external walls. Three by two inches partitions. Provided, however, that in the case of a building of more than one story the upper floor-plates shall not be less than four by three inches.

Studs for External Walls.—Four by two inches, spaced out by not more than twenty-inch centres. Kauri, rimu, totara, oregon, or matai: Provided, however, that in the case of a building of more than one story the external studs shall not be less than four by three inches.

Studs for Partition Walls.—Three by two inches, spaced not more than twenty-inch centres. Kauri, rimu, totara,

oregon, or matai. Provided, however, that in the case

oregon, or matal. Provided, nowever, that in the case of a building of more than one story the studs for partition walls shall not be less than four by three inches. Braces on Studding.—Four by one inch. Kauri, rimu, totara, or oregon. Not less than two braces for each totara, or oregon. external wall.

Ceiling-joists. — Kauri, rimu, totara, oregon, or matai.

Three by two inches up to ten feet spans, over ten feet spans four by two inches; spaced twenty-inch centres for wood or lath and plaster ceilings, and not more than twenty-four-inch centres for fibrous plaster or asbestos

sheeting. Rafters.—Four by two inches, spaced not more than three feet apart. Kauri, rimu, totara, oregon, or matai.

Collar-ties.—Six by one inch. Ordinary building kauri or rimu.

Purlins.—Three by two inches. Kauri, rimu, totara.

Purlins.—Three by two inches. Kauri, rimu, totara, oregon, or matai.

Hips, Valleys, and Ridges.—Nine by one inch. Kauri, rimu, totara, oregon, or matai.

Weatherboarding and all External Timber.—To be heart of kauri, rimu, totara, or matai. All weatherboarding shall not be less than three-quarters of an inch in thickness, and must be inspected and passed before painting. Flooring.—Not less than seven-eighths inch finished; tongued and grooved. Medium kauri, ordinary building, rimu. matai. or totara.

rimu, matai, or totara.

Rough Lining.—Not less than half-inch in thickness; all close jointed from floor to ceiling.

Bridging.—Joists for a span not exceeding twelve feet, nine by two inches. Joists for a span exceeding twelve feet, twelve by two inches. Upper floors having a span exceeding fourteen feet shall be strengthened by a herring-boning of two by two.

Any timber not otherwise specified shall be at least ordinary building rimu, matai, totara, or medium kauri, or other timber approved by the Board.

21. Plates and Joists above Ground.—No part of any plate

21. Plates and Jossts above tround.—No part of any plate or joist of any house shall be at a less distance in the case of a plate than three inches, and in the case of a joist than six inches, from any portion of the ground below or immediately adjoining such plate. The space between the lowest joist and the ground shall in all cases have sufficient and proper communication with the external air for the purpose of vertiletion. of ventilation.

of ventilation.

22. Walls of Living-rooms.—No room in any house, other than a bathroom, closet, or storeroom, shall have a less average height than nine feet six inches between the floor and the ceiling throughout an area equal to at least two-thirds of the floor space.

23. Ventilation and Lighting.—Every room (other than a storeroom) shall be provided with at least one window other than a skylight opening direct to the external air. Such window shall be movable or made to open, and the opening must extend to the top of the window, and the total glazed surface of such window or windows provided shall be equal in area to at least one-tenth of the floor-space of such room.

24. Walls of Bathrooms and Closets.—At least a portion of one wall of every bathroom or water-closet shall be in con-

one wall of every bathroom or water-closet shall be in con-

tact with the external air.

tact with the external air.

25. Notice to take down, remove, or alter.—If any building, dwellinghouse, or part of a dwellinghouse be erected, altered, or repaired contrary in any particular to the provisions of this by-law it shall be lawful for the Board to give notice in writing to the owner of such a dwellinghouse, within a time to be mentioned in such notice, to take down, remove, or alter such dwellinghouse or part of such dwellinghouse in such a manner that the provisions of this by-law shall be accurately fulfilled. Non-compliance with any such notice shall be deemed an offence, and shall be deemed a continuing offence during the period until such notice is complied with.

26. Kahikatea Timber.—No person shall use the timbers known as kahikatea or taraire in the construction, repairs, or alterations of any building within the One Tree Hill Road

27. Site Boundaries.—The wall of no building shall be erected at a less distance than three feet from the boundary of the site (other than the road frontage) unless the external walls of such building are constructed of brick, stone, or

28. Removal of Building.—No person shall remove a building from one part of the district to another part of the same district, or re-erect the same wholly or in part, or remove the same entire or in sections from one part of an allotment to another part thereof with the same intention, unless such person shall have made written application to the Inspector for permission so to do in the same manner and submitting the same plan and particulars as if the erection were a new one, and shall have satisfied the Inspector that the material proposed to be re-used is fit for the purpose and in accord-ance with this by-law, and shall have obtained from the Inspector permission for such removal or re-erection. 29. Payment in respect of Permit.—There shall be paid in respect of every permit issued under the provisions of clauses 8 and 28 the following fees:

d 28 the following fees:—
A minimum of 5s. on buildings, alterations, or additions up to £100, and a further 5s. for every additional £100 or part of £100 up to £500; and for every additional £100 or part of £100 above £500, 2s. 6d. All permits

appears of \$100 above £500, 2s. 6d. All permits lapse if not acted on within six months.

30. Use of Old Materials, &c.—The use of any old materials, floors, roofs, internal walls, or other parts in any new building shall not prevent the said building from being classfied as a new structure, although such old materials, floors, roofs, internal walls, or other parts may even have formed parts of a previous building on the same site.

31. Unswitable Materials—No parent shall use any parts.

31. Unsuitable Materials.—No person shall use any materials which shall be, in the opinion of the Building Inspector or the District Health Officer, unsuitable from any cause whatsoever for use in any building; and any materials which may be so declared unsuitable shall, within twenty-four hours,

be removed by the person in charge of the works from the site of the proposed building.

32. Building Regulations, Stables.—No person shall build, erect, or put up any stable except in the following manner and in accordance with the following conditions, to wit:—

(a.) No stable (except one constructed of brick, stone, or concrete) shall be built within less than twenty-five feet of a dwelling, or three feet of the boundary of adjoining premises.
(b.) No ventilators or openings shall be made in the walls

of stables within four and a half feet of the boundary

- of stables within four and a half feet of the boundary of adjoining premises separately occupied or owned.

 (c.) Floors of all stables shall be properly paved with stone, heart of totara, or other approved planks or wood blocks, concrete, asphalt, or iron tiles, laid with a proper fall into a trapped drain approved by the Inspector, and must at all times be kept in a thorough state of repair; and if of planks or wood blocks the joints shall be caulked and kept water. blocks the joints shall be caulked and kept watertight.
- (d.) Should any stable existing at the coming into force of this by-law, and not constructed in accordance with the foregoing provisions, cause a nuisance or an injury to health owing to its mode of construction, or to the absence of any structural convenience therein or thereto, or by reason of the undue proximity of such stable to any adjoining premises, or by reason of any other matter or thing whatsoever, then and in every such case it shall be the duty of the owner or occupier of such stable, upon notice being served upon him by the Clerk so to do, and within a time by such notice limited, to execute and do such works and things as may be necessary to abate such nuisance as may be specified in such notice.

33. Manure-pits.—All manure-pits must be constructed of concrete, brick, or stone, and must not exceed two cubic

- yards in capacity, and must be emptied at least once a week.

 34. Temporary Structure.—No person shall erect or put up any tent, marquee, pavilion, portable enclosure, or temporary structure without first having obtained the permission of the Board.
- 35. Veranda.—Any person erecting a veranda or balcony over the roadway does so at his own risk, and such veranda or balcony shall be suspended from the building with ironwork.

36. Standing on Verandas.—No person shall stand, walk, sit, or be or remain upon the roof of any veranda or portico

37. Exemption to Workmen.—The foregoing provision shall not apply to any person actually engaged in erecting, repairing, or painting any such veranda or portico, or any part thereof, and who shall have obtained from the Board written permission so to do.

38. Regulations as to Awnings.—No person shall erect any awning over any street or footway, or hang the same from any veranda or balcony thereon or thereover, unless the lowest portion of the same is at least eight feet above the footpath level, and a permit for such awning has first been obtained from the Board. All awnings for which permission shall be granted shall be used only between sunrise and sunset.

snail be granted snail be used only between sunrise and sunset.

39. Keep in Repair. — Every owner or occupier of any building against or in front of which there shall be any portice or veranda over any footway or street shall keep the same clean and in good repair, and shall paint same whenever directed by and to the approval of the Board.

40. Obstructions prohibited.—No person shall without the concent of the Board place or promit to be placed every about the same of the Board.

consent of the Board place or permit to be placed any obstruction upon any street, footway, private street or right-of-way, building, portico, or veranda, or suspend or permit to be suspended any flag, calico, or material over or across any street, footway, private street, or right-of-way, or part

40A. Gates obstructing Footpath.—No gate, door, window, or wicket shall open outwards across or partially across any

public road or footpath.

41. Regulations as to Erection of Lamps.—No person shall erect, put up, or suspend from any veranda or from the face of any building any lamp over or across any street or public place unless he shall first have obtained a permit so to do from the Board, and shall conform to the following specifi-

(a.) A distance from the footpath to the under side of such lamp shall not be less than eight feet.
(b.) The overall diameter of such lamp shades and fixings

shall not exceed eighteen inches.

(c.) The writing on such lamp shall be of letters not more than two inches in diameter, provided that if such writing cannot be placed on the glass of such lamp it may be written on a strip affixed to such lamp and either wholly or partially encircling such lamp.

42. Regulations as to Signs.—No person shall paint, write, or affix any sign on or to any veranda except as follows:—

(a.) Upon the front facia of such veranda, and such sign shall not have a greater vertical width than twelve inches.

(b.) Upon the front of any veranda parallel to the front of any building to which such veranda is attached, but so that no structure other than a galvanized-iron, copper, or brass wire mesh screen not exceeding two feet in height shall be erected, and that only le or other devices approved by the Board shall be affixed. Provided that electric signs may be erected subject to the approval of the Board.

(c.) Under any veranda with a lean-to or curved roof, but so as to wholly fit in the space contained by a horizontal line drawn level with the under side of the plate and line of the roof and at right angles to the line of the veranda.

(d.) Under any suspended veranda with a flat ceiling, but so that no sign shall have a greater vertical width than twelve inches, and that the lower edge of any sign shall not be less than ten feet above the surface of the pavement.

(e.) Not more than two signs shall be provided on the same frontage for any separately occupied premises.
(f.) A permit for the erection of any sign shall be first obtained from the Board, and the sign shall be constructed, erected, and maintained to the satisfaction of the Board.

Description of Signs.—All signs referred to in clause 42 shall be connected with the business or businesses carried on in such building.

44. Definition. -The provisions of sections 42 and 43 of 44. Definition.—The provisions of sections 42 and 43 of this by-law shall apply only to buildings, porticoes, verandas, or awnings which project over or front directly on to a public street or some part thereof, and in the said sections the word "veranda" shall include a portico and an awning.

45. Work to be constructed substantially.—All work of every description affected by any provision of this Part of this by-law must be constructed in a substantial and workman-like memory and with a supposed metorials.

like manner, and with approved materials.

46. Timber in External Walls of Brick.—All woodwork fixed in any external wall constructed of brick, stone, or concrete, and frames of doors and windows of shops on the ground story of any building, shall be set back at least four inches from the external face of such wall, except in the case of shop fronts, doors and windows opening outwards, four-and-a-half-inch walls, or buildings with walls of reinforced concrete, where the timber may be flush. The walls supporting shop windows may be constructed of timber, when such walls

shall not exceed two feet in height from underside of sill to surface of footpath.

47. Internal Walls, Partitions, and Ceilings.—The internal walls, partitions, and ceilings of every brick, stone, or concrete building shall be constructed of or lined with fireproof material, except in the case of glazed partitions, the sashes of which may be constructed of timber, provided that the Inspector may grant permits for dadoes of wood up to eight feet in height, and not necessarily filled in solid between such

dado and the wall.

48. Drying-rooms.—The walls, floors, and ceilings of all rooms used as drying-rooms in laundries, dye-works, and other such establishments shall be constructed of or lined with fireproof material.

49. Gas Fires.—No person shall fix or use any gas fire in any building except it shall be encased all round, with the exception of the front, in brick, stone, or concrete of a minimum thickness of four and a half inches, and the flue constructed of proper brickwork, concrete, or earthenware pipe carried through the roof or wall to the outer air, and separated from any woodwork by at least three inches. This separated from any woodwork by at least three inches. This shall not prevent the use of a properly constructed and self-contained gas, oil, or other heater, subject to it being placed so as not to cause any risk of fire by overheating of the woodwork of any building. All gas or oil cooking-stoves shall be provided with a properly constructed flue to carry the fumes into a chimney or into the outer air.

50. Distance from Woodwork.—Every oven, furnace, close

fire, or forge for the purpose of trade or manufacture, must not be less than eighteen inches from any woodwork in any direction.

51. Tenement or Apartment Houses.—Every tenement building or apartment building hereafter erected shall be erected of brick, stone, or concrete, and shall be subdivided by party walls, and provided with fireproof floors, as may be directed by the Inspector. Staircases leading to the various floors shall be of fireproof material, and shall be enclosed between brick, stone, or concrete walls, and shall not be less than three feet in width, with an addition of one foot fairway for each additional floor.

52. Furnaces, Forges, Ovens, Detached Stoves, Coppers, &c. There shall be a distance of not less than eighteen inches between every moveable stove, grate, or other apparatus for consuming coal, coke, or wood fire, and any external and internal or party wall or partition not constructed of brick,

stone, or concrete.

53. Furnaces, Fireplaces, and Chimneys.—All furnaces and fireplaces hereafter constructed shall be constructed of brick, a solid and approved foundation in the ground, and each furnace or fireplace shall have a separate and independent flue, except in the case of washhouse boilers, the flue from which may be led into a kitchen flue, when a suitable soot-

door must be provided.

54. Smoke Pipe or Funnel not to be erected without Permit. It shall not be lawful to erect any smoke pipe or funnel leading into the outer air composed of other material than brick, stone, or concrete, unless special permission be granted in writing by the Board, and the Board may, in granting such permission, impose such terms as to material and otherwise

as it may deem to be necessary in each case.

55. Regulations as to Chimneys.—The jambs of every chim-55. Regulations as to Chimneys.—The jambs of every chimney must not be less than nine inches wide on each side of the opening; the breast of every chimney, and the front, back, withes, or partition of every flue, must be at the least four and a half inches in thickness, of brick, and the joints, both bedding and vertical, of the work must be filled with mortar and neatly struck. The inside of every flue must be pargetted or lined with fireproof piping, and the flues of all chimneys crected outside a wooden building must be similarly pargetted or lined, and the outside of stack from start of the gathering-in, unless forming part of the outer face of an external wall, must be rendered with cement mortar at least half an inch in thickness, and no flue, except for coppers, shall be less than nine inches by nine inches internal diameter. These for coppers to be not less than nine inches by four and a half inches. The cappings of all chimneys must be built in cement mortar. cement mortar.

Provided always that the Inspector may require increased thickness of brickwork to flues in the case of hotels, large boardinghouses, factories, and other places where he may consider such precautions to be necessary.

56. Arch over Fireplace.—An arch of brick, stone, or concrete, bars of wrought iron not less than two and a half inches in breadth by three-eighths of an inch in thickness, cast-iron plates or lintels of approved make, must be built over the opening of each fireplace to support the chimney-breast. Should the jamb on either side be of less width than fourteen inches, and wrought-iron arch-bars be employed to carry the chimney-breast, the abutments must be tied in by said iron arch-bars being turned up and set down three

inches at the ends.

inches at the ends.

57. Regulations as to Hearths.—The back of every fireplace opening in any building must be carried up to the top of the opening at least nine inches thick. The front and back hearths of every fireplace must be laid and bedded wholly on brick, stone, or concrete, which must be solid for a depth of two inches at the least below the surface of the hearth, and all hearths shall be supported upon four and a half inches theight trimpers arches or four inches of concrete carried inches brick trimmer arches, or four inches of concrete carried upon iron centering or four and a half inch fender-walls. Front hearths must extend nine inches at least on each side of the fireplace opening, and be not less than fifteen inches

58. Materials for Chimneys, &c. — Every chimney and chimney-stack, when detached from main brick, stone, or concrete walls, must be built wholly of concrete, stone, or concrete wans, must be built which of concrete, some, or chimney stack must be built from its foundation in the ground to the top thereof without any corbelling over, except for the free passage of flues, and in any such case the extent of such corbelling shall not exceed four and a half inches on each side longitudinally of the said chimney or chimney-stack.

59. Regulations as to Corbels.-Chimneys in brick, stone, or concrete walls, built on sufficient corbels of brick, stone, or concrete, may be introduced above the level of the ceiling of

the ground story if the work so corbelled out does not project from the wall more than the thickness of the wall, provided that this does not exceed eighteen inches.

If such corbel shall be of stone, concrete, or similar material, it shall be built in the wall for the same distance as it projects from the wall, but in no case shall it be built in the

wall less than nine inches.
60. Height of Chimney Shafts or Flues.—Chimney shafts or flues hereafter erected or repaired shall be carried up to a height not less than four feet nor more than eight feet above the highest part of the roof, unless properly supported by iron stays, measured at the highest part of the junction thereto, except in the case of factories or similar buildings, in which case chimneys shall be built up to the height and

dimensions required by the Inspector.

61. Without Permit.—No chimney shaft, jamb, breast, or flue already built, or hereafter to be built, shall be cut into for any purpose whatever without the consent in writing of the Board having been first obtained.

62. Materials to be used in Alterations or Renewals.-When-62. Materials to be used in Alterations or Renewals.—Whenever any chimney or chimney-stack, chimney-furnace, fireplace, smoke-pipe, funnel, jamb, breast, flue, arch, hearth, back hearth, or other structure forming part of or being in connection with a chimney, chimney-stack, chimney-furnace, or fireplace, shall be altered, added to, or renewed, the same shall, unless otherwise stated in any particular case in this Part of this by-law, be altered, added to, repaired, or renewed with and of the same materials as those of which the same is by this Part of this by-law required to be originally constructed, and with the like precautions and in like manner. manner.

manner.
63. Regulations as to Woodwork.—No timber or woodwork shall be placed in any wall or chimney-breast nearer than eight and a half inches to the inside of any flue or fireplace opening, or under any fireplace opening within eight inches from the upper surface of the hearth of such fireplace opening, or within one inch from the face of the brickwork or stonework about any chimney or flue, where the substance of such brickwork or stonework is less than eight and a half inches thick, unless the face of such brickwork or stonework is rendered. No wooden pegs shall be driven nearer than six inches to the inside of the flue or fireplace opening, nor any iron holdfast or other iron fastening nearer than two inches thereto.

thereto.
64. Theatres and Buildings for Public Performances or Amusement.— Every theatre, opera house, public hall, or other building intended to be used generally for theatrical or operatic purposes, or for the exhibition of moving pictures, and every public hall or building intended to be used for and every public hall or building intended to be used for public performances, exhibition, or entertainments, hereafter erected, for the seating accommodation of more than five provisions of this Part of this by-law, and shall be erected of

brick, stone, or concrete.
65. Buildings must be made to conform to By-law. building already erected which at the time of the passing of this by-law is not in actual use and licensed for theatrical, operatic, or public entertainment purposes, which is not in conformity with the requirements of the said special provisions of this Part of this by-law, shall be used for theatrical or operatic purposes, or for the exhibition of moving pictures, or for public entertainments of any kind whatever, where stage scenery and apparatus are employed, until the same shall have been read to conform to the requirements of the shall have been made to conform to the requirements of the said special provisions of this Part of this by-law.

66. Entrance and Exit.—Every theatre, opera house, public hall, or building intended for theatrical or operatic purposes, hall, or building intended for theatrical or operatic purposes, or for public performances, exhibitions, or entertainments, shall have at least one frontage to a street at least forty feet wide, in which frontage there shall be suitable means of entrance and exit for the audience. Any such building being capable of seating upwards of one thousand persons shall front a street not less than sixty-six feet in width.

67. Emergency Exit.— In addition to the aforesaid entrances and exits on the street, there shall be reserved for use, as a means of exit for the audience in case of emergency, an open court space or fireproof corridor on one side not

an open court space or fireproof corridor on one side not bordering on the street where such building is located on a corner section, and an open court space or fireproof corridor on both sides of such building where there is but one frontage

on a street.
68. Width of Open Courts. -The width of such open court or courts shall be not less than five feet where the seating accommodation is all on the ground floor and the building is not provided with balconies, and for buildings containing is not provided with balconies, and for buildings containing balconies or galleries, not less than eight feet where the scating-capacity is not over one thousand people, and where above one thousand people, ten feet in width. Such open court or courts shall begin on a line with or near the proscenium wall, or if there is no proscenium wall at the front of the auditorium, and shall extend the length of the auditorium proper, to or near the wall separating the same from the entrance lobby or vestibule. 69. Ventilation.—In every public building and workroom there shall be adequate means of ventilation to the satisfac-

tion of the Board.

tion of the Board.

70. Covering of Roof.—The exterior of the roof or flat of every building to be hereafter erected shall be covered, repaired, or re-covered with slates, tiles, cement, concrete, galvanized iron, milled lead of not less than six pounds per square foot, or other approved material. No shingle roof square foot, or other approved material. No shingle roof shall be re-covered till the old shingles have first been taken

off.

71. Covering of Turrets, Dormers, &c.—The external parts of every turret, dormer, lantern light, or other erection on the roof or flat of any building hereafter erected must be covered with slates, tiles, galvanized iron, metal, glass, artificial stone, or cement, except the door-frames and doors, louvre ventilators, window-frames, and sashes of such turrets,

touvre ventulators, window-frames, and sassies of such turrets, dormers, lantern lights, or other erections.

72. Materials to be used in Rebuilding.—If the external parts (except as aforesaid) of any such erection on the roof or flat of any building already or hereafter to be erected shall be rebuilt, or be stripped, ripped, or uncovered under process of repairs, the same must be covered or repaired with such materials as aforesaid

materials as aforesaid.

73. Gauge.—Galvanized iron used for roofing purposes must

73. Gauge.—Galvanized iron used for roofing purposes must be of not less than No. 26 gauge.

74. Concrete Buildings.—Before permission to erect any concrete or reinforced concrete structure is issued, complete drawings and specifications, together with statical calculations, must be deposited with the Road Board, showing all details of construction, the size, and position of all reinforcing rods and stirrups, and giving the composition of the concrete and percentage of reinforcement.

75. Provision of Fire-escapes.—The owner of any building shall provide, erect, and keep in position and in good working-order and condition such fire-escapes as the Inspector of Buildings shall decide to be necessary for such building.

76. Work executed in Contravention of By-law.—If any work to which any provision of this Part of this by-law may apply be begun or done in contravention thereof, the person by whom such work shall be so begun or done, by a notice in writing from the Board signed by the Clerk or by the Board, and duly served upon or delivered to such person, may be

and duly served upon or delivered to such person, may be required, on or before such day as shall be specified in such required, on or before such day as shall be specified in such notice, by a statement in writing under his hand or under the hand of an agent duly authorized in that behalf and addressed to and duly served upon the Board, to show sufficient cause why such work shall not be removed, altered, or pulled down, or may be required on such day and at such time and place as shall be specified in such notice to attend personally or by an agent duly authorized in that behalf before the Board, and show sufficient cause why such work shall not be removed, altered, or pulled down. If such person shall fail to show sufficient cause to the satisfaction person shall fail to show sufficient cause to the satisfaction of the Board why such work should not be removed, altered, or pulled down, or shall fail to attend in person or by such agent before the Board and show sufficient cause why such work should not be removed, altered, or pulled down, the Board shall be empowered, subject to any statutory provision in that behalf, to remove, alter, or pull down such work, and the costs of such removal, alteration, or pulling-down shall be borne by such person aforesaid; but neither this clause nor any proceedings thereunder shall relieve any person from any penalty under this by-law for breach of any of the provisions thereof.

77. Roughcast Buildings.—Buildings may be erected and

77. Roughcast Buildings.—Buildings may be erected and coated with rough-cast plaster in lieu of weatherboards, provided the clauses specified for wood buildings are adhered to, and that in addition a horizontal band of noggin not less than four inches by one and a half inches is run around the building, cut in between the studs midway between top and bottom plates. Building paper (P. and B. Tarred) must be used to cover the framework, and must have at least one and

used to cover the framework, and must have at least one and a half inch laps over the joints, and paper to be secured to studs by vertical laths nailed to each stud. Laths of heart timber to carry plaster run horizontal, and must be nailed on with one and a half inch wire nails, leaving sufficient key for plaster. Wire netting to be securely stapled over the whole face of laths before plaster is fixed. Plaster is to be composed of a mixture of one part lime, one part cement, four parts sand, with cow-hair added.

78. Power to Board to permit Erection.—Notwithstanding the provisions of clause 12 of these by-laws, the said Board may permit the erection of a dwellinghouse upon an area in the district containing not less than one-fifth of an acre, which may not strictly comply with the requirements of the said clause 12, but which may in the opinion of the Board, having regard to its configuration and the particular circumstances of the case, be a fit and suitable site for the erection of a dwellinghouse. of a dwellinghouse.

PART III.

CARE AND MANAGEMENT OF THE ROADS.

79. Riding on Footpath prohibited.—No person shall ride or lead or drive any horse or other animal, or wheel any barrow

or other vehicle, or ride or drive any cycle or other vehicle,

upon or along any footpath.

80. Preventing the Dragging of Material.—No person shall drag or allow to be dragged on a road any timber or other heavy material not being wholly raised above the ground on

SI. Cattle wandering.—No person shall permit any cattle to be at large without proper guidance, or to wander or to

to be at large without proper guidance, or to wander or to be herded or grazed, upon any road other than in the ordinary course of driving stock.

82. Obstruction by Vehicles, &c.—No person shall allow to remain upon any road any vehicle having no horse or other animal harnessed thereto, or any plough, harrow, reaping, threshing, or other machine; and no person shall leave any vehicle with any horse or animal harnessed thereto on any road unless one of the wheels is fastened to the vehicle by road unless one of the wheels is fastened to the vehicle by a chain, and shall not leave the same unattended longer than is reasonably necessary for loading or unloading goods.

83. Obstruction by Materials.—No person shall leave any timber, bricks, stone, building, or other material upon any road, or upon or over any channel or surface drain in any road, without the permission in writing of the Board having been first obtained

been first obtained.

84. Offensive Droppings and Drainage.—No person shall spill or permit any offensive matter or offensive liquid to run from any land, manufactory, building, or place into or upon any road, or any right-of-way, or any footpath, or channel or ditch.

85. Rubbish Deposits, &c.-No person shall throw, leave, on any open shall throw, leave, or deposit upon any road or vacant allotment within the district any offensive matter, or any bottles, earthenware, china, or rubbish of any description.

86. Burning Litter, &c.—No person shall burn any litter, shavings, straw, or other materials or matter on any road, or on any open space near any building, without the appearance.

or on any open space near any building, without the consent in writing of the Board.

87. Droppings of Eaves.—No person shall allow any droppings of the eaves of any house, erection, or veranda to fall

upon any road.

87A. Overhanging Trees.—No owner or occupier of land shall allow trees or shrubs growing thereon to overhang or encroach on any street, private street, or footway; and it shall be lawful for the Board to cause all trees or shrubs so

shall be lawful for the Board to cause all trees or shrubs so overhanging or encroaching to be lopped, or the encroaching part thereof to be removed, at the discretion of the Board.

88. Regulation of Bicycles, Motor-cars, &c.—No person shall use or permit to be used any bicycle, tricycle, or motor-car, or any other vehicle not propelled by a horse or other animal, in or upon any road after sunset and before sunrise, unless, in the case of a bicycle or tricycle, the same shall be provided with a lamp, which shall be lighted and placed in a conspicuous place in the front of such bicycle or tricycle, or, in the case of a motor-car or any such other vehicle, the same shall be provided with a light on each side of such motor-car or vehicle; provided further that any motor-car shall also have one lamp at the rear thereof, so placed as to illuminate the registered number-plate thereon, and to show a red light rearward, and which shall be kept lighted and burning during rearward, and which shall be kept lighted and burning during the whole time such car is upon any street. And no person shall at any time use or permit to be used on any road any bicycle, tricycle, motor-car, or other vehicle as aforesaid unless the same shall be provided with an alarm-bell or a horn; and the rider or driver thereof shall sound such bell or horn. when approaching any vehicle or any person on horseback, or pedestrian.

89. Regulations as to Riding and Driving. — Any person driving any vehicle or riding any animal or any bicycle in any street, private street, or public place within the road district shall, when meeting any vehicle, animal, or bicycle, keep on the left or near side of the street, private street, or public place, and when passing any animal, vehicle, or bicycle going in the same direction shall go or pass on the right or off side of such vehicle, animal, or bicycle. Any person driving any vehicle or riding any animal or bicycle on any street, private street, or public place shall allow any person driving a vehicle or riding an animal or bicycle in the same direction, and desiring to do so, to pass him on his right or

90. Carrying Lights.—No person shall drive or use any vehicle drawn by one or more horses in or upon any road between sunset and sunrise without carrying a light on each side of such vehicle.

91. Driving round Corners.—No person shall ride or drive any animal or vehicle of any kind round any corner of any road faster than four miles an hour.

92. Damage through Dogs.—If any dog shall, on any road within the district, rush at, attack, or startle any person, or within the district, rush at, attack, or startle any person, or any horse, cattle, or other animal, whereby the life or limbs of any person shall be endangered, or any property be in-jured or endangered, the owner of such days

or any person shall be endangered, or any property be injured or endangered, the owner of such dog, or the person in charge of such dog, shall be guilty of an offence.

93. Crossings and Drains on Footpaths.—No person shall construct any crossing across any channel, drain, or footpath, or make any drain under any footpath. All such crossings

and drains shall be constructed by the Board, but at the expense of the person requiring the same, and any such crossing or drain shall consist of such material as the Board shall from time to time approve. No person shall allow anything other than storm-water to pass through any drain laid under any footpath. Any person desiring to have a crossing made or drain laid leading from his property into any road shall make a written application in that behalf to the Clerk of the Board, and shall upon receipt of a notice from the Clerk of the Board stating the estimated cost of the construction of such crossing or drain, as the case may be, pay the amount of such estimated cost to the Clerk of the Board before the Board shall proceed with such construction. If any such crossing or drain shall be out of repair, the owner or occupier of the premises from which the same leads, or any person for whose use and benefit the same exists, shall, within seven days after notice in writing from the Clerk of the Board to that effect stating the repairs required, properly and completely repair the same in accordance with such notice, failing which the Board may effect such repairs, and recover the cost thereof from such owner, occupier, or person. And in case any such owner, occupier, or person shall make default and fail to comply with such notice within the time therein mentioned, he shall be deemed to commit an offence on every day during which he shall be in such default as

94. Carting over Footpaths.—No person shall cart any metal, stone, building, or other material across any footpath where there is not a crossing constructed, without the consent in writing of the Clerk of the Board, on written application made in that behalf, and stating the property to or from which the carting is to be done, first obtained; and the applicant for such consent shall, prior to the issue of such consent, deposit with the Clerk of the Board a sum not exceeding £10, as the Engineer or, if there be no Engineer, the Clerk of the Board shall direct, as security for the necessary repairs to the footpath or kerbing which may be caused by carting material or otherwise, and shall obtain a receipt for the same, and upon repairs being completed to the satisfaction of the Engineer or Clerk of the Board, as the case may be, the said deposit shall thereupon be returned; and, on failing to execute the necessary repairs after forty-eight hours' notice to do so from the Clerk of the Board, the same shall be done at the cost and risk of the applicant, and the costs thereof deducted from the amount of such deposit.

95. Dedication of Roads.—Any person or persons constructing roads within the One Tree Hill Road District shall con-

form to the following:—

(a.) The road shall be formed for the full sixty-six feetthat is to say, the batters or slopes of cuttings or fillings shall not be on or within the sixty-six feet proposed to be dedicated, save and except where the road is bounded by property of others than that proposed to be dedicated, save and except where the road is bounded by property of others than that of the person laying out and dedicating the same; if such batter cannot be obtained owing to the rights of such adjoining owner, all cuttings shall be sup-ported by retaining walls sufficient, in the opinion of the Board's Engineer to secure the Board against

ported by retaining-walls sufficient, in the opinion of the Board's Engineer, to secure the Board against the occurrence of landslips.

(b.) Where the road is formed along a siding or slope the maximum cross fall shall not exceed two feet.

(c.) Where the road is in embankment it is to be formed for one foot outside each or either boundary to allow of space for erection of fence.

(d.) A footpath shall be formed on each side of the boundary.

(e.) Each footpath shall be ten feet wide, with a fall from the outside towards the kerb-line of half inch to the

(f.) The roadway shall be forty-six feet wide, formed with ne roadway shall be forty-six feet wide, formed with a camber of fall of nine inches from the centre to the watertables, which shall be twelve inches below the top of the kerb; the roadway shall then be covered for the width of eighteen feet with hard clean scoria or metal, as may be determined by the Board, of two-and-a-half-inch gauge, for a depth, after rolling, of nine inches at the centre to six inches at the sides.

(g.) The road metal to be completely covered with sufficient blinding or dirty scoria or other approved material to ensure after blinding a clean hard surface.

(h.) The footpaths are to be finished off true to grade, and after fillings have been well rolled, to be covered with two inches of dirty scoria or metal waste to a smooth surface. On no account will either clean smooth surface; on no account will either clean or coarse scoria be allowed.

(i.) Footpaths to be kerbed with rough stone or concrete

(i.) Footpaths to be kerbed with rough stone or concrete kerbs, laid true to line and grade. A channel stone to be provided if in the opinion of the Board's Engineer and the steepness of the grade requires it.
(i.) At junctions with existing roads, footpaths to be joined with curves struck with radii equal to width of narrowest path, to be kerbed with rough hammer. dressed kerbstones.

- (k.) Where drainage of storm-water requires it, the junction with other roads must be made with a pitched channel from kerb to kerb formed of hammer-dressed stone sets not less than eight inches by eight inches by five inches, laid in rows in and on a bed of fine scoria or metal waste, and grouted with the same. Each channel to be of seven rows, the centre to be laid to the line of existing kerbing. The channel to be laid with a dish or hollow of not more than three inches. Where drainage does not require a channel the metal is to be carried out to the level of existing road.
- (L) Where required, the storm-water is to be intercepted by cesspits built of brick or concrete, to standard size, and to be drained to the approval of the Board's Engineer, and covered with wrought-iron bow grates.

(m.) Pipes for storm-water to be not less than nine inches diameter.

(n.) Where drainage of storm-water is on to adjoining sections, this right must be secured to the Board by deed.

(o.) All new roads must be fenced with a fence of not less than four posts to the chain, with two battens be-tween each post, and four wires.

tween each post, and four wires.

(p.) Owners will be required to deposit with the Board half the estimated cost of tarring the paths, the work to be carried out at such time and in such manner as may be deemed advisable by the Board.

(q.) The fee (£2 2s.) for each inspection by the Board's Engineer must also be deposited before dedication.

(r.) Longitudinal plans to a scale of not more than three inches to one horizontal and thirty feet vertical, and cross-sections to a scale of not more than fifteen feet

cross-sections to a scale of not more than fifteen feet to one inch, together with specifications, to be sub-mitted for approval by the Board's Engineer prior to construction of the same, and to remain the property of the Board.

PART IV. SANITARY.

96. Burial of Nightsoil.-No person shall bury or cause or suffer or allow to be buried, nightsoil within the curtilage of any premises which shall be less than one acre in extent, or within the curtilage of any premises used as an hotel or boardinghouse, and then not within thirty-three feet of any road, or any house or public building, or any building in which any proper may be or may be intended to be applied in any person may be or may be intended to be employed in any manufacture, trade, or business within the district.

97. Nightsoil in Infectious Cases.—No person shall bury

upon any private property the nightsoil produced upon any premises from which a case of infectious disease has been duly notified to the Board, and during such time as the District Health Officer shell declare the premises to be infection. duly notified to the Board, and during such time as the District Health Officer shall declare the premises to be infected; but all such nightsoil shall be removed and disposed of by the Board at the expense of the occupier, and every pail or pan used for the reception or removal of such nightsoil shall be specially marked and be retarred after emptying and elements before being used again. cleansing before being used again.

98. Mode of Burial of Nightsoil.—No person shall bury nightsoil otherwise than in the following manner:—

A V-shaped furrow or trench shall be formed of not more

than eighteen inches in depth, and the nightsoil shall be placed therein, each lot as soon as placed to be covered with at least six inches of earth, well pressed down flush to the surface of the ground. No fresh trench shall be opened up within three feet of an old trench at any time within three months of the final closing of such old trench.

closing of such old trench.

All manure-pits must be emptied at least once a week.

99. Sewage-tank.—No person shall use, or cause or permit to be used, outside the drainage area any sewage-tank.—

(a.) Unless such tank in its design, position, and method of construction has first been approved by the District Health Officer and by the Inspector; or

(b.) After the District Health Officer or the Inspector shall, on account of some defect or fault therein, or wrong.

on account of some defect or fault therein, or wrongful use thereof, in writing notify such person not to use such sewage tank, and until such notice shall be

use such sewage-tank, and until such notice shall be in writing withdrawn, by the person giving the same. 100. Water-closets.—No person shall use, or cause or allow to be used, any privy of the nature of a water-closet in the district connected with a sewage-tank unless such sewage-tank is approved and constructed in all particulars and parts in such manner, of such materials, and with such separate flushing and cleansing apparatus, traps, and pipes as the Inspector shall require.

flushing and cleansing apparatus, traps, and pipes as the Inspector shall require.

101. Privy-pans.—The owner of each house in the district, in connection with which is used a privy other than a privy in the nature of a water-closet, shall provide or cause to be provided every pan privy with a watertight galvanized-iron pan of a size, pattern, and design approved by the Board for

the reception of nightsoil, and the specification whereof shall be deposited at the office of the Board.

102. Privy Construction.—The floor under the seat of every

102. Privy Construction.—The floor under the seat of every privy or closet shall be raised at least six inches above the ground, and shall be constructed of impervious material; and the privy or closet shall be constructed so that the pan shall fit in below the seat in such a manner as to prevent any matter reaching the floor, and shall be in all respects constructed, maintained, and repaired to the satisfaction of the Inspector, and means of access shall be provided so that all nightsoil can be removed therefrom without being carried through any house or public building, or any building in which any person may be or may be intended to be employed in any manufacture, trade, or business.

103. Deodorizers.—Every owner or occupier of any house within the district shall provide and keep convenient to the privy a box containing dry earth, or sawdust, or lime, to be

privy a box containing dry earth, or sawdust, or lime, to be used in such privy or closet as a deodorizer.

104. Sanitary Control.—All privies, closets, and house drains within the district shall be under the superintendence, govern-

within the district shall be under the superintendence, government, and control of the Board.

105. Position of Privy.—No privy or closet (except a privy of the nature of a water-closet constructed and being in accordance with the by-laws) shall be permitted to be erected. or to remain at less distance than fifteen feet from any house or building used as a dwelling, or from any road, street, or footpath, or from the boundary fence of any used or occupied land or allotment.

106. Removal of Nightsoil.—The Board shall, as soon as

reasonably practicable, make such provision as it shall think fit for the regular removal from any and every house within the district, and at the expense of the owner or occupier thereof, of all or any rubbish, nightsoil, or any offensive

matter of any kind.

atter of any kind.

107. Power of Entry.—The Inspector, or any other person or persons who may be appointed by the Board for the purposes of these by-laws, shall have power to enter into or upon any buildings or land within the district for the purpose of effecting any such removal, or for examining the condition of every privy, drain, closet, pan, or earth-box, or for cleansing, constructing, altering, or repairing the same.

108. Nightsoil Carting.—No person who shall be engaged in the trades of scavenging or the removal of nightsoil within

the district shall-

- (a.) Remove, cart, carry, or transport any offensive matter, pans, boxes, or other receptacles in any cart, wagon, float, or other vehicle which has not got the name of the owner clearly and legibly painted, in letters at least two inches in height in white paint on a dark ground, on some conspicuous part of such cart, wagon, float, or other vehicle.
- (b.) Convey or remove or permit the conveyance or removal of nightsoil in the district between the hours of 7 a.m. and 10 p.m.
- and 10 p.m.

 (c.) Convey or remove into, or permit to be conveyed or removed through or from, the district any nightsoil or offensive matter, unless the same shall be enclosed in pans or other receptacles approved by the Board.

 109. Carting Offensive Matter.—No person shall drive, take, conduct, or convey any cart, wagon, float, or other vehicle in, through, or upon the district, or any part thereof, whilst any offensive or noxious smell or odour emanates from any such cart, wagon, float, or other vehicle or the contents thereof thereof.

- thereof.

 110. Sufficient Privy necessary.—No owner of any premises shall construct or build thereon, or permit to be constructed or built thereon, any privy other than one of design, dimensions, and materials to be approved by the Inspector.

 111. Preventing Nuisances.—No person shall permit any privy, back yard, or premises of which he shall be the occupier or owner within the district to become a nuisance or inturious to health injurious to health.
- 112. Ashpit.—An ashpit shall not be deemed a "sufficient ashpit" within the meaning of the Public Health Act, 1908, unless the same be either-
 - (a.) A galvanized-iron watertight receptacle of such shape as to be readily emptied and cleaned, but so that it shall not be of greater interior capacity than two cubic feet, and it shall be fitted with a close-fitting covering or door, to be kept shut except when it is being filled or emptied, and with handles for moving and emptying the same: and emptying the same; or (b.) A furrow or trench similar to and to be used in the

same manner as is provided in respect of the burial

of nightsoil.

113. Position of Drainage-pit.—No person shall make or construct, or use or permit to be used, any pit or hole for the reception of drainage from any premises within the district unless the same is at least twenty-five feet from any dwellinghouse or road.

114. Pig-keeping.—No person shall keep, or allow or suffer or permit to be kept, swine or pigs within the district on any holding of less than two acres in area, or shall in any case so

keep them as to be a nuisance or injurious to health, or erect or permit or allow to remain any pigsty at a less distance or permit or allow to remain any pigsty at a less distance than one hundred feet from any house or from any road or boundary of any occupied neighbouring property. The floor of every pigsty shall be of concrete or other impervious material to the satisfaction of the Inspector, and shall be so constructed that there shall be no soakage of the soil with pig's food, urine, or drainage from the sty.

115. Fowls.—No person shall keep fowls on any allotment of land of a less area than a fifth of an area.

of land of a less area than a fifth of an acre. All fowl-houses shall have concrete, tar asphalt, or other impervious floors; and the owner of a fowl-house shall have the walls limewashed at least once in every three months, and shall have the fowl-house cleaned out regularly at least once a week. No person shall erect any fowl-house, or cause any fowl-house or fowl-run to be built or remain nearer than twenty-five feet from any dyselling on person they feet from any dyselling on person they feet from

five feet from any dwelling, or nearer than ten feet from any boundary of any adjoining land.

116. House Drainage.—In areas where the Drainage By-116. House Drainage.—In areas where the Drainage Bylaws do not apply, the owner of any house shall, when required by the Inspector, provide the same with suitable and sufficient drainage, to the satisfaction of the Inspector, to carry away the whole of the sewage and household waste water from the house, and provided with such grease-traps or other traps as the Inspector may require; and such drains shall be constructed of iron or earthenware glazed pipes at least four inches in diameter, with sockets properly jointed and cemented, and laid underground at a gradient of not less than 1 in 40, and led into a pit constructed as follows:—

Such pit shall be at least eight feet deep, and must go down to a rock bottom or gravel strata, or such other strata as shall be approved of by the Inspector, and any rock bottom if not traversed with crevices shall be opened by blasting. The pit shall then be filled up with stones of not less than three inches in diameter to not less than eighteen inches of the lowest ground-level of the pit's mouth. The drain must be led twelve inches into this pit, so that the pipe-mouth discharges

to not less than eighteen inches of the lowest ground-level of the pit's mouth. The drain must be led twelve inches into this pit, so that the pipe-mouth discharges among the stones. The stones are to be covered flush up to the ground surface all round with dry earth well pressed down. Such pit must be situated not less than twenty-five feet from any dwellinghouse.

117. General Drainage.—In areas where the Drainage Bylaws do not apply, no person shall construct or allow to remain any drain for the carriage of sewage except in accordance with the following provisions:—

(a.) In no case shall two or more premises be allowed to be drained by one common pipe, unless a special permit has first been obtained from the Board.

(b.) No drain shall pass underneath any house except where

(b.) No drain shall pass underneath any house except where any other course is impracticable, and in such case the drain shall be of earthenware pipes with cemented joints and embedded in six inches of concrete, or cast-iron pipes with lead-calked joints.

cast-iron pipes with lead-calked joints.

(c.) No right-angled junctions shall be permitted in any drain. All junctions shall be effected by means of Y-junction pipes. No inlet except such as may be necessary for a water-closet shall be permitted within or beneath a building to any drain.

(d.) All sanitary fittings shall be placed with their outlets against or as near as possible to an external wall, and shall not be directly connected to any drain, but shall discharge (through waste-pipes where necessary) outside the building over a gully-trap, or over a watertight concrete channel of not more than six feet in length leading to a gully-trap.

118. Storm-water.—The owner of any land or building shall provide the same with suitable and sufficient drains to carry away the whole of the rainfall and surface water to a point at least twenty-five feet from any house, and so that such water cannot flow, spread, or soak beneath any building.

PART V.

WATER-SUPPLY.

119. Water-supply.—Every ratepayer in the One Tree Hill Road Board District shall receive water only through the water-meter supplied and fixed, and always under the sole control of the Board's officer.

120. Applications for Supply.—Application for water shall be made at the office of the Road Board, and all necessary forms may be obtained there.

forms may be obtained there.

121. Connections to Premises.—All communication pipes for ordinary supply between the main and the meter shall be made by the Road Board, but at the cost of the owner, and the owner shall complete at his own expense all connections from the meter to the premises to be supplied.

122. Cost of Connection.—On receipt of formal application the Board's turncock shall estimate the cost of connection to be made by the Board and on receipt of the sum specified.

be made by the Board, and on receipt of the sum specified the Board will proceed with the work.

123. Nature of Fittings, &c.—All applications for water-supply shall state the required connections and the nature

and number of fittings to be supplied, and shall be made by the owner of the premises for which the water is required. Every application must state the name of the licensed plumber to make the required connection on behalf of the

124. Meter.—The meter shall be placed within four feet of the boundary nearest to the water-main, and shall be protected by the consumer in a manner to be approved by the Inspector, and shall be provided with a padlock, the key of which shall be labelled and lodged at the office of the Road An approved high-pressure stop-cock shall be fixed on the service close to each meter, by and at the cost of the

125. Inspector to estimate Consumption.—Should any meter be removed, or cease to register, or register inaccurately, the Inspector shall estimate the consumption for the period (not exceeding one month) during which such meter shall have been removed or have ceased to register or have registered

been removed or have ceased to register or have registered inaccurately. He shall be guided in such estimate by the quantity of water registered during the month following the reinstatement of the meter. His decision shall be final.

126. Approved Meters only.—Unless where specially permitted by the Road Board, all meters used by any consumer shall be fixed or removed only by the Board, and shall be of such design, quality, and workmanship as may be approved by the Inspector; and no meter shall be fixed or refixed which has not been tested, approved, stamped, and sealed immediately prior to fixing by a duly authorized officer of the Board. the Board.

127. Connection to Meter prohibited.—No connection of any kind shall be made with the communication pipe to any meter.

128. Testing of Meter.—The Board may at any time remove any meter from the premises of any consumer for the move any meter from the premises of any consumer for the purpose of testing its accuracy, or for examination or repair. If found inaccurate or out of repair the Board may cut off the supply until any necessary repairs have been effected, and until such meter shall have been retested, found correct, and resealed, or, in the alternative, until a new meter shall have been substituted.

129. Cost of Testing.—If any consumer desires to have a meter tested, the Board will do so, provided that if such meter be found to register five per cent. over or under the absolute quantity passing through, such consumer shall pay the cost of testing, removal, resealing, and refixing.

130. Interference with Meter.—No person shall, without the written consent of the Inspector, fix or remove any meter; and no person other than a duly authorized officer of the Board shall tamper or interfere with or break the seal affixed to any meter.

to any meter.

131. Minimum Rates.—Upon all properties in the district to which the water can be, but is not supplied, situate within one hundred yards from any part of the waterworks mains, the minimum rates shall be paid by the owner of such pro-

perty.
132. Payment of Accounts.—Meters will be read half-yearly, 132. Payment of Accounts.—Meters will be read half-yearly, and accounts rendered according to the rate or rates fixed by the Board in that behalf from time to time. Such accounts shall be paid by the owner of the property within fourteen days of the presentation of the account. If any default shall be made in payment of any charge, or any moneys payable in respect of any supply under this by-law, the Board may cut off the supply without notice, and also the Board may recover the moneys owing in any Court of competent jurisdiction as a debt owing to the Board.

133. Taps, &c., to be provided.—Every person supplied with water from the waterworks shall provide such proper taps, stopcocks, pipes, and such other apparatus as the Board requires, and shall keep the same in good repair, so as to prevent the water running to waste.

134. Regulations as to Fittings.—Where, in the opinion of the Inspector, any service or fitting in connection with any such water service as aforesaid is found to have deteriorated through ordinary wear-and-tear or other cause, or is found to be of inferior quality or workmanship, or is, in the opinion of

through ordinary wear-and-tear or other cause, or is found to be of inferior quality or workmanship, or is, in the opinion of the Inspector, causing or likely soon to cause waste of water or to be insufficient for the proper supply of water for sani-tary purposes, it shall be lawful for the Inspector to give to the owner of the premises three days' notice in writing re-quiring him to provide such water service or fittings as shall be mentioned in that behalf in such notice, and thereupon it shall be the duty of the owner of the premises to cause such shall be the duty of the owner of the premises to cause such water service or fittings to be provided, laid, set up, and affixed within the said period of three days, of the design and materials set out in the said notice, and to disconnect and remove, or cause to be disconnected and removed, the old, defective, inferior, or insufficient water service and fittings referred to in this clause.

This present clause shall (the necessary consequential alterations being deemed made therein) extend and apply in the case of any water service or fittings hereafter laid, set up, or affixed under the provisions of such by-law, which shall, in such opinion as aforesaid, be so worn as to cause, or be likely soon to cause, waste of water.

135. Notice to Inspector .- No person shall attach any pipe, cock, or other fitting to the mains of the Board, or to any pipe or apparatus connected therewith, or make any addition or alteration to or in any water service or apparatus connected therewith without having first given notice in writing on the required form to the Inspector of the work proposed

on the required form to the inspector of the work proposed to be done, and having obtained his consent in writing thereto. 136. Outside Supplies.—Supplier by meter outside the district to private individuals or outside bodies to be charged for at such prices as the Board may determine.

137. Supply to Builders.—Builders shall be supplied by meter at the rate of 2s. per 1,000 gallons. They shall deposit the cost of the meter, which cost shall be retained as security that the meter left in good order. No retained his charged

that the meter is left in good order. No rent shall be charged for the meter. Minimum charge for water, 10s.

138. Rental for Meter.—There shall be a rental of 15s. per annum, payable quarterly in advance, by the owner of the premises, for each meter supplied. (A deposit of the value of the meter supplied shall, if deemed necessary, be deposited by applicants).

by applicants.)
139. Fee.—There shall be a fee of los., payable by the owner of the premises, for cutting off and turning on the

140. Difference to be charged.—All pipes over three-quarter inch to be charged the difference of cost.

141. Connection where there is no Main.—In cases where application is made for connection in streets where there is no main, water to be supplied on such terms as to cost as may be determined by the Board.

PLUMBERS.

142. Authority to Plumbers.—Competent plumbers may be licensed by the Board to lay pipes and do any work in connection with water-supply on payment of a fee of 2s. 6d. for every authority issued.

143. Work to be executed by Licensed Plumber only.—It shall

143. Work to be executed by Licensed Plumber only.—It shall not be lawful for any person other than a plumber duly licensed to make, cut off, repair, alter, extend any connection to any service or communication pipe or main; or to fix, remove, alter, or replace any pipe, fitting, or apparatus connected with the water-supply to any premises.

144. Notice to be given.—No plumber shall do any work connected with the water-supply without giving at least one clear day's notice thereof, and receiving written authority to do such work from the officer appointed by the Board.

145. Responsibility of Plumber.—All work undertaken by licensed plumbers under or in connection with this by-law shall be done by them personally, or by some other licensed plumber; but the licensed master plumber undertaking the work shall at all times be liable to make good any defects which may arise through the carelessness or incompetence of work shall at all times be hable to make good any defects which may arise through the carelessness or incompetence of the person actually performing the work. The licensed master plumber undertaking the work shall be responsible for the safety of the public and traffic during the entire period of his safety of the public and traffic during the entire period of his operations, and he shall take such precautions as may be necessary to prevent accidents. He also shall indemnify the Board against any loss or damage it may suffer or be put to on account of any negligence on his part by reason of his failure to comply with the provisions of this by-law. He shall make good all defective work which may arise through his carelessness or inadvertence, and shall be responsible to the Board for the expense of reinstating or making good any damage done to any street or footpath.

146. Approval.—All work shall be done to the satisfaction and approval of the turncock or other officer appointed by the Board, and must be passed by him before the water shall be turned on at the main.

be turned on at the main.

147. Right of Entry. — It shall be lawful for the Road Board's Engineer and Inspector, duly authorized or appointed by the Board, at any time between the hours of eight o'clock by the Board, at any time between the hours of eight o'clock in the forenoon and six o'clock in the afternoon of any day excepting Sunday, to enter into any dwellinghouse or other building or premises within the district for the purpose of inspecting all or any of the fittings and other apparatus therein connected directly or indirectly with the waterworks. Any person resisting or refusing to allow any such entry or inspection shall be deemed guilty of an offence against this buckley.

148. Wrong or False Information.—No person shall give to any officer of the Board false information upon any matter

any officer of the Board has a merianing to water-supply.

149. Fire-plug Notices.—No one shall remove, deface, or allow to become overgrown any fire-plug notice erected on their premises. The officer of the Board has the right to

erect, renew, or renovate such notices at any time.

150. Penalties for Breaches of By-laws.—Every person guilty of an offence against or committing any breach of or failing to perform any duty imposed upon him by any provision contained in any clause in any Part of these by-laws shall be liable for each such offence, breach, or failure to a penalty not exceeding £5, as the Court inflicting the same shall in its discretion think fit; and in each case in which such offence, breach, or failure shall be a continuing one to a penalty not exceeding £5, as such Court shall think fit, for every day or part of a day during which such offence, breach, or failure shall continue. The existence of any work, building, land, or premises during its continuance in such a state or form as shall be in contravention of any provision of these by-laws shall be deemed a continuing offence under these by-laws.

PART VI.

DRAINAGE BY-LAWS.

Interpretation.-In the interpretation of this by-law the following words and phrases shall have the meanings hereby assigned to them, unless there is something in the subject-matter or in the context inconsistent with such mean-

"Approved" means approved by the officer appointed
by the Board for the inspection of the work or
matter whereto the context relates:

"By-laws" shall mean all by-laws of the Board for the "By-laws" shall mean all by-laws of the Board for the time being in force, made under the provisions of any Act enabling the Board to make by-laws, including by-laws made by the Board in its capacity as a Local Board of Health:

"Board" means the One Tree Hill Road Board:
"Drain" shall mean every drain or sewer neither vested in the Board nor maintained by the Board:
"Drainage area" means that portion of the One Tree Hill Road District which is included in the Auckland and Suburban Drainage District as defined and described in the Auckland and Suburban Drainage Act. 1908:

"Undrained area" means all that portion of the One Tree Hill Road District not included in the drainage

Tree Hill Road District not included in the drainage area as above defined:

"Owner" means the owner of any property as defined by the Municipal Corporations Act, 1908:

"Cesspit" shall not be deemed to include any efficient septic tank constructed to the satisfaction of the Board:

"Desired to the satisfaction of the Board:

Board:
"Drainage Inspector," see "Inspector":
"Inspector" shall mean the officer appointed by the Board for the inspection of the work or matter to which the context relates:
"Occupier" means the occupier of any property as defined by section 2 of the Rating Act, 1908:
"Sewer" shall mean every sewer or drain vested in the Board, or under the control of or maintained by the Board:

Board:
"Clerk" shall mean the Clerk of the Corporation or the

"Clerk a shall mean the elerk of the corporation or the acting Clerk for the time being:

"Engineer" means the Engineer for the time being of the One Tree Hill Road Board, or the official of the Board for the time being fulfilling the duties of Engineer to the Board:

Words importing the singular number include the plural number, and words importing the plural number include the singular number, and words importing the masculine gender include feminine gender.

152. Notices.—Any notice required to be sent or signed by or on behalf of the Board may be sent or signed by the Chairman or the Clerk, or any other person acting for or on behalf

of the Board.

153. Delivery of Notice.—Any application or notice which is required to be served upon or delivered to the Board may be delivered at the office of the Board, addressed to the

is required to be served upon or delivered to the Board may be delivered at the office of the Board, addressed to the Board, the Chairman, or the Clerk.

154. Service of Notice. — Any notice or other document which is hereby required to be served or given or sent by or on behalf of the Board to any person shall be deemed to have been duly served, given, or sent if delivered to such person personally or to his attorney, solicitor, or agent, or left at his residence or place of business, or posted at a post-office in the district addressed to such person at his or her last known place of abode, or to the last known place of abode of such attorney, solicitor, or agent.

155. Inspectors.—The Board may from time to time appoint an Inspector or Inspectors, whose duty shall be to see that its by-laws are duly observed, and to investigate and report any breaches thereof to the Board.

156. Inspectors and other Officers.—All Inspectors and other officers appointed by the Board under or for the purpose of any repealed by-law, and holding office at the time this by-law comes into operation, shall be deemed to have been appointed under this by-law.—Except as to such sections or Part of this by-law as are declared to be limited, or are by necessary implication limited, in their application to particular areas or districts, this by-law shall apply to the whole of the district.

158. Sale of Bu-law.—The Board shall have this by-law

of the district.

158. Sale of By-law.—The Board shall have this by-law printed, and shall supply a copy thereof to any person requiring the same on payment of the sum of one shilling.

159. Date.—This by-law shall come into force on being

160. Licenses.—The following provisions shall, unless otherwise specified, apply to all licenses granted by the Board under this by-law:—

ader this by-law:—

(a.) Before any such license shall be granted, an application in the prescribed form by the person applying for such license and giving all such information as may be required by or provided for in any such form, shall be delivered at the office, and the fee payable in respect of such license shall be deposited with such application. Every such application shall be signed by the application.

be signed by the applicant.

(b.) Every such license shall, when issued, be in the prevery such license shall, when issued, be in the prescribed form, and signed by the Clerk, and shall remain in force until the 31st day of March next after the issue thereof, and may be renewed on application at the office, and payment for renewal fee, not later than the 31st day of March in each year.

year.

(c.) Every such license shall be registered in a book to be kept by the Clerk in the appointed form.

(d.) If in the opinion of the Board it is proved that the holder of any license, or the person applying for any license, is from any cause unfit to be the holder of such license, the Board may cancel, refuse, suspend, or revoke the same.

161. License Fees, Drain-connectors'.—For every license issued there shall be paid to the Board's Clerk the sum of £1 per year ending the 31st March in each year, unless the license shall be applied for after the 31st December, in which case the fee shall be 10s. for the period ending the 31st March next ensuing; or should the applicant be a journeyman the fee shall be 5s. for the year, or 2s. 6d. for the period between the 31st December and 31st March.

the 31st December and 31st March.

162. Inspection Fee, Licensed Plumbers'.—For every connection made with any sewer there shall be charged and payable to the Board an inspection fee of 2s. 6d.

163. Drainage of Property.—The owner of every property within the drainage area upon which a dwellinghouse or other building is erected shall, upon receiving notice in writing from the Board to provide and construct a private drain from such property to connect with a several transportant of the provide and offer property. property to connect with a sewer, or to provide and affix sanitary appliances in and to any existing or in and to any new private drain, or to execute or do any other matters or things which the Board may lawfully require such owner to execute or do, proceed to comply with such notice within the time therein limited.

164. Application for Connection.—The owner or occupier of any property desiring to have the same connected with the sewer shall make application at the Road Board's Office in Form 2 in the Schedule hereto.

165. Position for Connection.—On receipt of such application the Inspector shall visit and inspect the applicant's property, and point out the position and line in which the connection shall be made.

166. Sewers, &c., beneath Public Streets.—The Board only

166. Sewers, &c., beneath Public Streets.—The Board only may make connection with sewers and lay drain-pipes beneath public streets, footpaths, and public places, and such connection shall be made at the sole cost of the applicant. Before making such connection the applicant shall deposit with the Board the amount of the estimated cost thereof.

167. Maintenance, Drain-pipes and Traps.—The expense of keeping in repair the drain-pipes and traps mentioned in section 2 will be borne by the Board, but if any of such pipes or traps shall be choked by the placing or allowing to remain therein of any substance other than ordinary sewage the owner or occupier of the property drained by such pipes shall defray the cost incurred by the Board of clearing the pipe so choked. Where two or more properties are drained by one pipe the Board shall determine by whom and in what proportion the Board shall determine by whom and in what proportion the cost of removing such obstruction shall be paid. In no case shall two or more premises be allowed to be drained by one

common pipe unless a special permit has first been obtained from the Board.

168. Sewer Connection. — The water-closets, sinks, baths, wash-tubs, &c., in all buildings within the drainage area to be connected with sewer to the satisfaction of the Board's

officer.

169. Pipes, &c., to remain the Property of the Board.—Not-withstanding the payments enumerated in the preceding sections, all drain-pipes, traps, and other fittings provided by the Board (in consideration of such payments), and all drain-pipes beneath public streets and footpaths, shall remain the property of the Board, and no person shall have any claim to the same the same.

170. Notice of Intended Connections.—No person shall connect any drain, pipe, water-closet, urinal, trap, cesspool, or other fitting with any drain-pipe communicating or intended to communicate with any sewer unless he shall have previously given to the Clerk forty-eight hours' notice in writing of his intention to do so, such notice to be on Form 2 in the Schedule hereto.

171. Notice of Intended Removals or Alterations.—No person shall remove or make any alteration in any drain-pipe, soilpipe, water-closet, urinal, trap, or other sanitary fitting communicating with any sewer unless he shall have previously given the Clerk forty-eight hours' notice in writing of his

municating with any sewer unless he shall have previously given the Clerk forty-eight hours' notice in writing of his intention to do so.

172. Authorized Plumbers and Drainlayers only to be employed.—No person shall be allowed to do any plumbing work in connection with the drainage of any property unless he shall have applied to be and shall have been licensed by the Board as an "authorized plumber," and shall have engaged to conform to and comply with these regulations. The application to be made on Form 4 and the license shall be in Form 1 of the Schedule hereto. All plumbers and drainlayers shall be licensed annually under this by-law. No person shall be allowed to lay any drains, or remove or alter or make any connection with the drains of any property, unless he shall have been licensed by the Board as an "authorized drainlayer and connector," obtained the necessary permit, and shall have engaged to conform to and comply with these regulations. regulations.

regulations.

173. Application for Provisional License. — Applicant for drainlayer's license not having held a license previously may be granted a provisional license until such time as the Inspector shall be satisfied that he is competent, when a drainlayer's license will then be issued.

174. Defective Drains. — Each defective drain laid by a licensed drainlayer shall count a black mark against his license. Three such marks shall render his license liable to be capselled at the discretion of the Engineer and the said

license. Three such marks shall render his license liable to be cancelled at the discretion of the Engineer, and the said drainlayer shall be debarred from holding a further license within the district governed by these by-laws.

175. Inspection of Drainage-works.—Any and all work connected in any way with the drainage of any premises shall be executed in every respect in accordance with this by-law; all such work shall be inspected by the Inspector, and every facility shall be offered for such inspection. No underground or enclosed work shall on any account be covered up or concealed from view until the same has been duly tested and passed by the Inspector twenty-four hours' notice to be passed by the Inspector, twenty-four hours' notice to be

176. Defective Drain - pipes, &c. — Any drain - pipe, trap, water-closet, urinal, sink, or other fitting laid, used, or constructed otherwise than in accordance with these regulations, or which shall, in the opinion of the Inspector, be or become of bad or defective quality, shall, upon notice in writing from the Inspector, be removed or repaired in the manner and within the time fixed by the Inspector, and the Beard may within the time fixed by the Inspector; and the Board may, should it think fit, on failure by the person liable to perform such removal or repair, remove or repair the said defective fitting, and charge the owner or occupier of the premises with

the cost incurred.

the cost incurred.

177. Construction of House Drains.—No house drain shall be less than four inches internal diameter, and every such drain shall be constructed of glazed stoneware or cast-iron pipes of the best quality; no soft-burnt, cracked, crooked, or distorted pipes shall be used; right-angled junctions will not be allowed; curves shall be formed by proper bendpipes, having inspection-eye of approved make. A disconnecting trap of an approved make, complete with ventilating shaft, shall be fixed at the street boundary of each drain, or at such point as the Board's Inspector deems necessary.

178. Laying of Drains.—As far as possible all house drains shall be laid in straight lines; where changes of direction occur such shall be made by the construction of an inspection chamber, or by an approved bent-pipe as directed by the Inspector. The pipes must be laid with true gradients, the inclination as steep as circumstances will conveniently per-

Inspector. The pipes must be taked with true gradients, the inclination as steep as circumstances will conveniently permit; if possible, not less than 1 in 40 for four-inch pipes and 1 in 60 for six-inch pipes. All pipe trenches shall be carefully cut in the solid ground, and well rammed, and all pipes

laid as follows :-

179. Pipes to be laid in Concrete.—All earthenware pipes shall be carefully laid and bedded on a concrete bed four inches thick up to the shoulders, and jointed in two-to-one cement mortar. The concrete must be put in carefully round them, and rammed to fill in everything tight; also, after the teem, and rammed to first everything tight; also, after the cement joint has been made, a scraper must be used inside to remove any mortar that has squeezed in, and the joints left perfectly level. All gully-traps and disconnecting traps must have at least four inches of concrete under and around

must have at least four inches of concrete under and around them, and be well bedded in it up to their top.

180. Drain beneath Buildings.—As far as possible no drainpipe shall pass beneath any building. Where, however, this is unavoidable, the pipe must be of cast-iron, lead-jointed; or if of stoneware, the pipe must be bedded in and surrounded with good cement concrete four inches in thickness. In every case the pipe shall be ventilated in the manner directed by the Inspector, by a suitable shaft or opening at each end.

181. Ventilating-shaft, &c.—On the sewer side of every disconnector trap a ventilation shaft shall, if required by the Board, be furnished, having a diameter of four inches. Such connection shall be made on the top of the drain by means

of a vertical branch. No part of such shaft shall be placed inside any building. Such shaft shall be carried to a height not less than three feet above the highest point of the highest roof within a radius of fifty feet in a horizontal direction from the shaft. A cap or cowl of an approved pattern shall be fixed on the top thereof. The outlet of the ventilation shaft fixed on the top thereof. The outlet of the ventilation shaft shall be placed as far away as possible, not being less than six feet, measured in any direction, from any window or chimney-top. Where underground, every such ventilation shaft shall be of stoneware drain-pipes laid in a workmanlike and efficient manner, and to the satisfaction of the Inspector, or of cast-iron pipe with lead or rust joints. To a height of six feet above the surface of the ground the shaft shall be of cast iron, not less than three-sixteenths of an inch in thickcast iron, not less than three-sixteenths of an inch in thickcast iron, not less than three-sixteenths of an inch in thickness, similarly jointed, or of screwed wrought-iron piping; thence to its outlet it may be made of cast-iron, screwed wrought-iron pipe, 6 lb. lead, or galvanized iron of not less than 22 B.W.G. The connection between the stoneware and the vertical pipe shall be made with cement, which together with all other joints shall be perfectly airtight. If galvanized iron is used, the pipes shall be in long lengths, with double lapped and soldered longitudinal joints, and the transverse joints shall be not less than two inches in length, slipped or socketed, and soldered. The connection between the galvanized-iron pipe and the cast-iron portion of the shaft shall be of lead run in and caulked, the portion of the galvanized-iron pipe inside the socket of the cast-iron pipe being strengiron pipe inside the socket of the cast-iron pipe being streng-thened by a galvanized-iron band, three inches wide, of 22 B.W.G. soldered to it. Putty shall not under any circum-

thened by a galvanized-iron band, three inches wide, of 22 B.W.G. soldered to it. Putty shall not under any circumstances be used for jointing any ventilation pipes. No angular joints or elbows shall be used below the eaves level. This shaft shall be properly constructed and supported, and carried in as direct a manner as possible. Where any ventilating pipe passes through the soffit or eaves of any building it shall be encased by a galvanized-iron sleeve of not less than 22 B.W.G.

182. Ventilating-pipes.—At the head of every house drain, and at the end of every branch drain if it exceeds fifteen feet in length, a ventilating-pipe with approved top to be provided, carried up at least three feet above the eaves of the most suitable adjacent building, or to the ridge of the roof, as may be directed. No communication whatever will be allowed with the interior of any building except by means of a proper trap, in addition to that fixed by the Board at the boundary, and duly ventilated by a pipe carried up to a sufficient height. Pipes used solely as ventilating-pipes and situated wholly outside buildings may be of cast iron or lead. Where one such pipe only is fixed upon a line of drain its internal diameter shall be not less than four inches; where more than one pipe is fixed upon the same line of drain the internal diameter shall be not less than four inches; where more than one pipe is fixed upon the same line of drain the internal diameter of each pipe shall be not less than three inches. Ventilation-pipes shall be carried up without angles or horizontal lengths three feet at least above the eaves, or better to three feet above the ridge of the highest adjacent building, as may be directed by the Inspector. Rain-water pipes shall not be used as ventilators. As far as possible, all ventilating-pipes shall be placed outside buildings.—Soil-pipes shall not be fixed inside any building, but shall be placed outside the walls thereof, and the connection with the closet inside shall be made as short and straight as possible. Every soil-pipe shall be ventilated by being carried up above the roof of the building. No soil-pipe shall be less than four inches internal diameter, and no connection thereof for ventilation shall be less than four inches internal diameter. Every soil-pipe shall be of cast iron or lead.

184. Waste and Discharge Pipes.—Waste or overflow pipes

soil-pipe shall be of cast iron or lead.

184. Waste and Discharge Pipes.—Waste or overflow pipes from sinks, baths, washtubs, urinals, or other sanitary fittings must be brought outside the house by the shortest and straightest route, and there discharged over a properly ventilated disconnector trap. All waste-pipes exceeding ten feet in length must be fitted with an anti-siphon vent-pipe. All discharge-pipes to be trapped to the satisfaction of the Inspector. All waste-pipes must have a siphon trap of the same area fitted close under the intake of waste.

185. Greae-trap.—In case of hotels, boardinghouses, restaurants, and eating-houses there shall be provided in addition to the above requirements a suitable grease-trap. No wood will be allowed to be built around sinks unless well bedded around with red-lead putty, and to the satisfaction of the Inspector.

Inspector.

Inspector. 186. Sinks, &c., inside Buildings in Cellars. — No sink, gully, water-closet, urinal, bath, lavatory, wash-house, or other appliance for domestic, trade, or manufacturing purposes necessitating drainage therefrom will be allowed inside buildings, in cellars, or basements unless absolutely necessary, and for which a special permit has been granted by the Board. In all such cases the outlet pipe shall be trapped and shall discharge into an open shaft outside the building, which shall communicate with the drain leading to the sewer by a properly ventilated trap. Special means shall, if required, be provided to ensure a proper supply of water to the said traps.

187. Gratings.—All inlets to drains or openings for ventilation shall be efficiently protected by proper gratings for ventilation shall be efficiently protected by proper gratings of ample area. The aggregate area of the apertures in any grating covering a ventilation opening shall be not less than the sectional area of the pipe or drain to which such grating is

188. Drains to be Self-cleaning.—Every drain shall be so arranged as to be self-cleaning, in order that it may remain at all times free from deposit. Where this cannot be effected

arranged as to be self-cleaning, in order that it may remain at all times free from deposit. Where this cannot be effected without flushing, proper flushing apparatus shall be provided in the manner directed by the Inspector.

189. Construction of Water-closets.—The seats of all water-closets shall be so constructed as to be easily removable, in order that every part of the closet may be inspected with order that every part of the closet may be inspected with facility. The trap of every water-closet shall be provided with a ventilating-pipe at least two inches in diameter. Should the closet be situated in a detached building, the ventilating-pipe may be abandoned, provided that the closet is on the same line of drain as the terminal ventilator and not more than twelve feet from such terminal ventilator. The ventilating-pipe shall be composed of drawn-lead piping whilst inside any building. On the outside of such building drawn lead or 22 B.W.G. galvanized iron may be used to carry the pipe three feet along the eaves of such building or

outside the building) as may be directed by the Inspector.

190. Supply Cisterns.—No water-closet shall be directly connected with the borough water-supply or any other water-supply, but shall be supplied by a separate cistern of approved construction containing and delivering at each flush not less than three gallons nor more than four gallons, fitted with an efficient ball-cock, and an overflow pipe discharging into the open air. The service pipe from the cistern to the closet to be not less than one-and-a-quarter-inch diameter; the bottom

of the cistern to be at least five feet above the closet seat.

191. Sample of Closets, Sinks, &c.,—Sample of closets, sinks, &c., may be seen at the Board's yard, and no closet other than those shown may be used unless a sample of the closet

than those shown may be used unless a sample of the closet has been previously submitted to and approved by the Board. 192. Surface Water in Sewer.—No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or any drain connected directly or indirectly with a main sewer, any rain, surface, or subsoil water without the express sanction of the Engineer of the Auckland and Sub-

urban Drainage Board having been first obtained in writing.

193. Polluted Water in Sewer.—Polluted water from a stable, dairy, or paved yard, or from the floor of a building used for manufacturing or business purposes, shall not be conveyed or discharged into a local sewer or drain connected directly or indirectly with a main sewer, unless such local sewer or drain shall have in connection with such premises silt-trap of dimensions and material to be determined by the Engineer.

the Engineer.

194. No Refuse in Water-closets, &c.—No person shall deposit, or cause, permit, or suffer to be deposited, in any water-closet, pan, trap, or yard gully connected with a drain, or into any drain, any ashes, rags, house refuse, or other solid matter not being ordinary household sewage.

195. Chemicals and Explosives.—No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or into any drain connected directly or indirectly with a main sewer, any chemicals, whether graceous liquid. with a main sewer, any chemicals, whether gaseous, liquid, or solid, or anything of an explosive nature, whether gaseous,

liquid, or solid.

196. Waste Products.—No person shall discharge or cause, 196. Waste Products.—No person shall discharge or cause, permit, or suffer to be discharged or to flow into any sewer, or into any drain connected directly or indirectly with a main sewer, any waste liquids or refuse products of any manufacturing process without the express sanction of the Board having been first obtained in writing, and then only for and during such period or periods and subject to the observances of such conditions (including a power of cancellation of such sanction) as the Board may think fit to impose; and in particular such waste liquids or products shall, if required by the Board, be first passed through strainers sufficient to prevent the passage of any solid matter into the sewer.

197. Hot Liquids and Steam.—No person shall discharge, or cause, permit, or suffer to be discharged or to flow directly into a sewer, or into a drain connected directly or indirectly

or cause, permit, or suffer to be discharged or to flow directly into a sewer, or into a drain connected directly or indirectly with a main sewer, any hot liquids or steam, but shall retain the same in a cooling apparatus until the temperature is reduced to below 100 degrees Fahr.

198. Infectious Drainage.—No person shall discharge or empty into, or cause, permit, or suffer to be discharged or emptied into, any sewer, or into any drain connected with a main sewer, whether directly or in such a mean respect to reach main sewer, whether directly or in such a manner as to reach main sewer, whether directly or in such a manner as to reach such sewer or drain, from any hospital, institution, or other private or public building, any solid or liquid matter from patients suffering from any infectious or contagious disease, without first thoroughly disinfecting such discharge.

199. No Rubbish in Sewers.—No person shall rake or place any dust, earth, or rubbish into or in any sewer, or any drain connected directly or indirectly with a main sewer, or any

sanitary convenience or sanitary appliance directly or indirectly connected with a main sewer.

200. Grids to be kept Clean.—No person shall sweep or rake

or place into or in an inlet chamber or appliance (including a grid) giving access to a main sewer, or permit or suffer to enter a main sewer by means of any such opening or ap; liance, anything save such matter as may be carried in with the water entering by a local sewer in the course of the legi-

timate use of such sewer.

201. Injury to Drains, &c.—No person shall destroy or 201. Injury to Drains, &c.—No person shall destroy or injure any drain or covered or open watercourse, or any building, erection, structure, method of ventilation, machinery, dam, tank, reservoir, or other work or thing being part of or connected with any drainage-works vested in or under the control of the Board, or in any way stop or obstruct or otherwise interfere with any drain or watercourse

or other drainage-work.

or other drainage-work.

202. Providing Water-closets.—Owners of every dwelling shall, upon notification in writing, provide water-closets whenever there shall be a sewer within one hundred feet from any property on which buildings are or may be erected, and in which building any persons dwell or are employed, or which building is constructed or being constructed or being adapted for human habitation, or with a view to persons being employed therein, then and in every such case it shall be lawful for the Board, by notice in writing, to require the owner of such building to provide and affix a water-closet for the same. An owner served with a notice as aforesaid shall cause a water-closet to be provided and affixed in such building or outside the same (but on the private property whereon such building is erected or may be erected); such water-closet to be constructed in accordance in every respect with the provisions of this Part of the by-law relating to water-closets, and to have all works, fixtures, and appliances of every kind required by the said Part of the by-law, and to be connected with the said sewer by a drain, and in manner in every respect as required by the said Part of the by-law.

203. Party Sewers.—In any case where a sewer is constructed in a public street, or through private property at the sole expense of any person or persons, then it shall not be lawful for any person to connect with the said sewer until a proportionate part of the cost of the sewer has been paid to the Board, the proportionate part above referred to being fixed in all cases by the Board. The said proportionate part 202. Providing Water-closets.—Owners of every dwelling

to the Board, the proportionate part above referred to being fixed in all cases by the Board. The said proportionate part received by the Board shall be held for the purpose of rebate to the person or persons originally constructing the sewer. Inspection pipes or chambers to be fixed where directed by

the Inspector.

204. Removal of Privies.—Within the time within which any water-closet is required by this section to be provided and affixed as aforesaid, it shall be the duty of the owner of every property to cause to be removed from his property.

every property to cause to be removed from his property-every privy or earth or other such closet not being a water-closet in accordance with this by-law being thereon. 205. Notice to remove Privy.—After a water-closet shall have been provided for any building erected on property (whether already or to be hereafter provided) it shall be (whether already or to be hereafter provided) it shall be unlawful for the owner of such property, or any other person, to construct, erect, set up, or provide any privy or earth or other such closet on the said property; and, in addition, the owner of such property shall be held to be guilty of a breach of this by-law on every day for which any such privy, earth, or other closet not in accordance with this subsection remains upon such property after such owner shall have been served with a notice in writing under the hand of the Clerk of the with a notice in writing under the hand of the Clerk of the existence of such closet.

206. Obstructing Officer of Board.—Any person who shall obstruct any officer or other person employed by the Board in the performance of anything which such officer or other person is or may be required or authorized to do by or under this by-law shall be deemed to have committed a breach of

this by-law.

207. Licenses.—All applications for licenses under this by-law shall be granted or otherwise by the Board Road. All such applications to be submitted at least three days before the sitting of the Board, and the applicant shall produce to the Board certificates from an appointed Board of Examiners that he has passed the ordinary examination in practical and

that he has passed the ordinary examination in practical and theoretical plumbing.

208. Septic Tank in Special Area.—To regulate the drainage from all dwellings or other buildings which are situated in such a position or at such a level as will not permit the drainage therefrom to be conducted into any existing sewer, any person or persons who shall erect any dwelling or other building shall at his or their expense build a septic tank to provide for the treatment of such drainage. The tank shall be constructed according to the plans attached to this by-law, or to such other plan as may be approved by the Board in writing. No such person or persons will be permitted to dispose of sewage matter in any other manner than by septictank treatment. tank treatment.

209. No Bath or Surface Water.—Where a septic tank or tanks are installed, no storm-water, bath, roof, or surface

water will be permitted to drain into such septic tank or tanks. The sewage and house water (from water-closets, washtubs, and sinks) only shall drain into the septic tank or

210. Position of Tank.—Such septic tank shall be built in such position and portion of the allotment as may be directed by the Board.

Disposal of Effluent. -- The effluent from the tank shall be led into the sea if the allotment has a water frontage, or into some natural watercourse in the event of the allotment not having a water frontage, or in the absence of a natural watercourse thereon, then the effluent shall be disposed of by means of filtration with field tiles or an approved artificial

means of filtration with field tiles or an approved accommendation of filter bed.

212. No Water-mains to connect with Closets, Drains, &c.—
No pipe leading from the borough water-mains, or from any service pipe connected therewith, shall on any pretext be connected directly with any closet, urinal, trap, drain, or sewer. Where water-supply is required, the water-pipe must in all cases deliver with a free outfall into an open cistern above the highest water-level of such cistern, and such water-pipe shall be provided with a high-pressure stopcock on the supply pipe to the cistern.

213. Right to enter Premises.—Any officer of the Board acting under the Board's authority may enter at all reasonable hours into any house or property connected with the sewers in order to examine whether the drains and fittings in such house and property are in proper order. Any person

in such house and property are in proper order. Any person refusing such admission, or in any way hindering such officer in the execution of his duty, shall be guilty of an offence, and liable on conviction to a penalty as hereinafter mentioned.

214. Notice requiring Owner to fix Closet. — Immediately upon the completion of the connection between any property and the sewers, the owner or occupier of the said property shall, whenever required by notice to do so, construct a proper water-closet or closets in accordance with this by-law, and immediately thereafter shall, if required, empty, cleanse, and fill in all cessnits and other recentacles for sewage matter.

and immediately thereafter shall, if required, empty, cleanse, and fill in all cesspits and other receptacles for sewage matter, and remove all privies and earth closets and old drains on the said property to the satisfaction of the Inspector.

215. Free Ventilation.—All openings for ventilation made in accordance with these regulations, or by order of the Inspector, shall at all times be kept open and free from obstruction. Every occupier shall at all times see that all openings to the drains on his premises, whether for ventilation or otherwise, and all traps and other fittings, are at all times in good order, clean, and free from obstruction.

216. Burying Nightsoil.—No person shall bury, or cause or allow or permit to be buried or deposited, in or on the ground any nightsoil in any portion of the drainage area.

217. Cesspit.—No person shall construct, maintain, or use

217. Cesspit.—No person shall construct, maintain, or use a cesspit within the One Tree Hill Road District.
218. Using Cesspits.—Every owner or occupier of any land in the One Tree Hill Road District upon which a cesspit exists at the date of these by-laws coming into force shall clear out the same and fill up the same with dry earth, ashes, or other effective decoderant. or other effective deodorant.

or other effective deodorant.

219. Closing Cesspit compulsory.—If the owner or occupier of any land whereon any cesspit is situated fails, neglects, or refuses to clean out and fill up the same, the Board may cause the same to be done, and may recover the cost of so doing from such owner or occupier or either of them.

220. Sanitary Service.—The owner of every building used wholly or partly as a dwelling and situated in the undrained area, and not provided with an effective septic tank constructed to the satisfaction of the Board, shall continuously employ the services of the Board's nightsoil contractor for the removal of all facel and other matter deposited in any employ the services of the Board's nightsoil contractor for the removal of all facal and other matter deposited in any privy or water-closet situated on the premises of such owner, and shall pay to the Board an annual fee in respect of such removal. Such fee shall be deemed to be for the period from the 1st day of April in each year to the 31st day of March in the succeeding year, and shall be included in the demand for the general rates payable in respect of the property on which the dwelling is situated, and shall be payable accordingly.

221. Breach of By-law.—Any person who shall do, or cause or permit or allow to be done, anything contrary to these by-laws or any of them, or who shall omit to do anything required by these by-laws or any of them to be done, shall be deemed to have committed a breach of these by-laws.

222. Penalty.—Any person committing a breach of these

222. Penalty.—Any person committing a breach of these by-laws shall be guilty of an offence, and shall be liable to a penalty not exceeding £5 for every such offence, and in case of a continuous offence to a penalty of not more than £5 for each day during which such offence continues.

I, Thomas Harcourt Ambrose Valintine, Chief Health Officer of the Dominion of New Zealand, pursuant to the provisions of section 21 of the Public Health Amendment Act, 1918, do hereby approve of the by-laws adopted by the One Tree Hill Road Board at a special meeting of the Board

convened for that purpose on the 1st day of September, 1920, and confirmed on the 6th day of October, 1920, on which date they came into force.

Dated this 8th day of October, 1920.

T. H. A. VALINTINE, Chief Health Officer.

PART VII.

MOTOR-CAR BY-LAWS.

223. Definition of Motor. — In these by-laws the word motor" shall have the same meaning an increase and motor and the same meaning and increase and the same meaning are increased.

223. Definition of Motor. — In these by-laws the word "motor" shall have the same meaning as is assigned to it by the Motor Regulation Act, 1908, and its amendments.

224. Speed.—No person shall use, drive, or propel (or cause to be used, driven, or propelled) on, along, or upon any road within the One Tree Hill Road District, or any road under the control or management of the said local authority or body corporate, any motor at a greater speed than sixteen miles per hour, and when turning any corner in any of the said roads the speed of the said motor shall be reduced to four miles per hour.

225. Sounding Horn.—The driver or person in charge of any motor on any of the said roads shall on approaching, meeting, or overtaking any person on the roadway thereof, whether or not such person is on foot or is riding, leading, or driving any horse or any other animal, or is driving any vehicle, give audible and sufficient warning to such person of the approach or position of such motor by sounding a horn, gong, bell, or other instrument.

the approach or position of such motor by sounding a horn, gong, bell, or other instrument.

226. Passing Restive Horses.—The driver, rider, or person in charge of any motor on any of the said roads shall, on the request of any person driving, riding, leading, or having charge of any restive horse, and coming towards or going the same way as the motor, or on such person holding up his hand as a signal for that purpose, cause such motor to stop and become stationary, and shall stop the engine thereof until such person with the horse or vehicle which he is so driving, riding, leading, or in charge of shall have passed or removed to the rear of the motor.

227. Obstructing Traffic.—No driver or person in charge of any motor when on any of the said roads shall cause or permit or allow such motor to be driven or operated or to remain or stand on the said road so as to obstruct or interfere with the traffic thereon.

228. Competent Driver.—No person shall drive, operate, or

fere with the traffic thereon.

228. Competent Driver.—No person shall drive, operate, or attempt to drive or operate, a motor on any of the said roads unless he is a person competent to drive or operate the same and competent to control its use and movements.

229. Competent Drivers only.—No person or bailee having the possession or use or being in charge of a motor while on any of the said roads shall permit any other person to drive or operate or to attempt to drive or operate the same unless such last-mentioned person is competent to drive or operate the same.

such last-mentioned person is competent to drive or operate the same.

230. Motor when stationary. — No person driving or in charge of a motor when on any of the said roads shall leave or quit such motor without having taken due precautions against its starting or being started in his absence.

231. Passing Tram-cars.—The driver, rider, or person in charge of any motor on any road in the said district shall, on meeting or overtaking any tram-car or other vehicle which shall be slowing down or shall have stopped for the purpose of picking up or setting down passengers, decrease the speed of the said motor so that the same shall not pass any part of the said tram-car or other vehicle at a greater speed than four miles per hour.

232. Penalty.—Any person committing a breach of any of these by-laws shall upon conviction be liable to a penalty not exceeding £10.

PART VIII.

HEAVY TRAFFIC.

233. Heavy Traffic. — Conduct of the particular kind of traffic following, viz.: The cartage of gravel, stone, or scoria from any scoria-pit or gravel-pit along any of the roads in the One Tree Hill Road District under the control of the Board is hereby forbidden, unless the cost as estimated by the said Board of reinstating such road or roads is previously resid to the said.

paid to the said Board.

234. Breach.—If any person or body corporate shall conduct or be engaged in the particular kind of traffic hereinthe to be engaged in the particular kind of traine hereinbefore mentioned without having first paid to the said Board the cost as estimated by the said Board of reinstating the road or roads for such traffic he shall be deemed to have committed a breach of the by-law.

235. Penalty.—The penalty for any breach of this by-law is a fine not exceeding £20.

SCHEDULES.

FIRST SCHEDULE.

SPECIFICATION FOR PIPE-LAYING.

All pipes shall be double-glazed stoneware, truly cylindrical, and of uniform bore and thickness. The diameter of a pipe shall mean its internal diameter, and shall not be less than the size specified. They shall be thoroughly sound, well-burnt and glazed, perfectly straight, and free from blisters, scabs, cracks, and other imperfections.

Concrete.—Concrete shall be composed of not less than one part of hydraulic lime to three parts of gravel and two parts of sand, or five parts of fine scoria ash. These materials must be thoroughly mixed whilst dry, and then be turned over three times whilst being wetted from the rose of a watering-can.

can.

Sand.—Sand shall be sharp, coarse, and entirely free from all impurities and dirt, and shall be washed if necessary.

Gravel.—Gravel for concrete shall be perfectly clean, and free from soil, clay, dust, or other impurities, must be screened, and shall be washed if necessary. None shall be used that cannot be passed in any direction through a one-and-a-half-inch ring.

Cement. -Cement of approved brands and quality only shall be used.

Mortar. — Mortar shall consist of one part of Portland cement to two of sand. It shall be thoroughly mixed with as much clean water as is necessary to form a thick paste, and none but freshly made mortar shall be used.

Laying and Jointing. — Trenches for pipes shall be cut straight and true, and shall be evenly graded before the pipes are laid; they shall be of such widths as to allow of the pipes being properly conjointed, and have three inches of concrete all round to permit of a thorough inspection. The pipes shall being properly conjointed, and have three inches of concrete all round to permit of a thorough inspection. The pipes shall be laid straight and true to line and grade. The spigots shall in every case be fitted close home in the socket, and the space between the spigot and the faucet shall be concentric and well filled with cement mortar. After each pipe is joined the interior shall be thoroughly well cleaned out before another length is laid. Tapered pipes shall in all cases be used where different-sized pipes are connected.

Stoppers.—All provisional junctions and access openings to siphons shall have plugs set in and covered by approved puddle clay, and shall be left airtight.

Roots.—Where roots exist their ingress into the pipes must be prevented by surrounding the joint with three inches of

be prevented by surrounding the joint with three inches of concrete.

Wet Ground .-- In wet or soft ground a layer of concrete,

Wet Ground.—In wet or soft ground a layer of concrete, broken metal, or gravel must be spread under the pipe of sufficient thickness to ensure a good and sound foundation. Filling over Pipes.—The filling round pipes shall be carefully packed and consolidated. The filling over pipes shall be inserted in layers not exceeding twelve inches in thickness, and each layer shall be carefully rammed. Where trenches are made in streets the surface of roadways and footpaths shall be left in a condition satisfactory to the Inspector. Inspector.

SECOND SCHEDULE.

Specification for Plumbers.

Specification for Plumbers.

Cast-iron Pipes.—Cast-iron pipes for soil and ventilation to be not less than five-sixteenths of an inch thick, except in the cases provided for, and to be large enough in the socket to allow of three-sixteenths of an inch caulking all round.

Lead Pipes and Traps. — Lead soil-pipes, wastes, traps, vents, bends, &c., to be drawn pipes (not seamed), approved and stamped by the Inspector, and to be formed of lead weighing not less than 6 lb. per superficial foot.

Joints.—Joints in cast-iron pipes to be made with a ring or two of spunyarn, and then soft lead run in and caulked. Joints between lead and cast iron to be made in a similar manner, but to have a brass ferrule soldered on to end of lead first. All lead-to-lead joints in any portion of main building to be wiped-soldered. All bedded joints for water-closets to be made with genuine red and white lead putty. Joints for cast-iron pipes of three-sixteenths of an inch thickness shall be made of lead as above, or of such other material as the Inspector shall approve.

waste-pipes.—Waste or overflow pipes from baths, washtubs, cisterns, and sinks shall be of 6 lb. lead, but where in the opinion of the Board's Inspector a heavier weight may be required his instructions shall be complied with.

Works to be executed by Licensed Drain-connectors ONLY.

It shall not be lawful for any person, other than a licensed drain-connector under this by law, to execute any of the works hereinafter specified:—

(a.) To lay any private drain.
(b.) To alter, reconstruct, extend, repair, open up, or remove any private drain.

- (c.) To connect any private drain with another private drain or sewer.
- (d.) To disconnect any private drain from another private drain or sewer.

 (e.) To affix, repair, or remove any disconnecting trap or
- gully-trap or other trap in connection with a private

Work to be executed by Licensed Plumbers only.

It shall not be lawful for any person other than a licensed plumber, duly licensed under this by-law, to execute any of the works hereinafter specified:—

(a.) To affix or repair any cistern in connection with a

- water-closet.
- (b.) To connect any cistern with or disconnect any cistern
- (b.) To connect any cistern with or disconnect any cistern from any water-closet.
 (c.) To affix, or repair, or remove any basin or pan of or belonging to any water-closet.
 (d.) To affix, repair, or remove any ventilation-pipe in connection with a water-closet, or do any other work relating to the ventilation of traps in connection with water-closets.
- (e.) To connect a water-closet with or disconnect a water-
- closet from the soil-pipe thereof.

 (f.) To lay, or set up, or repair, or remove the soil-pipe of or belonging to any water-closet.

 (g.) The trapping of any work in connection with trapping water_closets.
- (h.) Any work in connection with the laying-on of the water to and the trapping and ventilating the traps of urinals.
- (i.) The affixing, repairing, or removing of lead and other safes under closets, baths, sinks, and other conveniences.
- veniences.

 (j.) The affixing, repairing, or removal of overflow of wastepipes connected with baths, sinks, and sanitary conveniences or appliances of any description.

 (k.) The affixing, setting-up, repairing, or removal of the ventilation shafts required under this by-law, and the caps or cowls thereof, and connection of the said shafts with their disconnection from drains.

 (l.) Any plumbing work in connection with any sanitary convenience or appliance required to be provided, affixed, or set up by virtue of this Part of the by-law.
- affixed, or set up by virtue of this Part of the by-law.

Division of Work as between Licensed Drain-connectors and Plumbers in certain Cases,

The licensed drain-connector shall lay the private drains to the point where the connection is to be made with the soil-pipe of a water-closet. This connection shall be made by the licensed plumber. The licensed drain-connector shall put in the junction and lay all stoneware pipes required for the ventilation shafts referred to in this by-law, and the plumber shall make the connection plumber shall make the connection.

House Connection.

The Board will, when requested so to do in writing by any The Board will, when requested so to do in writing by any ratepayer, undertake and carry out the work of private house connection, excepting plumbing work. The cost of such connection shall be estimated by the Engineer or other official appointed by the Board for that purpose, and shall be prepaid by the ratepayer to the Board when lodging his request. The Board will charge only the actual cost of making the connection, and if on the completion of the work the amount deposited with the Board shall be insufficient the deficiency shall at once be paid to the Board by the ratepayer. Any shall at once be paid to the Board by the ratepayer. surplus will be refunded.

Schedule Form No. 1.

One Tree Hill Road Board.

of By-law No. (Part , 19 .)

LICENSE (PLUMBER OR DRAIN-CONNECTOR). No.

for the purposes of the above by-law for the year ending 31st March, 19.

Dated this Dated this day of

, 19 Clerk.

Schedule Form No. 2.

One Tree Hill Road Board.

(Part of By-law No. , 19 .)

APPLICATION FOR CONNECTION WITH SEWER.

To the Clerk, One Tree Hill Road Board.

I HEBEBY apply that the proposed drains on my property, situate in Road [Street], One Tree Hill, be connected

with a sewer to carry away sewage, refuse water, and household waste from the buildings now erected on such property, such connection to be at my sole cost and expense. , 19

Owner or Occupier of said Property.

Schedule Form No. 3.

One Tree Hill Road Board.

of By-law No. (Part

NOTICE OF INTENTION TO CONNECT DRAIN WITH SEWER. To the Clerk, One Tree Hill Road Board.

I HEREBY give you notice of my intention to remove [or alter] Dated connected with sewer in Street. , 19

Owner or Occupier of the Property.

Name of licensed drainer:

Schedule Form No. 4.

One Tree Hill Road Board.

of By-law No. , 19 .) (Part

APPLICATION FOR A PLUMBER'S OR DRAIN-CONNECTOR'S LICENSE.

To the Chairman and Members, One Tree Hill Road Board. I, , of Street, , do hereby apply, under the provisions of the above by-laws, for a license as

Dated this

day of

, 19 Applicant.

APPLICATION FOR PERMIT.

The Clerk, One Tree Hill Road Board.

I beg to make application for a permit for the erection of a building for Mr. on Lot No. of Subdivision No. of Section No., having a frontage of feet, and in accordance with plans now lodged.

The contract, which was a permit for the erection of a building for Mr. on Lot No. of Subdivision No.

The contract price is f.

The contract price is £

Fee herewith: £

. Builder.

Date:

Address:.....

BUILDING PERMIT.

This permit is granted to Mr. erect a building for Mr. authorizing him to No. of Section No. of Sub-No. of Section No. having a front-feet to Street [Road] by a depth of feet, in accordance with the plans lodged and apdivision No. age of proved by the Building Committee.

For the One Tree Hill Road Board.

Fee paid: Date .

These by-laws shall apply to and be in force within the whole limits of the One Tree Hill Road District, and shall

whole limits of the One Tree Hill Road District, and shall come into force on being gazetted.

These by-laws were made and adopted by special order at a special meeting of the One Tree Hill Road Board held on the 1st day of September, 1920, and were confirmed at a subsequent meeting of the Board held on the 6th day of October, 1920; and the common seal of the Inhabitants of the One Tree Hill Road District was affixed to the foregoing by-laws this 6th day of October in the presence of this 9th day of October, in the presence of-

H. Dobbie, Chairman. REG. G. CLARK FRANK CHAPMAN Members. Wm. Hogg, Clerk. (Seal.)

I hereby certify that the foregoing by-laws were duly made by the One Tree Hill Road Board by special order, the resolution in respect of which was passed at a special meeting of the said Board convened for that purpose on the 1st day of September, 1920, and confirmed at a subsequent meeting of the said Board held on the 6th day of October, 1920; and that all public notifications, notices, deposits, and other requirements of the Road Boards Act, 1908, the Public Health Act, 1908, the Public Works Act, 1908, the Motor Regulation Act. 1908, and their several amendments, have been duly Act, 1908, and their several amendments, have been duly complied with in respect of such special order.

Dated this 9th day of October, 1920.

H. Dobbie, Chairman of the One Tree Hill Road Board.

The foregoing by-laws were publicly notified in the New Zealand Herald on the 8th, 15th, 22nd, and 29th September, 1920, and the New Zealand Gazette on the 4th day of November, 1920.

Minister's Decisions under Customs Duties Act.

Customs Department, Wellington, 2nd November, 1920.

T is hereby notified for public information that the Hon. the Minister of Customs has decided to interpret the
Customs Duties Act in relation to the undermentioned articles as follows:—

Note,—"Not otherwise enumerated" appears as n.o.e.; "other kinds" as o.k.; "articles and materials suited only for, and to be used solely in, the fabrication of goods in the Dominion" as a. & m.s. Articles marked thus † are revised decisions.

			Rate of	Duty.
Record.	Goods.	Classification under Tariff, and Item No.	General Tariff.	Preferential Surtax on Foreign Goods.
6/38	A. and m.s., viz.:— Cardboard or strawboard, corrugated, in sizes not less than 17 in. by 8 in., if declared for use in packing fruit			
5/37/7	Fabrics composed of straw or rush or of straw or rush in conjunction with cotton textile (not including lace or millinery trimmings) if declared for use in the manufacture of hats Educational apparatus, viz.:—	As a. and m.s. (482)	Free	Free.
6/126	Geographical exercise books contain- ing printed outlines of maps showing degrees of longitude and latitude	As educational apparatus (441)	Free	Free.
5/37/7	Lace, viz.:— "Tagel" lace, used in making up millinery	As lace and laces, n.o.e. (82)	20 per cent	10 per cent.
2/92/4	Machines, cardboard-box-making, viz.:— Machines specially suited for the manufacture of tubular cardboard comtainers, viz.:— Cardboard slitter and rewinder Tube-cutter Tube-winder with glue-pot	As cardboard-box-making machines (166)	5 per cent	10 per cent.
2/92/4	Metal-workers' machine tools, viz.:— Turret seamer, for double seaming bottoms on buckets, tubs, &c.	As metal-workers' machine tools (379)	Free	Free.
6/127	Paper circles, gummed, unprinted, for covering tops of jam-jars, &c.	As n.o.e. (483)	Free	Free.
12/5/16	Surgical appliances, viz.:— Magnifying radioscope, an instrument for examining X-ray films (not includ- ing electric rheostat)	As surgical appliances (279)	Free	Free.

Notice of Appointments, Promotions, Transfers, &c.

Office of the Public Service Commissioner, Wellington, 4th October, 1920.

N accordance with the provisions of section 60 of the Public Service Act, 1912, the Public Service Commissioner notifies that he has made the following appointments to, and promotions, transfers, &c., in, the Public Service.

A. C. TURNBULL, Secretary.

FIRST APPOINTMENTS.

A7.		T				·	1	Date of
Name.			Position	l.		Place.	A	Date of Appointment.
•		,	Agricultu	BE DEPA	RTM EN	p		
Bayley, Harold Adam		Meat Insp		.,	••	Hamilton	1 T	April, 1920.
Bigwood, George Valentine	•	Cadet		• • •		Head Office, Wellington		8 March, ,,
French, Thomas	• • • • • • • • • • • • • • • • • • • •	Native In		• • •	• • •	Hamilton		5 Jan., ,,
Haynes, William Charles		Meat Insp			• • •	Dunedin		1 A
Hill, Albert James		,,		• • •	• • •	Pieton	1 1	l ,, ,,
Hill, Reginald de Blaquire		,,		•••	•••	New Plymouth	lî	
		. ,,	Спятомя	DEPART		,	, -	- ,, ,,
Craven, Arthur Leonard		Cadet	COSTOMS	DETAKI	MENI.	Timaru	1 8	8 Mar., 1920.
O'Reilly, James Joseph		,,		• • • • • • • • • • • • • • • • • • • •	• •	Christchurch		i i
Pascoe, Joseph Charles		,,	• • •		• • •	Auckland		
Simmonds, Herbert Marshall		,,,		•	• •	•		., .,
			ERNAL AFI			i e	,	,, ,,
Paterson, Christina Cawte		Cadette	EKNAL AFI	FAIRS DE	PARTM	ENT. Census and Statistician's	. 1 8	8 Mar., 1920.
	• •	- Guactro	• • •	• •	• • •	Office, Wellington		, mar., 1020.
Seelye, Frederick Thomas	••	Analyst	• •	••	••	Dominion Laboratory, Wel- lington	2	Feb., "
		LAN	D AND DE	EEDS DEE	ARTME			
Renaud, Ian F. M		Cadet	• •				18	Mar., 1920.
		LAND	AND INCO	ME TAY	DEPAR	PMENT		
Chivers, Raymond Charles		Cadet	AND INCO	ME LAA .		TT7 - 11	1 15	Mor 1000
O'Malley, Eileen Johanna Marie	•	Cadette	• •	••			15	Mar., 1920.
o manay, amoon oonama mana	••					••	, 10	,, ,,
T			ds and St					
Barclay, Walter Sinclair	• •	Clerical Ca		• •		Head Office, Wellington		Mar., 1920.
Benfell, Winifred Lawrie	• •	Shorthand		• •		Dunedin	24	., .,
Bridges, Frederick Alexander		Clerical Ca			• •	Head Office, Wellington	13	
Ellis, Charles Gilmour Stead		Draughtsn		• •		District Office, Wellington		April, ,,
Empen, Leslie John	• •	Draughtin			• • •	North Auckland		Mar., ,,
Fraser, John	• •	Clerical Ca		• •		Head Office, Wellington	3	
Grocott, Keith Dryden	• •	Draughtin		• •	}	Christehurch		
Hitchcock, Herbert Webster	• •	Clerical Ca		• •	• •	Auckland		Mar., ,,
Jenkins, Eustace Everard	• •	Draughtin;		• •	••	District Office, Wellington	15	
McCaffrey, Arthur Stuart	• •	Clerical Ca		• •	• •	Christchurch	22	
Morrison, Arthur Stuart	• •	Draughtin:		• •	• • •	Auckland	3	.,
Mosley, James Selwyn	• •	Clerical Ca		• •	• • •	District Office, Wellington	16	
Muir, Ailsa Edith	• •	Draughtin		• •	• • •	Auckland	27	
Neal, Norman James Webb, Herbert Hall	•••	Draughtin Clerical Ca		• •		Napier District Office, Wellington	15	,, ,,
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,			•• ;		1 10	,, ,,
Hargrave, Ernest	MA	RINE AND I				DEPARTMENT. Christchurch		Day 1010
Hargrave, Ernest	• •	•		•			1 22	Dec., 1919.
** 35 1 43			TAL HOSPI					~
Foreman, Maude Alice	• •	Nurse	• •	• •	• •	Christchurch		Sept., 1919.
Hepenstall, George	• •	Attendant		• •	• • •	Auckland		Aug., ,,
Laing, Mary	• •	Nurse	• •	• •	• • {	Seacliff	1	June, "
Mason, James Henry		Printing Storeman	G AND STA	TIONERY		337 - 11°1	1	Mar., 1918.
,		•	uprio Tru	on Duna			'	,
Collins, Edward		Estates Ad	UBLIC TRU Iministratio		RIMENI	Head Office, Wellington	, 7	July, 1919.
James, Thomas		Cadet				*		
McNatty, Frank Kingsland	• •	Senior Esta	tes Admin	istration	Clark	TY 1 0 00 TT 111 .	8	Mar., 1920.
Wingate, Lulu Nina Eunice		Shorthand			···	Napier	4	" "
((1115,000) 2010 21110 2101100	• • •					-		"
			BLIC WOR					
Brydon, William James	••	Storekeepe				Huntly	2	March, 1920.
Park, Archibald Gavin	•• ;	Clerical Ca	det	• • •	•• [District Office, Wellington	5	Feb., ,,
		STATE	FIRE INSU	RANCE D	EPART	MENT.		
Thackwell, Reginald Hugh		Cadet				Christchurch	8	Mar., 1920.
, 0	•		**		Τ.			,
Johnston, David Neilson		Tourist at Masseur	ND HEALT	H KESOR		Rotorua	1	Mar., 1920.
			TREASURY	DEPART	N ENT			
Leamy, Cecil Raymond	1	Cadet		- nr ARTI		Wellington	ı Q	Mar., 1920.
Robertson, Elma Jessie	••	Junior Sho	rthand-tyn	nist.	••	•		
rootisti, riiia eessie	•• }	aumor pmo	i viiaiiu-byp	1100	•••	,,	1.0	April, "
		STATE	Fire Insu	RANCE D	EPART	MENT.		
Lord, Hilton Frederick		Relieving (• •		Christehurch	15	Feb., 1917.
							*	-
Daniel Boss M			VALUATION			Down die	, ,	E-1 1010
Dungey, Rose M	••	Shorthand-	rypist		_ · · ·	Dunedin	1 1	Feb., 1919.

OFFICERS PROMOTED.

		011102105 11102101			
· · · · · · · · · · · · · · · · · · ·	Promoted t	rom	Promot	ed to	Date.
Name.	Position.	Place.	Position.	Place.	Date.
		Education Departmen			
aerewa, Miss Areta	Second Assistant Teacher (Acting First)	Native School, Tokomaru Bay	First Assistant Teacher	Native School, Tokomaru Bay	3 Aug., 1920
att, Helen Mabel	Dormitory Maid and Assistant Laundress	Special School for Boys, Ote- kaike	Female Attendant	Special School for Boys, Ote- kaike	9 June, "
arruthers, William		HEALTH, HOSPITALS, AND CHARITA		Auckland	4 Aug., 1920
was worder, // samura	9	PUBLIC WORKS DEPARTM	ENT.	,	
Arthur, Henry	Chief Clerk	Stratford	Inspector	Wellington	16 Sept., 1920
		OFFICERS TRANSFE	RRED.		
					1
37	Transferre	ed from	Tran fel	red to	Date.
Name.	Position.	Place.	Position.	Place.	
•		EDUCATION DEPARTMENT	T.		
ohnson, Ida Vashti Crago	Head Teacher	•	· ·-	Native School, Waitahanui	1 Sept., 1920
m (11 All T3).	Clerk in Courts	JUSTICE DEPARTMENT.		Wellington	14 Sept., 1920
fresidder, Allan Leslie	Clerk in Courts	LABOUR DEPARTMENT.	· —	, was a second of the second o	22 Sopti, 202
Munn, Charles Septimus	Clerk	Dunedin	Clerk	Arbitration Court, Wellington	11 Aug., 1920
•		PRISONS DEPARTMENT.			
Callender, Alan Ross	Warder	Borstal Institution, Invercargill	Warder	Waikeria Reformatory, Te Awa- mutu	1 Sept., 1920
·		PUBLIC TRUST DEPARTMI	ent.	•	
Oobson, Thomas Edward Faber	Clerk	Gisborne	Clerk	Auckland	6 Sept., 192
Ferry, Albert Edward		Auckland	Cashier	District Office, Wellington	1 ,, ,, 31 May, ,,
fitchinson, Elizabeth	Shorthand-typist	Head Office, Wellington	Shorthand-typist in Charge Assistant Accountant	A 1 3 3	~
Vilson, James Graham Ryan, Patrick James	Assistant Accountant	District Office, Wellington	Assistant Accountant District Solicitor		9 Aug., ,,
yan, ranner cames		Public Works Departm			•
Ryan, Nicholas Joseph	Chief Clerk		Chief Clerk	Stratford	14 Sept., 1920
Ryan, Nicholas Joseph Sharp, Henry Hey	Chief Clerk District Engineer		Acting Staff Engineer	Wellington	13 ,, ,,
<u>F</u> ,JJ		Interdepartmental Trans	SPERS		
McKewen, Henry	Clerk	Government Insurance Depart-			15 Sept., 1920
		ment, Wellington		(Health Officer for Maoris), Auckland	

THE NEW ZEALAND GAZETTE

RESIGNATIONS.

Name.	Positio	n.		Place.	Date left Service
	AGRICULTU	RE DEPARTMENI			
Batt, William George	Milk-tester		Hawera	••	2 Sept., 1920.
	Internal Afi	FAIRS DEPARTMI	ENT.		
Taylor, Albert Edward Wallace, Mrs. Minnie Louisa	Clerk and Shorthand Charwoman		Head Offic		14 Oct., 1920. 31 Aug., ,,
	LANDS AND ST	RVEY DEPARTM	ENT.		
Burgess, Roy Frederick	Survey Cadet		Wellington	ı	31 Aug., 1920.
	MENTAL HOSPI	TALS DEPARTME	enm		
Breeze, William Henry	Junior Attendant		Hokitika	••	10 Sept., 1920.
•	National Provident and I	PRIENTLY COOM	mrno Danar		•
Fowler, George Ernest	District Surveyor		Wanganui		11 Sept., 1920.
	TOURIST AND HEALT	H RESORTS DE	PARTMENT.		
Glendinning, Elizabeth Jane Glendinning, James	Bath-attendant		Te Aroha	• •	7 Aug., 1920.
	RETIRE	MENTS, ETC.			
Name.	Position.	Place	•	Date left Service.	Reason left Service.
	Agricultur	RE DEPARTMENT			<u> </u>
Parker, Thomas	Inspector of Stock	Te Kuiti	•• [8 Sept., 1920	Deceased.
	Prisons	DEPARTMENT.			
Anderson, David Dow	Schoolmaster			4 Sept., 1920	Deceased.
	Public Wor	RKS DEPARTMEN	т,		
Waterson, William	Overseer	Opotiki	• •	30 Sept., 1920	Retired on super
	TOURIST AND HEALT			'	
Forde, James	Gardener	Queenstown	:	28 July, 1920	Appointment a n nulled

Letters of Naturalization granted.

Department of Internal Affairs, Wellington, 2nd November, 1920.

T 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.

G. JAS. ANDERSON, Minister of Internal Affairs.

Name.		Nationality	7.	Residence	.	Occupation.	Date of Naturalization
Alekna, Stanislaus Cappiello, Antonino Hermann, Kaspar O'Connor, Edward Reynal Smith, William Stone, Joseph Kramen	 	Russian Italian Swiss Argentinian Dutch Russian		Wellington Nelson Manaia Blenheim Oamaru Stratford		Waterside worker Gardener Farmer Farm cadet Stevedore Watchmaker	 29/10/20.

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.

OTICE 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.	Stamp Duties Office.
1	Chalmers, John	Arrowtown		Farmer	3/8/19	28/10/20	Testate	Invercargill,
2	Cookson, Jane	Christchurch		Widow	18/8/20		,,	Christchurch
3	Hamill, Phynia	West Plains		Married woman	17/5/86	28/10/20	Intestate	Invercargill.
4	Kennard, Simon	. Waianiwa		Labourer	21/6/20	28/10/20	Testate	,,
5	McKenzie, John Barclay	Dunedin		Old-age pensioner	23/7/20	1/11/20	Intestate	Dunedin.
6	Mehrtens, Minnie	East Oxford		Married woman	2/10/20	28/10/20	Testate	Christchurch.
7	Morris, Gerald	Little River		School-teacher	12/9/20	28/10/20	Intestate	,,
8	Muir, William Bone	Tauranga		Farmer		28/10/20	,,	Auckland.
9	Reaper, George Henry	Ophir		Labourer		28/10/20	,,	Dunedin.
10	Simpson, William Ockley	Martinborough		Station storekeeper		28/10/20	Testate	Wellington.
11	Stephens, Samuel Joseph or Samuel	Wellington	• •	Carpenter	20/9/20	1/11/20	Intestate	,,
12	Swan, John	Oamaru		Farm labourer	25/8/20	1/11/20	,,	Dunedin.
13	Whyte, Frederick George	Halketh	٠.	Farm hand	19/8/20	1/11/20	Intestate	Christchurch.

Mining Privileges to be struck off the Register.—Notice under the Mining Amendment Act, 1914.

Office of the Mining Registrar, Paeroa, 22nd October, 1920.

OTICE is hereby given that if within three months from the date hereof cause is not shown to the contrary, each of the mining privileges mentioned in the Schedule hereto will be struck off the Registers kept by me, in pursuance of section 30 of the Mining Amendment Act, 1914.

C. W. CARVER, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.		Localit	y.		Registered Holder.
350	28/6/1899	Residence-site		Mackaytown			Margaret Higginsby.
814	25/10/1899			.,			William Buchanan Maxwell.
971	13/12/1899	97 accide 99 constanting		Karangahake			William Billing.
972	13/12/1899	,,		•			John Richard McCauley.
977	13/12/1899	,,		Golden Cross			Frank McKenzie.
1140	8/2/1900	,,		Waitekauri			John Peter Monk.
1446	26/4/1900	"		Mackaytown			John Frederick Roberts.
1449	26/4/1900	,,		Waitekauri			Waitekauri Gold-mining Company (Limited)
1450	26/4/1900	***		,,			"
1504	10/5/1900	,,		Maratoto			Peter O'Connor.
1638	7/6/1900	**	• •	Waitekauri	• •		Margaret Devey.
1640	7/6/1900	. 39	• •	,,	• •		William Somervill Morrin.
1643	7/6/1900	,,	• •	,,,	• •		Samuel Hassey.
1710	28/6/1900	,,	••	Owharoa	• •	•••	Albert Kennedy.
1867	23/8/1900	,,	• •	Mackaytown	• •	• •	Charles Robinson.
1877	23/8/1900	,,		Waitekauri	• •	• •	Michael Garvey.
1879	23/8/1900	,,		,,,	• •	• •	Elizabeth Hardy Quinn.
1882	23/8/1900	,,		Golden Cross	• •	• •	John Alfred Parkinson.
1883	23/8/1900	,,	••	,,	• •	• •	Charles Chapman.
1884	23/8/1900	, ,,	• •	,,	• •	• •	Samuel Patterson.
1935	6/9/1900	,,	• •	Karangahake	• •	• •	Ella Liddel.
2241	22/11/1900	,,		Waitekauri	• •	• •	John Fitzpatrick.
2243	22/11/1900	- · · ·]		• •	• •	Daniel Fitzpatrick.
2324	6/12/1900	Business site	• •	Karangahake	• •	••	Alexander Hogg.
2325	6/12/1900	Residence-site	• • •	7/5 - 1	• •	• •	Ernest Montgomery.
2364	19/12/1900	Residence-site	• •	Mackaytown	• •	• •	
2497	7/2/1901	, ,,	• •	Komata	• •	••	Andrew Sayers. Barnable Hartington Ford.
3080	23/5/1901	"	• •	Mackaytown	• •	••	Edward James Kitching.
4088	20/6/1901	,,	••	Owharoa	• •	••	Elizabeth Agnes Ferguson.
4339	22/8/1901	,,,	• •		• •	••	Richard James Theodore White.
5328	23/7/1903	,,	• •	Mackaytown	••.	••	Kenneth Livingstone Gibbons.
5395	24/9/1903	,,	• •	**	• •	••	John Alexander Cameron Gibbons.
5396	24/9/1903	,,	• •	Waitekauri	• •	• •	John McLellan.
5618	16/6/1904		• •	. *	• •	••	James Charles Hyland.
5727	13/10/1904	, ,,	• •	"	• •	••	Timothy Whelan.
5762	24/11/1904	"	• •	Owharoa	• •	••	Lavinia Crighton.
5796	19/1/1905	"	• •	Komata	• •	••	Frederick Dowdle.
5800 5969	2/2/1905	**	• •	Karangahake	• •	• •	John Frederick Reilly.
	5/10/1905	,,	• •	Komata	• •	• •	John Collett.
$6008 \\ 6025$	7/12/1905 21/12/1905	Business site		Karangahake		• • • • • • • • • • • • • • • • • • • •	Jessie Banks Minett.
6109	17/5/1906	Residence-site	••	Komata	• •	• • • • • • • • • • • • • • • • • • • •	James Donnelly.
6135	22/6/1906		• •	TOMAGE	• • •	• • • • • • • • • • • • • • • • • • • •	Ropi Brown.
6149	5/7/1906	. "	• • •	Owharoa	• •	• • • • • • • • • • • • • • • • • • • •	Fred Paton.
6228	20/9/1906	,,		Maratoto	• • •	• • • • • • • • • • • • • • • • • • • •	James Jones.
6515	6/11/1907	Business site		Karangahake			John McLean Auld.
6532	27/11/1907	Residence-site					William Capstick.
6549	18/12/1907	Special quartz claim		Waitekauri			James Anderson.
6670	21/5/1908	Residence-site		Karangahake			Matilda Andreason.
6701	18/6/1908	,,		,,		• • •	George Homan Wallace.
7038	2/9/1909	,,,		Mackaytown		• • • • • • • • • • • • • • • • • • • •	Grace Gilbertson.
7074	7/10/1909			Karangahake			John Carling.
7076	7/10/1909	,,,		,,			John Carling. Eliza Agnes Moran.
7178	16/12/1909	,,		,,			Daniel Joseph Scally.
7416	4/8/1910	,,		Komata			Howard Henry Chapman.
7440	8/9/1910	l <u>"</u>		Karangahake			Elsie Claire Herring.
7626	23/3/1911	Sawmill		Hikutaia			Thomas Birch Williams and Charles Frederic
	20/0/2022						Samuel Hows.
7672	1/6/1911	Residence-site		Karangahake			Elizabeth Jane Wells.
7772	5/10/1911	,,		,,			Patrick McSheen.
7773	5/10/1911	,,		,,			Joseph McShane.
8405	22/7/1915	Special quartz claim		Rotokopu			Stewart Wright Buchanan.
7997	19/12/1912	Residence-site		Karangahake			James O'Neil.
8415	5/8/1915	,,		Komata			Laura Stephens.
8416	5/8/1915	,,		,,		• •	Julia Jones.
8417	5/8/1915	,,,	٠.	۱,,			Annie Hawkės.
	2/3/1916	,,		Karangahake			Robert Smith.
8480							Ephram Coulter.

RETURN of the VALUE of IMPORTS (by	Countries whence imported	at the several Ports of	f New ZEALAND during the	QUARTER ended 30th SEPTEMBER, 1920.
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Countries.	Auckland.	Kalpara.	Tauranga.	Gisborne.	New Plymouth.	Patea.	Wanganui.	Wellington.	Napier.	Wairau (incl. Picton).	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill,	Totals.	Corresponding Quarter, 1919.	Countries.
United Kingdom	£ 2,543,468	£	£ 1,242	£ 63,449	£ 62,507	£ 15,287	£ 110,443	£ 4,140,922	£ 187,835	£ 10,262	£ 40,521	9,957	£ 19,243	£ 2,194	£ 1,433,566	£ 64,622	£ 27,655	£ 1,033,846	£ 129,397	9,896,416	£ 2,465,550	United Kingdom.
British Possessions. Europe— Gibraltar Malta Asla—	10		::	::		::	::		::	::	::		::	::		::	::		::	·· 10	11	British Possessions. Europe— Gibraltar. Malta. Asia—
Aden British North Borneo Protectorate	4,116	::	::	::	::	::	::	::	::	::	••	::	::	::	::	::	/::	69	::	4,116		Aden. British N. Borneo Protectorate
Burma Ceylon	8,331 21,466	::	·i9	::	55	137	1,342	11,797 19,356	2,823 796	311	·i ₁₁₄	::	62	::	6,161 12,682 90	346	3,343	4,377 25,722	157 4,173	33,646 89,924 90	7,845 88,020	Burma. Ceylon. Cyprus.
Cyprus Hong Kong	3,162 53,682 5,455			321 479	311 475	106	355 256	3,486 48,357 9,514	132 2,650 421	20	1 274 668		7 112	2	976	3,534 840	364	1,421 31,037 5,568	7,247 3,429	9,242 221,036 32,335	1,040 248,323 8,541	Hong Kong. India. Straits Settlements Africa—
Nyasaland Protectorate South African Union America—	13,833	::	::	235	572	::	107	17,276	805	::	·i60	::	::	::	13,627	8	::	1,879	542	49,044	17,958	Nyasaland Protect. South African Union. America—
British West Indies Canada, via East Coast , , via West Coast Newfoundland	1,696 153,311 83,477	::		392 1,999	481 989	::	1,688 678	1,715 164,676 55,262	2,785 2,823	2	142 1,093	::	1,383	::	14 51,161 28,681	22,577 622	 25 1,436	1,993 22,927 13,537	1,282 1,556	5,420 421,496 193,536	976 262,153 103,418 2,524	British West Indies. Canada, via E. Coast. ,, W. Coast. Newfoundland.
Pacific Islands— Australia British Solomon Islands	846,000 17		5	20,651	21,481	5,221	28,020	963,127	48,383	7,150	13,436	3,118 	13,493	1,572	472,912	29,919	3,951	398,778	65,525	2,942,742	675,001 2	Pacific Islands— Australia. British Solomon Islands Protectorate.
Protectorate Fiji Norfolk Island	677,867 783	::		::	::			928	::	::		••	••	••	183	2	::	••	1	678,981 783	171,046 66	Fiji. Norfolk Island.
Foreign Countries and Possessions.															. '							Foreign Countries and Possessions.
Europe— Belgium Denmark France Germany Italy Luxemburg Netherlands Norway Portugal Spain Sweden Switzerland Asia—	42,769 3,973 7,117 10,424 9,192 15,754 74 28,602 7,313			696	309 616 419 230 55		96 :: 102 :844 289 :: 14	42,562 5,592 1,637 2,862 27,398 4,264 4,112 21,882 10,274 1,247	2,610 .566 .847 .830 .83 .83	225	32 143 520 109 150	64	104 623 21 	6	10,474 621 20,401 275 36,129 477 6,242 203 5,730 5,511	88 253 63 	59 49 1,701	5,689 355 1,001 286 12,586 2,857 5,530 955 155 6,370 794	530 2,431 91 198 1,349 249 687 739 359	105,098 13,004 30,357 4,237 89,253 4,264 20,964 53,205 955 633 52,517 15,245	1,430 3,710 27,852 62 1,901 478 136 17,748 4,792	Europe— Belgium. Denmark. France. Germany. Italy. Luxemburg. Notherlands. Norway. Portugal. Spain. Sweden. Switzerland. Asia—
Asiatic Turkey China Dutch Borneo Japan	123 31,645 176,326	::	::	·· 2	878	••	14 296	26,573 501 236,533	332 1,751		 55 249	••	 46 		18,616 938 127,312	336	₁	169 12,265 74,646	557 1,854	373 90,107 1,439 620,633	210 26,739 686 205,144	Asiatic Turkey. China. Dutch Borneo. Japan.

	RETURN	oft	ne Vai	UE of I	MPORTS	(by Co	untries	whence in	ported)	at the	several	Ports	of NEV	v Zeal	AND durin	ng the C	UARTER	ended 30	Oth SEP	гемвев, 19	20—contine	ved.
Countries.	Auckland.	Kalpara.	Tauranga.	Gisborne.	New Plymouth.	Pates.	Wanganul.	Wellington.	Napier.	Wairau (incl. Picton).	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill.	Totals.	Corresponding Quarter, 1919.	Countries.
Porsign Countries, &c.—ct Asia—continued. Java Persia Philippine Islands Siam Sumatra Africa—	22,102 3,199 511	2	£	£ i02	£ 878 67	£	£ 620	21,788 2,782	2,876 69	£	£ 49	£ 49	96 	£	14,385 439 ,912 288	£ 64	£	48,873 7,604 213 382		£ 111,638 439 16,778 826 less 3,166	£ 6,954 10 1,261 1 97,384	Foreign Countries, &c. Asia—continued. Java. Persia. Philippine Islands. Siam. Sumatra. Africa—
Egypt German East Africa Madagascar Zanzibar America	574	::	::	::	::	::	::	::	::	::	 5	::	::	::	:: 1	::	::	3 	294	872 5	24,241 80 844	Egypt. German East Africa. Madagascar. Zanzibar. America—
Alaaka Argentina Chile Cuba Ecuador Panama Canal Zone	117 28 972		••	••	io7	••	::	5,583	i64		••		••	••	351 16			49	::	846 117 72 7,177 76 14	275 995 995 230	Alaska, Argentina, Chile, Cuba, Ecuador, Panama Canal Zone, Santo Domingo,
Santo Domingo U.S.A., via East Coast West Coast Pacific Islands Hawaii	1,220		283 55	1,456 1,204 49	36,043 43,217	516 1,142	14,661 4,133	835,249 360,498 790	30,960 43,072	926 196	5,891 3,066	iż1 93 	2,609 448	ió7 47 	282,120 107,884 1,761	3,451 2,688 30	8,852 982	161,964 68,281 182	4,803	1,995,166 1,115,932 4,032 6,180	1,544,112 457,447 887 50	U.S.A., via E. Coast. W. Coast. Pacific Islands— Hawaii. New Caledonia.
New Caledonia Society Islands Tonga Tuamotu Archipelago Tutuila Western Samoa	3,086 37 21,789				2,368		::	534 80 		::	::					 	1 4	2,845 1 1.671	10,063	3,637 118 34,697 1 4,885	4,281 121 27,165 1 6,456	Society Islands, Tonga, Tuamotu Arch, Tutuila, Western Samoa,
Totals	5,868,765	 :-	1,604	91,706	172,058				333,988		66,694	13,402			2,740,993	129,658	42,873	1,951,880	275,223	•18,980,970		Totals.
Gorresp. Quarter, 1919	1.805.026	4.684	368	35,929	48,733	12.848	59,493	2,340,006	156,615	15,019	26,809	9,517	13,027	1,162	1,101,338	48,671	15,053	722,557	99,747	·	†6,516,602	Corresp. quarter, 1919.

[•] Includes specie imported: Auckland, £860; Wellington, £910; Lyttelton, £380; Dunedin, £680 † Includes specie imported: Auckland, £23,200; Wellington, £32,850; Lyttelton, £9,450; Dunedin, £14,900; Gisborne, £1,200; New Plymouth, £9,875; Napler, £4,100; Wairau (including Picton), £4,075; Nelson, £1,100; Greymouth, £600; Timaru, £1,000; Invercargill, £300.

Customs Department, Wellington, 1st November, 1920.

Notice to Mariners.—No. 62 of 1920.

Marine Department,

Wellington, N.Z., 2nd November, 1920.

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

ROBERT DUNCAN, Secretary.

ENGLAND.

EAST COAST.—RIVER THAMES ENTRANCE.—GIRDLER SHOAL. BEACON RE-ESTABLISHED.

Position.—Near the centre of the shoal. Lat. 51° 29′ 59″ N., long. 1° 10′ 10″ E.

Description.—A black cylindrical iron mast, surmounted by

a cone point upwards.

Remarks.—The height of the beacon is 32 ft. above high

SOUTH COAST.—BILL OF PORTLAND.—INFORMATION WITH REGARD TO LIGHT.

Position.—Lat. 50° 30¾ N., long. 2° 27¼ W.

Details.—The main light (the normal character of which is group flashing white with four flashes) gradually changes from four flashes to one flash within certain bearings; the

from four hashes to of light shows as follows: From 221° to 230° From 230° to 237° From 237° to 244° From 244° through west to 117° Character changes from 2 to 1 flash. ٠, 4 to 3 flashes.

From 123° to 123° From 123° to 131° From 131° to 141°

Normal character of 4 flashes. Character changes from 4 to 3 flashes.

,,

3 to 2 flashes.

Obscured elsewhere.

2 to 1 flash.

Remarks.—The abridged description of this light on the charts is to remain unchanged.

SOUTH COAST.—SPITHEAD APPROACH.—NAB LIGHT-VESSEL.
TOWER TO BE PLACED SOUTHWARD OF; CAUTION.

Tower to be placed Southward of; Caution.

Position.—At a distance of about 1½ cables, 160°, from the charted position of the Nab Light-vessel. Lat. 50° 40½′ N., long. 0° 57½′ W.

Details.—A concrete and steel tower will shortly be established in the above position. Whilst the structure is being placed two fixed red vertical lights will be temporarily exhibited from the top of the tower; the lights will be 6 ft. apart, the upper light having an elevation of about 104 ft. It is intended at a later date to establish a permanent light and fog-signal on this tower; further notice with regard to this will be given.

Caution.—Mariners are warned that, in consequence of the above, the light of the Nab Light-vessel will be obscured to

above, the light of the Nab Light-vessel will be obscured to the southward between certain bearings, the limits of which will vary according to the movement of the light-vessel due to wind and tidal stream.

WEST COAST.—LIVERPOOL APPROACH.—BAR LIGHT-VESSEL. WRECK NORTH-WESTWARD OF.

Position (approximate).—At a distance of about 12 miles north-westward from the Bar Light-vessel. Lat. 53° 37′ 50″ N., long. 3° 35′ 16″ W.

Description.—Sunken obstruction, believed to be the wreck

of a vessel.

CANADA.

GULF OF ST. LAWRENCE, NEW BRUNSWICK.—MISCOU ISLAND, BIRCH POINT.—ALTERATION IN FOG-SIGNAL.

Position.—Close eastward of Birch Point Lighthouse. Lat. ° 1' N., long. 64° 29' W.
Alteration.—The steam-whistle has been discontinued and

Alteration.—The steam-whistle has been discontinued and replaced by a horn, operated by compressed air, sounding one blast every minute, thus—blast 3 secs., silent interval 57 secs.

CHINA SEA.

FORMOSA.—BREAKERS REPORTED SOUTH-WESTWARD OF.

Position.—At a distance of about 120 miles south-westward om the southern end of Formosa. Lat. 20° 25′ N.,

from the southern end of Formosa. Lat. 20° 25′ N., long. 119° 23′ E.

Details.—The s.s. "City of Norwich" reported sighting heavy breakers, apparently indicating the existence of a reef about 6 miles in extent, in approximately the position given

Note.—A note "Breakers reported (1920)" surrounded by a danger line is to be inserted on the charts in this locality.

GULF OF SIAM, MALAY PENINSULA.—SINGORA LIGHT.-ALTERATION IN CHARACTER.

Former Notice.—No. 835 of 1920.

Position.—On the summit of Pagoda Hill. ·Lat. 7° 12½′ N., long. 100° 35¾′ E.

New Abridged Description.—Lt. occ., ev. 30 secs., 352 ft.,

vis. 10 m.

Alteration. -The character of the light has been altered from fixed white to occulting white every thirty seconds, thuslight, 25 secs., eclipse 5 secs.

EASTERN ARCHIPELAGO.—NEW GUINEA.

GEELVINK BAY AND APPROACH.—EXISTENCE OF SHOALS AND ROCK.—DECREASED DEPTH ON SHOAL

(1.) Existence of shoals:

(a.) Position.—Lat 1° 54′ 25″ S., long. 134° 47′ 50″ E.

Depth.—5 fathoms.
(b.) Position.—Lat. 2° 32′ 00″ S., long. 134° 49′ 50″ E.

(c.) Position.—Lat. 2° 52° 00° S., long. 134° 49° 30° E. Depth.—2 fathoms.
(c.) Position.—Lat. 2° 44′ 20″ S., long. 134° 23′ 40″ E. Depth.—1¼ fathoms.
(d.) Position.—Lat. 2° 54′ 00″ S., long. 135° 01′ 30″ E.

(d.) Position.—Lat. 2° 54′ 00″ S., long. 135° 01′ 30″ E. Depth.—Less than 6 feet.
Note.—The note "P.D." is to be inserted against this shoal on Chart No. 942B.
(e.) Position.—Lat. 2° 56′ 10″ S., long. 135° 01′ 30″ E. Depth.—Less than 6 feet.
Note.—The note "P.D." is to be inserted against this shoal on Chart No. 942B.
(f.) Position.—Lat. 2° 10′ 15″ S., long. 136° 31′ 50″ E. Depth.—3½ fathoms.

Depth.—3\frac{1}{2} fathoms.

(2.) Existence of rock:

Position.—Lat. 2° 46′ 25″ S., long. 134° 55′ 25″ E.

Description.—A rock which dries.

(3.) Decreased depth on shoal:

Position.—Lat. 0° 43′ 20″ S., long. 135° 11′ 45″ E.

Details.—There is a least depth of 4 fathoms on the shoal marked by discoloured water in the above position. This depth is to be substituted for the depth of 6 fathoms shown on Chart No. 942B.

Remarks.—The above positions refer to Chart No. 942B.

-The above positions refer to Chart No. 942B.

CELEBES, GULF OF BONI.—PENEKE BAY.—EXISTENCE OF SHOALS.

osition.—At a distance of about $7\frac{1}{2}$ miles southward from Tanjong Loko Loko. Lat. 3° 51′ 15″ S., long. 120° 25′ 35″ E. (a.) Position.-Depth.—4 fathoms

Lepn.—4 13100ms.
(b.) Position.—Lat. 3° 50′ 10″ S., long. 120° 28′ 00″ E.
Depth.—Less than 6 feet.
(c.) Position.—Lat. 3° 49′ 10″ S., long 120° 27′ 45″ E.
Depth.—Less than 6 feet.

BAY OF BENGAL.

MERGUI ARCHIPELAGO.—AURIOL ISLAND.—SHOAL REPORTED SOUTH-EASTWARD OF.

Position (approximate).—At a distance of about 6 miles south-eastward from Auriol Island, Lat. 9° 35′ 15″ N., long. 98° 11′ 10″ E.

Depth.—3 fathoms.

Remarks.—The shoal appeared to cover an area about one mile in extent.

Note.—The note "P.D." is to be inserted on the charts against this shoal.

AUSTRALIA.

EAST COAST.—INNER BARRIER ROUTE.—V REEF.—BEACON DISCONTINUED.

Mariners and others are hereby notified that the square black beacon formerly situated on the north-west end of V Reef, 3 miles eastward of Hannibal Islands, has been discontinued.

Position.—Lat. 11° 35′ S., long. 143° E., on Chart No. 2919. Charts affected.—Admiralty Chart No. 2919, Cape Grenville to Cape York; Admiralty Chart No. 2354, Cape Grenville to Booby Island; Admiralty Chart No. 2764, Coral Sea and Great Barrier Reefs, sheet II.

SOUTH COAST. — BASS STRAIT. — DEAL ISLAND LIGHT. — INTENDED ALTERATION IN CHARACTERISTICS.—SIGNAL-STATION TO BE DISCONTINUED.

Mariners and others are hereby notified that the revolving white light on Deal Island will be replaced by a group flashing white light (U); and, further, that the signal-station will be discontinued on or about 1st February, 1921.

Position.—On summit of Deal Island, south-west end. Lat. 39° 29′ S., long. 147° 19′ E., on Chart No. 1695A.

Details.—The revolving white light will be replaced by a group flashing white light, having the undermentioned characteristics:—

Character. - Group flashing white light showing three flashes in quick succession every nine seconds, thusflash \(\frac{1}{3} \) sec., eclipse 1 sec.; flash \(\frac{1}{3} \) sec., eclipse 1 sec.; flash \(\frac{1}{3} \) sec., eclipse 6 secs.

ower.—3,000 candles.

Power.—3,000 candles.
Visibility.—17 miles.
Caution.—The light will not be visible within a radius of about 4 miles of Deal Island.
Remarks.—The light will be unwatched. The signal-station will be discontinued. The other details of the light will remain unchanged.

Note.—Further notice will be issued when the alterations have been effected.

Notice to Mariners .- No. 63 of 1920.

WAIKATO BAR.—BEACONS ALTERED.

Marine Department.

Wellington, 3rd November, 1920. Wellington, 3rd November, 1920.

Notice is hereby given that the bar at the entrance of the Waikato River has again shifted a little to the northward. 'The beacons have been shifted, and now bear, when in line, 70° 45′ (N. 55° 45′ E. mag.). Notice to Mariners No. 52 of 1919 is hereby cancelled.

Charts, &c., affected: Admiralty Chart No. 2535; "New Zealand Pilot," eighth edition, page 220; "New Zealand Pilot," ninth edition, pages 75 and 76; "New Zealand Nautical Almanac," 1920, pages 427 and 428.

ROBERT DUNCAN, Secretary.

Officiating Ministers for 1920 .- Notice No. 33.

Registrar-General's Office,
Wellington, 2nd November, 1920.

PURSUANT to the provisions of the Marriage Act, 1908,
the following names of Officiating Ministers within
the meaning of the said Act are published for general information :-

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend George Gordon Bell, M.A.

Congregational Independents.

Mr. John Harrison. The Reverend Henry Joseph Huffadine.

Brethren.

Mr. Frank Bickerton.

W. W. COOK, Registrar-General.

Public Trust Office.—Appointment of District Manager, Rangiora.

T is notified for public information that a branch of the Public Trust Office, under the control of Mr. W. J. Turnpenny will be opened at Rangiora, as from the 1st proximo.

Dated at Wellington this 27th day of October, 1920.

ROBERT TRIGGS, Public Trustee.

Trust Office.—Appointment of District Manager, Wai-pukurau, and Closing of Agency at Waipawa. Public Trust Office .-

T is notified for public information that a branch of the Public Trust Office, under the control of Mr. A. O. Williams, will be opened at Waipukurau, as from the 1st proximo.

The agency now existing at Waipawa will be terminated on the 31st instant.

Dated at Wellington this 29th day of October, 1920.

ROBERT TRIGGS, Public Trustee.

Estimated Areas under Wheat and Oats, Season 1920-21.

Census and Statistics Office,

Wellington, 3rd November, 1920. A S in previous years, cards were sent out by post to grain-growers throughout the Dominion, asking them to state what areas they had sown or proposed to sow in wheat and oats this season.

The subjoined estimates are based on the figures obtained by a tabulation of the cards returned.

WHEAT AND OATS .- APPROXIMATE AREAS 1919-20, Areas estimated as sown or to be sown 1920-21.

Areas, 1919–20 : Fo	or threshing or chaffing	•	Wheat. Acres. 139,601 2,049	Oats. Acres. 179,734 321,461
Total harv Not h	ested arvested		141,650 737	501,195 14,810
Grand tota	ıls	•	142,387	516,005
Areas, 1920-21 (est	imated) :			
North Island			5,600	60,500
South Island .		• •	208,300	408,200
Totals			213,900	468,700

Particulars as to varieties sown or intended to be sown were again asked for. The following table gives a summary of results in cases where varieties were specified:

_	Tuscan or Long- berry.	Hunter's (Varieties).	Velvet or Pearl.	Total Specified Varieties.
	Acres.	Acres.	Acres.	Acres.
North Island	3,334	980	226	4,540
Nelson, Marlborough, and Westland	1,777	573	218	2,568
Canterbury	92,543	45,493	10,987	149,023
Otago and Southland	18,355	10,379	7,799	36,533
Dominion totals	116,009	57,425	19,230	192,664

MALCOLM FRASER. Government Statistician.

Population of the Dominion,

RETURN of the Estimated Population of the Dominion of New Zealand on the 30th September, 1920.

						Males.	Females.	Total.
Estimated population (exclusive of Maoris and re on 30th June, 1920	sidents of	Cook a	nd other	Pacific Is	lands)	597,063	581,659	1,178,722
Increase during September quarter, 1920—								
By excess of births over deaths			• •			2,009	2,087	4,096
By excess of immigration over emigration	••	••	•••		•••	2,155	2,013	4,168
Estimated population (exclusive of Maoris and re on 30th September, 1920	sidents of	Cook a	nd other	Pacific Is	lands)	601,227	585,759	1,186,986
Magri population Congres 1016						25,933	23,843	49.776
Population of Cook and other Pacific Islands, Cen					•••	6,552	6,245	12,797
Total estimated population of the I	Dominion (on 30th	Septemb	er, 1 92 0		633,712	615,847	1,249,559

BIRTHS.

The births registered during September quarter numbered 7,698, an increase of 286 on the number for the preceding quarter, and of 1,866 when compared with September quarter, 1919. The birth-rate for the nine months ended 30th September is equal to an annual rate of 25.68 per 1,000 of mean population, as compared with a rate of only 21.55 for the year 1919.

Census and Statistics Office, Wellington, 2nd November, 1920.

MALCOLM FRASER, Government Statistician. Justices of the Peace appointed.

Department of Justice, Wellington, 4th November, 1920.

TIS Excellency the Governor-General has been pleased to appoint-Leslie Peers Adams, Esq., of Maungakaramea, Co. Whangarei. William Aitken, Esq., of Little River, Co. Wairewa. William Altken, Esq., of Little River, Co. Wairewa.
Arthur EdmundAndrewes, Esq., of Rawene, Co. Hokianga.
Ernest Herbert Andrews, Esq., of Christchurch:
Walter Angell, Esq., of Johnsonville, Co. Makara.
Frank Wilson Arbon, Esq., of Komako, Raumai, Co. Pohangina. Pohangina.

John William Bailey, Esq., of Mt. Eden, Auckland.

William Ward Baker, Esq., of Mt. Eden, Auckland.

Ralph Fitz-Roger Bidwill Beetham, Esq., of Masterton.

James Richard Bills, Esq., of Otaki, Co. Horowhenua.

James Poole Brandon, Esq., of Otaki, Co. Horowhenua.

Herbert Bowen Bridge, Esq., of Wellington.

Thomas William Brown, Esq., of Mt. Eden, Auckland.

John Fletcher Buchanan, Esq., of Little River, Co. Wairewa. James Henry Burley, Esq., of Berlin's, Co. Buller. Benjamin George Henry Burn, Esq., of Karori, Wellington. Arthur Walter Butt, Esq., of Wellington. William Gavin Callender, Esq., of Makomako, Co. Pahia-Alexander George Duncan Cameron, Esq., of Nokomai, Co. Southland. Donald Cameron, Esq., of Moeraki, Hinakura, Co. Featherston. Joseph Caselberg, Esq., of Masterton.

John Catto, Esq., of Heddon Bush, Co. Wallace.

James Viles Chapman, Esq., of Puaha, Little River,

Co. Wairewa. Co. Wairewa.

Walter Faulkland Cheverton, Esq., of Waimate.
Alexander Findlater Cheyne, Esq., of Mosgiel.
Archibald Clark, Esq., of Featherston.
James John Clark, Esq., of Dunedin.

William Scott Crombie, Esq., of Waitoa, Co. Southland.
Charles Adolph Crook, Esq., of Pukeatua, Co. West Taupo.
David Dick, Esq., of Albury, Co. Mackenzie.
Alexander Donald, Esq., of Masterton.
Arthur Fostyn Drayton, Esq., of St. Albans, Christchurch.

church. church.

Alfred Kingsley Drew, Esq., of Sanson, Co. Manawatu.

Thomas Parker Dyer, Esq., of Mossburn, Co. Wallace.

Edward John Edwards, Esq., of Ohaupo, Co. Waipa.

Joseph Charles Ewington, Esq., of Masterton.

Alfred Forsberg, Esq., of Mauriceville West, Co. Mauriceville

Alfred Forsocie, 2021, ville.

ville.

William Frazer, Esq., of Whangara, Co. Cook.

William Beckett Galloway, Esq., of Palmerston.

William Geddes, Esq., of Waimate.

Albert Lawrence Gee, Esq., of Riccarton, Christchurch.

Samuel Edgar Griffiths, Esq., of Lumsden, Co. Southland.

Alexander Edward Halligan, Esq., of Aramoho, Wa-

Alexander Edward Halligan, Esq., of Aramoho, Wanganui William Heenan, Esq., of Matuku, Co. Wallace. Henry Frederick Herbert, Esq., of Linwood, Christchurch. Arthur Harry Hobbs, Esq., of St. Albans, Christchurch. Archer Hosking, Esq., of Masterton.
Herbert Augustus Robert Huggins, Esq., of Wellington. Charles Silas Sydney Kelly, Esq., of Kelburn, Wellington. Henry Killoh, Esq., of Cave, Co. Mackenzie.
Charles Kilsby, Esq., of Otaki, Co. Horowhenua.
Frederick Hubert de Burgh Labatt, Esq., of Christchurch. William Langmuir, Esq., of Tarara, Co. Clutha. George Lawson, Esq., of New Lynn, Auckland. Edward Lowry Leeks, Esq., of Ohingaiti, Co. Rangitikei. Harry Norman Liardet, Esq., of Wellington. Joseph Linklater, Esq., of Palmerston North. Robert Russell Lochhead, Esq., of Scargill, Co. Waipara. John Logan, Esq., of Mosgiel.

John Logan, Esq., of Mosgiel.

Arthur William Sharland Longley, Esq., of Wimbledon,
Co. Patangata

George Marsh, Esq., of Egmont Village, Co. Taranaki. Reginald George Corson Marshall, Esq., of Kaihu, Co. Hobson.

John William McAulay, Esq., of Okaihau, Co. Bay of

Islands.
William James McEvedy, Esq., of Southbridge, Co.
Ellesmere.

**Fig. of Gladstone, Co. South Wai
**Transport Test of Gladstone, Co. South Wai
**Transport

William McIndoe, Esq., of Wairuna, Co. Clutha. James David McKenzie, Esq., of Takahiwai, Co. Wha-

Peter McNeill, Esq., of Hunter, Co. Waimate.

Hugh Morrison, Esq., of Awatoitoi, Masterton. Henry Neave, Esq., of Leeston, Co. Ellesmere. Sydney Edmund Dermot Neill, Esq., of Dunedin. Robert Benjamin Nesbit, Esq., of Avondale, Auckland. John O'Carroll, Esq., of Woodgrove, Co. Waipara. Robert Alten Royds Oldham, Esq., of Tui, Co. Waimea. Lionel Havelock Orbell, Esq., of Winchester, Co. Geraldine

Benjamin Parker, Esq., of Brydone, Co. Southland. John Andrew Paterson, Esq., of Winchester, Co. Geral-

Robert Patterson, Esq., of Lakeside, Co. Ellesmere. Willoughby Ernest Pearce, Esq., of Sanson, Co. Manawafu

Watu. Willie Davis Pike, Esq., of Blenheim. Charles Joseph Preston, Esq., of Normanby, Co. Hawera. John Edmund Proctor, Esq., of Nuhaka, Co. Wairoa. William Osborne Rennie, Esq., of Doyleston, Co. Ellesmere.

James Gray Ritchie, Esq., of Kaikohe, Co. Bay of Islands. Robert Matheson Robertson, Esq., of Leeston, Co. Elles-

mere.
George Tuckwell Robins, Esq., of Tahunanui, Co. Waimea.
Patrick Joseph Ryan, Esq., of Napier.
Charles John Sharpe, Esq., of Wanganui.
William Henry Shepherd, Esq., of Dunedin.
John Olive Shorland, Esq., of Island Bay, Wellington.
James Bell Sinclair, Esq., of Waimate.
Andrew Small, Esq., of Lumsden, Co. Southland.
Maurice Ralph Smith, Esq., of Martinborough, Co.
Featherston.

Featherston.

Sydney George Smith, Esq., of New Plymouth.
David Henry Speedy, Esq., of Flag Creek, Tinui, Co.

Castlepoint.

Henry Evered Steele, Esq., of Wairuna, Co. Clutha.

Donald Alexander Stewart, Esq., of Normanby, Co. Hawera

Harwera. Harry Wilkin Stringer, Esq., of Rawene, Co. Hokianga. James Everest Tallentire, Esq., of Duntroon, Co. Waitaki. John William Taylor, Esq., of Matariki, Co. Waimea. Robert Waring Taylor, Esq., of Shannon, Co. Horowhenua.

Walter Lewis Thompson, Esq., of Johnsonville, Co. Makara.

Makara.

James Trewin, Esq., of Marohemo, Co. Otamatea.

Donald Urquhart, Esq., of Hawea Flat, Co. Vincent.

William Watson, Esq., of Heddon Bush, Co. Wallace.

Luke Webb, Esq., of Helena Bay, Co. Whangarei.

Percy James Hoyland White, Esq., of New Plymouth.

Frederick Charles Williams, Esq., of Napier.

Richard Thomas Williams, of Cave, Co. Mackenzie.

Edgar Williamson, Esq., of Blackstone Hill, Co. Maniototo.

toto Garrett Edward Wilson, Esq., of Stratford. Percy Wright, Esq., of Napier.

to be Justices of the Peace for the Dominion of New Zealand. E. P. LEE, Minister of Justice.

Result of Election of Trustees of a Drainage District.

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

THE following result of the election of trustees 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.

Oroua Drainage District, County of Manawatu— Burgess, Albert Henry. Gardner, Edward. Gloyn, John. Knight, Norman Haliday. Ransom, Harold John. Robinson, James. Sanson, James Alfred Tompkins.

CROWN LANDS NOTICES.

Land in Otago Land District forfeited.

Department of Lands and Survey,
Wellington, 1st November, 1920.

NOTICE is hereby given that the lease of the undermentioned land having been declared forfeited by
resolution of the Otago Land Board, the said land has
thereby reverted to the Crown, under the provisions of

the Land Act, 1908, and the Discharged Soldiers Settlement | Act, 1915.

SCHEDULE.

OTAGO LAND DISTRICT.

SECTION 18s, Clifton Settlement. Tenure: Renewable Lease (Settlement), 270. Formerly held by Robert Heads. Reason for forfeiture: Section abandoned.

D. H. GUTHRIE, Minister of Lands.

Land in the Taranaki Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office

District Lands and Survey Office,

New Plymouth, 26th October, 1920.

Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the District Lands and Survey Office, New Plymouth, up to 4 o'clock p.m. on Monday, the 13th day of December, 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

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, New Plymouth, on Wednesday, the 15th day of December,

The ballot will be held at the conclusion of the examination of applicants.

FIRST SCHEDULE.

TARANAKI LAND DISTRICT.—FIRST-CLASS LAND.

Kohura Settlement.—Whangamomona County.—Pouatu Survey District.

Section.	ection. Area.		Annual Instalment on Deferred Payment (excluding Interest).	Half-yearly Rent on Lease.			
	A. R. P.	£	£ s. d.	£ s. d.			
ls	688 0 0	7,400	370 0 0	166 10 0			
2s	235 0 0	3,160	158 10 0	71 2 0			
		10*					
3s	664 2 0	7,940	397 0 0	178 13 0			
48	270 0 0	4,070	203 10 0	91 11 6			
58	227 0 0	2,800	140 10 0	63 0 0			
		10*		İ			
6s	306 0 0	3,200	160 0 0	72 0 0			
·7s	541 0 0	5,560	278 0 0	125 2 0			
⊥(8s	364 3 20	4,770	238 10 0	107 6 6			
T 12s	1 0 4	40	30 0 0	0 18 0			
(560*		26 19 6‡			
9s	427 0 0	5,720	296 0 0	128 14 0			
-		200*		12 19 0‡			
10s	436 3 0	4,790	247 0 0	107 15 6			
100		150*		9 14 3‡			
11s	298 0 0	2,880	144 0 0	64 16 0			

* Buildings. † Grouped. ‡ Half-yearly instalment for repayment of buildings.

Note.—The deferred-payment instalment includes repay-

ment for buildings.

IMPROVEMENTS.

The improvements included in the capital value of the land are fencing according to the following schedule, and in the case of boundary fences half the cost is allotted to each adjoining section

ujc	யயாத கூ						
	Section	ls,	about	318	chains,	valued	at £400.
	**	28,	,,	149	,,	,,	£190.
	,,	3s,	,,	214		,,	£270.
	••	4 8,	,,	168	,,	,,	£210.
	**	5s,	,,	176	,,	,,	£220.
	,,	6s,	,,	190	,,	,,	£240.
	,,	7s,	,,,	261	,,	,,	£330.
	, ,,	8s,	"	181	,,	,,	£230.
1	,,	12s,	,,	8	, ,,	,,	£10.
	,,	9s,	,,	421	,,	,,	£500.
	,,	10s,	,,	301	,, .	,,	£440.
	,,	11s,	,,	296	,,	,,	£370.
				*	Groupe	d.	

The improvements which are not included in the capital value of the land, but which have to be paid for separately,

Section 2s.—Where, value £10. Payable in cash.
Section 5s.—Old cottage, value £10. Payable in cash.

Section 9s. -House of six rooms, in fair habitable condition valued at £200. Payable in cash or in twenty half-yearly instalments of £12 19s.

Section 10s.—Small cottage and two sheds, valued at £150. Payable in cash or in twenty half-yearly instalments of £9 14s. 3d.

Section 12s.—Wool-shed, with shearing-machine, dip, and yards, valued at £560. Payable in cash or in thirty half-yearly instalments of £26 11s. 6d.

DESCRIPTION OF SECTIONS.

Section 1s.—Situated on the Mauku Road. Subdivided Section 18.—Situated on the Mauku Road. Subdivided into three paddocks. A portion of the north-eastern boundary is not fenced. The country varies from undulating to steep, and on the Tangarakau side is strong blue-papa land. On the Mauku Road side a quantity of second-growth needs clearing. A single soldier taking this up should have capital or financial backing of £1,300 to supplement Government advances.

advances.
Section 2s.—Situated on the Whitianga Road. There are about 25 acres of flat and undulating land ploughable. The soil is of good quality. This section is not ring fenced.
Section 3s.—This section lies fronting the Tangarakau River, but has a strip at one end sufficient for a homestead-site and yards, fronting the Whitianga Road. There is some ploughable land on the terrace adjacent to the southern boundary; mostly strong blue-papa country, well grassed. A single soldier taking this up should have capital or financial backing of £1 300 to supplement Government advances.

single soldier taking this up should have capital of mancial backing of £1,300 to supplement Government advances.

Section 4s.—This is one of the best sections in the settlement, and from one-third to one-half could be dairied on. The access to the best part requires improvement. The fence on the south-eastern boundary is not on the legal boundary in places, but arrangements under the Fencing Act could be made with the adjoining owners. It is subdivided into three paddocks. Any soldier taking this up should

cuvided into three pardocks. Any soldier taking this up should have about £200 capital.

Section 5s.—This section contains about 30 acres of tillable flat; the rest is hillside of fair quality. It is nearly all ring fenced, but in parts the fences are not on the boundary, and arrangements should be made with the adjoining owner.

Section 6s.—This section fronts the Mauku Road. The slopes close to the road are easy, but the ground gets steeper towards the ridge. It carries some second growth. It is not all ring fenced.

slopes close to the road are easy, but the ground gets steeper towards the ridge. It carries some second growth. It is not all ring fenced.

Section 7s.—This section is mostly rather steep country, but carries good grass. The boundaries have been laid out for easy working. There is some terrace country towards the back. Not quite ring fenced; when this is finished, will be divided into three paddocks. A single soldier taking this up should have capital or financial backing of about £800 to supplement Government advances.

Section 8s.—Similar to above. Section 12s, containing the wool-shed, will go with this. About 6 acres across the road is flat, cut out for homestead-site. A soldier taking this up should have capital or financial backing of about £400 to supplement Government advances.

Section 9s.—Contains about 50 acres of flat and easy country. (There is a dwelling of six rooms in fair order.) It is subdivided into about nine paddocks. Any one taking this up should have capital or backing of about £400.

Section 10s.—Contains about 40 acres of flat and easy country. This is valued at a cheaper rate than most of the sections, and in parts carries some fern. There is an old cottage and two fair sheds. Subdivided into eight paddocks. Applicant should have about £400 available.

Section 11s.—This is mostly moderately steep country There is fern in parts. About 40 acres across the road has been included, to give a good homestead-site. This is a lower-priced section than the rest. Some of the boundaries are not fenced, and arrangements under the Fencing Act should be made with the adjoining owner.

Section 12s.—Contains the wool-shed, with shearing plant and dip, and is grouped with Section 8s.

plant and dip, and is grouped with Section 8s.

GENERAL DESCRIPTION.

The centre of this settlement is about six miles from the Kohuratahi Railway-station. The access is by unmetalled road. The land is excellent grass country, the formation being generally blue papa, and ryegrass sown twenty years ago is still holding. In parts the top soil is volcanic, but on the slopes and in some of the valleys papa is mixed with it. For the most part the country is fairly clean, having been well farmed, but in a few places some second growth and fern will need attention. Dairying to a small extent could be carried on, if desired, on the flats and easier slopes, but the land mostly is more suited for mixed grazing, to which it the land mostly is more suited for mixed grazing, to which it is well adapted, and is country where feed comes early in the spring. The land is well watered, and the climate generally moist. The altitude varies from about 450 ft. on the flats to about 1,200 ft. on the highest ridges. The fences generally mostly in the spring order. rally are sheep-proof, mostly in fair order.

SPECIAL CONDITIONS.

For two seasons the lessee of Sections 8s and 12s, which

For two seasons the lessee of Sections 8s and 12s, which have been grouped, must afford the other lessees of the settlement facilities for shearing and dipping at a charge of not more than £2 10s. per day for the use of the wool-shed, yards, and dip. Labour, benzine, &c., to be an extra charge.

As the limit of the advance allowed by the Government is insufficient for the successful working of some of the sections, applicants should have additional capital of their own, or guarantee of financial assistance, to the following extent: Section 1s, £1,300; Section 3s, £1,300; Section 4s, £200; Section 7s, £800; Section 8s, £400; Section 9s, £400; Section 10s, £400. tion 10s, £400.

SECOND SCHEDULE.

Marco Settlement.—Whangamomona County.—Pouatu Survey District.

Section.	Section. Area.			Capital Value.	Ins on I Pa (ex	nnua talme Deferi ymer cludir terest	Half-yearly Rent on Lease.			
	Α,	R.	P.	£	£	s.	d.	£	s.	d.
(ls	361	0	0	4,720	298	10	0	106	4	0
+ 1			- !	1,250*				48	15	0‡
3s	161	0	0	180	9	0	0	4	1	0
2s	334	2	0	4,300	215	0	0	96	15	0

* Buildings. † Grouped. ‡ Half-yearly repayment

for buildings.

Note.—The deferred-payment instalment includes repayment for buildings.

IMPROVEMENTS.

The improvements included in the capital value of the land are: Sections 1s and 3s (grouped), 263 chains fencing, valued at £330; Section 2s, 210 chains fencing, valued at £260.

The improvements not included in the capital value of the land: On Section 1s, comprise homestead, dairy, fowl-house, wool-shed, stable and implement-shed, and motor-shed, the whole valued at £1,250. Payable in cash or in forty-two half-yearly instalments of £48 15s.

DESCRIPTION OF SECTIONS.

Section 1s has about 90 acres of flat and undulating country,

partly ploughable.
Section 3s, which is grouped with 1s, is rough bush country.
Section 2s contains about 120 acres of flat and undulating country, mostly ploughable.

GENERAL DESCRIPTION.

Marco Settlement is situated on the Marco Road, about four miles and a half from the railway-station at Whangamomona, and three miles and a half from that at Kohuratahi. Access is by metalled road as far as the present homestead. The country rises from 650 ft. above sea-level on the flats to about 1,400 ft. on the ridges, is well watered, and generally lies well to the sun. The soil is clay formation on papa,

rany ness went to the sun. The son is easy formation on papa, and is good grass country.

Dairying could be carried on on the flats, and the hills are fitted for mixed cattle and sheep grazing. The fencing is generally sheep-proof and in fair order. Half lengths of boundary fencing are allowed for each section.

SPECIAL CONDITIONS.

As the limit of the advance allowed by the Government is insufficient for the successful working of the sections, applicants should have additional capital of their own or guarantee of financial assistance of £300.

Sale posters and full particulars may be obtained at this

G. H. BULLARD. Commissioner of Crown Lands.

Land in the Taranaki Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office,

District Lands and Survey Office,
New Plymouth, 26th October, 1920.

New Plymouth, 26th October, 1920.

OTICE is hereby given that the undermentioned lands 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, New Plymouth, up to 4 o'clock p.m. on Monday, the 13th day of December, 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.

and a right to acquire the freehold,

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, New Plymouth, on Wednesday, the 15th day of December, 1920.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

TARANAKI LAND DISTRICT.—FIRST-CLASS LAND.

Huatoki Settlement.—Taranaki County.—Paritutu Survey District.

Section.	Area.	Capital Value.	Annual Instalment on Deferred Pay- ment (excluding Interest).	Half-yearly Rent on Lease.
	A. R. P.	£	£ s, d.	£ s. d.
2s	5 3 32	400	1 20 0 0	1 9 0 0
3s	4 2 9	220	11 0 0	4 19 0
5s	$6 \overline{3} \overline{1}$	220	11 0 0	4 19 0
6s	7 1 35	170	8 10 0	3 16 6
7s	21 2 0	740	37 0 0	16 13 0
88	8 1 35	270	13 10 0	6 1 6
98	4 2 30	200	10 0 0	4 10 0
10s	7 1 11	250	12 10 0	5 12 6
11s	8 2 10	810	40 10 0	18 4 6
12s	7 1 25	810	40 10 0	18 4 6
13s	5 1 35	660	33 0 0	14 17 0
14s	4 1 31	550	27 10 0	12 7 6
15s	5 1 6	580	29 0 0	13 1 0
16s	4 1 34	600	30 0 0	13 10 0
17s	10 0 7	740	37 0 0	16 13 0
18s	5 1 38	710	35 10 0	15 19 6
19s	4 0 24	520	26 0 0	11 14 0
20s	4 2 33	540	27 0 0	12 3 0
21s	6 0 32	610	30 10 0	13 14 6
22s	23 1 0	1,260	63 0 0	28 7 0
23s	7 0 3	750	37 10 0	16 17 6
24s	2 1 4	310	15 10 0	6 19 6
25s	18 0 18	830	41 10 0	18 13 6
26s	7 0 22	590	29 10 0	13 5 6
27s	3 2 32	350	17 10 0	7 17 6
28s	12 3 28	630	31 10 0	14 3 6
29s	20 0 20	1,030	51 10 0	23 3 6
30s	10 2 0	560	28 0 0	12 12 0
31s	8 1 26	410	20 10 0	9 4 6
32s	6 3 33	530	26 10 0	11 18 6
33s	7 0 35	350	17 10 0	7 17 6
34s	4 3 14	220	11 0 0	4 19 0
35s	7 0 7	400	20 0 0	9 0 0
36s	4 3 20	330	16 10 0	7 8 6
37s	3 3 36	340	17 0 0	7 13 0
38s	4 0 14	210	10 10 0	4 14 6
39s	7 0 10	320	16 0 0	7 4 0
The	settlement is s	ituated just	outside the Bo	rough of Nev

The settlement is situated just outside the Borough of New The settlement is situated just outside the Borough of New Plymouth, close to the suburb of Vogeltown. It has been cut into suburban allotments suitable for gardening, poultry-farming, bee-keeping, and running a few cows. The sections vary from flat to undulating, in parts overrun with gorse and blackberry.

Sale posters and full particulars may be obtained at this office.

G. H. BULLARD. Commissioner of Crown Lands.

Land in the Nelson Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office,
Nelson, 29th October, 1920.

OTICE 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, Nelson, up to 4 o'clock p.m. on Friday, the 10th day of December, 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, Nelson, on Tuesday, the 14th day of December, 1920, at 230 cycled by present the control of the control

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

NELSON LAND DISTRICT .- SECOND-CLASS LAND. Maruia Settlement.-Murchison County.-Rahu and Burnett . Survey Districts.

Section.	Area.		Capital Value.	Annu Instalm on Defe Payme (exclud Interes	ent rred ent ing	Half-year Rent on Leas	7.	
	Α.	R.	Ρ,	£	£ s.	d.	£ s.	d.
ls	1,094	0	0	4,210	210 10	0	94 14	8
2s	1,425	0	0	4,165	208 5	0	93 14	3
3s	962	0	0	4,025	201 5	0	90 11	3
4s	794	0	0	3,905	195 5	0	87 17	3
5s	824	0	0	3,185	195 15	0	71 13	3
				730*			36 17	4†
6s	361	0	0	1,690	84 10	0	38 0	4† 6 3 0 3
7s	730	0	0	2,185	109 5	0	49 3	3
8s	1.048	0	0	2,420	121 0	0	54 9	0
9s	149	0	0	3,005	150 5	0	67 12	
10s	178	0	0	3,925	202 15	0	88 6	3
				130*			6 11	4†
11s	164	0	0	3,855	192 15	0	86 14	9
12s	168	0	0	3,620	181 0	0	81 9	0
13s	217	0	0	3,380	169 0	0	76 1	0

* Buildings. † Half sinking fund on buildings. † Half-yearly instalment of interest and

Note.—The deferred-payment instalment on Sections 5s and 10s include repayment for buildings.

IMPROVEMENTS

The improvements which are included in the capital value of the sections are as follows: Section 1s, fencing, £24; Section 3s, fencing, £95; Section 4s, fencing, £255 10s.; Section 5s, fencing, sheep-dip, and stock-yards, £315; Section 7s, fencing, £130; Section 9s, fencing, £90; Section 10s, fencing, £90; Section 11s, fencing, £70; Section 12s, fencing, £55; Section 13s, fencing, £170.

The improvements which do not go with the land, but which have to be paid for separately by the lessees, are as

follows:—
Section 5s.—House, stables, shearing-shed, wool-shed, washhouse, fowl-house, &c., valued at £730. Payable in cash or in twenty-eight half-yearly payments of £36 17s. 4d.; total half-yearly payment on lease, £108 10s. 7d.
Section 10s.—Four-roomed cottage, valued at £130. Payable in cash or in twenty-eight half-yearly payments of £6 11s. 4d.; total half-yearly payment on lease, £94 17s. 7d.
A motor-shed valued at £50, whare £80, and dairy £50, at present on Section 5s will be sold for removal.

GENERAL DESCRIPTION.

The settlement comprises an area of 8,114 acres, situated on the Maruia River, the main portion being on the eastern bank of the river.

The property has been for many years successfully worked by Messrs. Walker Brothers as a cattle and sheep run. A large proportion of the area is capable of great improvement in the way of draining and bushfelling, &c.

The access to the settlement is either by way of Murchison

The access to the settlement is either by way of Murchison or Reefton, the distance from Murchison to the most northerly section being thirty-three miles, and the section at the southern end about two miles from the formed road to Reefton, which is forty miles distant.

The main road from Murchison is being improved up to the homestead, and will be formed and improved up to the southern end of the block.

The Telegraph Department is at a present in the section of the section.

outhern end of the block.

The Telegraph Department is at present constructing a telephone line right through the property. The forest is principally red and brown birch, with some kahikatea in gullies, the scrub being generally horopito, fuschia, broadleaf, five-finger, &c. The altitude ranges from 1,040 ft. to 2,263 ft. above sea-level.

DESCRIPTION OF SECTIONS.

Section 1s.—150 acres rough bush country, 150 acres rough open country in grass and scrub, 150 acres open undulating country in scrub, remainder flat tussock and scrub. Soil fair quality; fairly well watered by small stream. Section 2s.—About 450 acres bush; remainder flat and undulating open country in fern, manuka, and tussock, with scrub on flat. Soil fair quality; fairly well watered by nermanent streams.

permanent streams.

permanent streams.
Section 3s.—330 acres bush country, generally undulating, but rough and steep near eastern boundary; 430 acres open and scrub country, of which about 150 acres is terrace, balance easy siding; 200 acres river-flats of generally fair quality, covered with light scrub and grass; well watered by permanent streams.

Section 4s.—180 acres generally undulating bush country; 260 acres flat tussock terrace; 260 acres open and scrub sidling of generally poor quality; 90 acres good river-flat, of which 30 acres is undrained swamp. Soil generally fair quality, and good on river-flat; fairly well watered by Shingle Creek and water-race.

Section 5s.—550 acres of generally undulating bush country varying from poor to good; remainder flat, is tussock and grass, with the exception of about 100 acres undulating fern and manuka country. Soil generally fair quality; well watered by Station Creek and water-race.

Section 78.—About 70 acres 424 area and water-race.

Section 78.—About 70 acres 424 area area area acres bush, remainder scrub and flax with scattered grass in places. Soil fair quality, very good on river-flats; fairly well watered by Ranger's Creek.

Section 7s.—About 70 acres flat open country in grass; remainder generally undulating bush country, but steep and rough in places. Soil generally fair quality; well watered by permanent streams and Woolley River.

Section 8s.—About 200 acres river-flat of generally good

quality, but stony in places; remainder from flat to undulating bush country. Soil poor on hills.

Section 9s.—All flat; about 15 acres bush; remainder open, generally swampy. Soil very good quality; well watered.

Section 10s.—All flat; about 25 acres bush, remainder open land in inferior grass. Soil generally good; well watered.

Section 11s.—All flat; about 10 acres bush, remainder open country in inferior grass. Soil generally good; fairly well watered.

Section 12s.—All flat; about 20 acres bush, remainder open country in inferior grass and rushes. Soil generally good; fairly well watered.

Section 13s.—All flat; about 8 acres bush, remainder partly open land and partly swamp. Soil generally good open land in inferior grass and rushes; indifferently watered by small stream.

SPECIAL CONDITIONS.

Before being admitted to the ballot, applicants must have capital of their own or guarantee of financial assistance to the extent of £100 plus one year's rent of the sections they are applying for.

Sale posters and full particulars may be obtained at this office.

H. D. McKELLAR, Commissioner of Crown Lands.

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

District Lands and Survey Office,
Auckland, 30th October, 1920.

NOTICE is hereby given that the undermentioned lands
will be offered for sale by public auction for cash or
on deferred payments at the District Lands and Survey Office,
Auckland, at 2.30 o'clock p.m. on Tuesday, 14th December,
1920, under the provisions of the Land Act, 1908, and the
Land for Settlements Act, 1908, and amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—FIRST-CLASS LAND. Selwyn Settlement.—Matamata County.—Lichfield Village.

Section.	Block.	Area.	Upset Price.			
		A. R. P.	£ s. d.			
1, 3	Ш	7 0 0	56 0 0			
2, 4	,,	7 0 0	56 0 0			
1/3, 6, 8	Ÿ	7 2 0	60 0 0			
4, 5, 7, 9	,,	6 2 0	52 0 0			
1/4, 8, 10, 12,	VΙ	7 0 0	56 0 0			
14, 16						
5, 9, 11, 13,	,,	5 2 0	44 0 0			
15, 17						
1/7	VII	1 3 0	14 0 0			
8/12	,,	1 1 0	10 0 0			
1/12	VIII	3 0 0	24 0 0			
1/4	IX	1 0 0	8 0 0			
5/10	,,	1 2 0	12 0 0			
1/9	$\ddot{\mathbf{x}}$	2 1 15	20 0 0			

DESCRIPTION.

Lichfield Village is situated about four miles from Putaruru Railway-station by good road. The Taupo Totara Timber Company's tram passes along front boundary of the village, and provides a daily service.

The land is practically level, being light sandy soil covered t The land is practically level, being light sandy soil covered with short fern. All areas are unimproved, except Section 4, Block II, which contains a small one-roomed whare with iron roof and chimney, valued at £40, which must be paid for in cash at time of sale.

Sections 4, Block II, 3 and 4, Block III, 8 and 9, Block V, and 16 and 17, Block VI, are fenced on their eastern boundaries, and half cost of such fence will have to be paid to adjoining owner.

TERMS OF SALE.

(1.) Cash.—One-fifth of the purchase-money and valuation for improvements on the fall of the hammer, and the balance, with Crown-grant fee (£1), within thirty days thereafter.

(2.) Deferred Payments.—5 per cent. of the purchase-money, license fee (£1 ls.), and valuation for improvements on the fall of the hammer; balance by equal annual instalments

extending over nineteen years, with interest payable half-

extending over nineteen years, with interest payable half-yearly at the rate of 5 per cent. per annum on the unpaid purchase-money; but with the right to pay off at any time the whole or any part of the outstanding amount. In either case, if the purchaser fails to make any of the prescribed payments by due date, whether of purchase-money or interest, the amount already paid shall be forfeited, and the contract for the sale of the land be null and void.

Titles will be subject to section 60 of the Land Laws Amend-

ment Act, 1912.

The value of the improvements must be paid on the fall of the hammer.

Sale plans and full particulars may be obtained at this

H. M. SKEET. Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

In Bankruptcy.

In the estate of Charles Seymour McFarlane, late of Gisborne, Merchant, deceased.

OTICE is hereby given that a first dividend of 3s. in the pound is now payable on all proved accepted claims at my office, Redstone's Building, Lowe Street, Gisborne.

A. G. BEERE,

29th October, 1920.

Administrator.

In Bankruptcy.—In the Supreme Court holden at Christchurch.

NOTICE is hereby given that LEONARD MARK NEWMAN, of Ashburton, Taxi Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 5th day of November, 1920, at 10.30 o'clock.

30th October, 1920.

J. B. CHRISTIAN, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Christchurch.

OTICE is hereby given that Harry Edison Reed and Henry Lester Reed, trading as "Reed Bros.," of Christchurch, Pastrycooks, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 5th day of November, 1920, at 2.30 o'clock.

1st November, 1920.

A. W. EAMES, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one month from the publication hereof in the Gazette.

Application 1430 (plan No. 3909). WILLIAM JOHN ARUNDELL.—11 04 perches, being part of Section 598, Town of New Plymouth. Occupied by applicant.

Application 1432 (plan No. 3924). HENRY MOYES.—6 acres 2 roods 12 6 perches, being part of Section 26, Waitara East District. Occupied by Andrew Weir.

Diagrams may be inspected at this office. Dated this 29th day of October, 1920, at the Land Registry Office, New Plymouth.

A. L. B. ROSS, District Land Registrar.

OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 9th December, 1920.

1501. BANK OF NEW ZEALAND.—1 rood 39.9 perches, more or less, Lot 1, plan (provisional) No. 3860, Sections 46 and 53, Township of Takapau, part Block 234, Ruataniwha Crown-grant District. Unoccupied.

Diagram may be inspected at this office. Dated this 30th day of October, 1920, at the Land Registry Office, Napier.

R. F. BAIRD. Deputy District Land Registrar. OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 6th December, 1920.

Application No. 782. WILLIAM HENRY HOUL.—Sections 34, 35, 42, and part of 23 of the District of Kaikoura Suburban, containing 114 acres 0 roods 11 perches. Occupied by John Eaton and another. Plan 815.

Diagram may be inspected at this office.

Dated this 2nd day of November, 1920, at the Land Registry Office, Blenheim.

J. CARADUS, District Land Registrar.

LVIDENCE having been furnished of the loss of certificate of title, Vol. 292, folio 231, for Section 32 and part of Sections 30, 31, and 33, Town of Leeston, Block XIV, Leeston Survey District, whereof THOMAS JAMES RAMSEY, of Leeston, Farmer, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this potice.

containing this notice.

Dated at the Land Registry Office, Christchurch, this 2nd

day of November, 1920.

C. E. NALDER, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of the Gazette containing this notice.

date of the Gazette containing this notice.

12799. JAMES LEWIS HARNEY.—11 8 perches, Lot IV, part of Town Reserve 17, Barbadoes Street, City of Christchurch. Occupied by applicant.

12800. HENRY POYNTON BRIDGE.—24 acres 3 roods 31 perches, part of Rural Sections 5863 and 2116, Block XV, Christchurch Survey District. Parts occupied by J. S. Henderson and F. Carter and part unoccupied.

12801. ELIZABETH FLORANCE.—53 acres 1 rood 5 perches, parts of Rural Sections 5492, 5625, 5701, 5744, and 6220, Block VIII, Christchurch Survey District. Occupied by Augustus Florance.

Diagrams may be inspected at this office.

Dated this 2nd day of November, 1920, at the Land
Registry Office, Christchurch.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me to register a dealing affecting Mortgage 35472, in favour of JAMES SAMSON, of Christchurch, Gentleman, affecting part of Sections 44 and 324n, North-east Valley District, being the whole of the land in certificate of title, Vol. 140, folio 271, 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, after 18th November, 1920.

Dated this 27th day of October, 1920, at the Land Registry Office, Dunedin.

Office, Dunedin.

A. V. STURTEVANT, District Land Registrar.

A PPLICATION having been made to me to register a dealing affecting lease in perpetuity for Sections 28, 29, 30, and 31, Block I, Upper Wakatipu Survey District, entered in Register-book, Vol. 127, folio 73, whereof BEAT-RICE CRONIN, Wife of JEREMIAH CRONIN, of Glenorchy, Farmer, is the registered proprietor, and evidence having been

lodged of the loss or destruction of the said lease in perpetuity, I hereby give notice that I will dispense with the production of the said lease in perpetuity, and register the dealing, as requested, after the 18th November, 1920.

Dated this 2nd day of November, 1920, at the Land Registry

Office, Dunedin.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266.

TAKE notice that the name of the undermentioned company will, at the expiration of three months from the date hereof, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved:—

Dunlop Motor Company (Limited).

Given under my hand at Gisborne this 26th day of October, 1920.

W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266.

TAKE notice that the name of the undermentioned company has been struck off the Register, and the company has been dissolved :-

The Gisborne Marble Bar Company (Limited). Given under my hand at Gisborne this 29th day of October,

W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

OTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned company has been struck off the Register, and thee ompany has been dissolved:—

B. L. Hoare and Co. (Limited). 1919/3. Dated at Blenheim this 2nd day of November, 1920.

J. CARADUS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (4).

TAKE notice that the names of the undermentioned com-I panies have been struck off the Register, and the companies have been dissolved:—

Lancaster Park (Limited).

The Patent Danger-signal Company (Limited). Ginder and Couch (Limited).

Dated at Christchurch this 23rd October, 1920.

J. MURRAY Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned company has been struck off the Register for the District of Otago, and the company has been dissolved:—

Waipori Prospecting Company (Limited). 1914/19. Dated at the office of the Assistant Registrar of Companies at Dunedin this 27th day of October, 1920.

R. H. BOURKE, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

WE hereby give notice that the Kauri Timber Company (Limited), hitherto carrying on business at the City of Auckland and elsewhere in the Provincial District of Auckland (and throughout this notice referred to as "the old company"), has sold its business and assets to a new company known as "The Kauri Timber Company (Limited)" (throughout this notice referred to as "the new company"), and that the old company intends to cease to carry on business in New Zealand or any part thereof at the expiration of three months from the first publication of this notice in the Gazette; and, further, that the new company has taken over all the assets and liabilities of the old company, and will carry on business in the City of Auckland and elsewhere

as hitherto carried on by the old company, and that the office of the new company shall be situate in Fanshaw Street in the City of Auckland in the building heretofore occupied as the office of the old company.

This notice is given pursuant to sections 302 and 307 of the Companies Act, 1908.

Dated 18th October, 1920.

JOS. BUTLER,

JOHN ROBB,
Two of the Attorneys of the New Company. 1000

NOTICE UNDER THE PUBLIC WORKS ACT, 1908.

NOTICE is hereby given that the Education Board of the District of Auckland intends to erect a public school, and to take, under the provisions of the Public Works Act, 1908, for the purposes of a public school the following land—namely, all that piece of land situated in the Otanake Survey District, containing 8 acres, more or less, being part of a block called Kinohaku E 4B No. 1.

A plan of the said land is deposited at the post-office at Piopio, and is there open for inspection by all persons at all reasonable hours.

reasonable hours.

All persons affected are hereby required and called upon All persons affected are hereby required and called upon to set forth in writing any well-grounded objections to the erection of a public school on the said land or to the taking of such lands, and to send such writing, within forty days from the first publication of this notice, to the Education Board of the District of Auckland at its office in Williamson's Chambers, Shortland Street, Auckland.

Dated at Auckland this 22nd day of October, 1920.

E. C. PURDIE, Secretary to the Education Board of the District of Auckland.

This notice was first published on the 27th day of October, 1902, in the $New\ Zealand\ Herald$ newspaper. 1006

WHANGAROA 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 Wha-

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Whangaroa County Council hereby resolves as follows:—

That, for the purpose of providing instalments in respect of the principal, interest, and other charges on a loan of £1,750, authorized to be raised by the Whangaroa County Council, under the Local Bodies' Loans Act, 1913, for the purpose of the erection of a foot suspension-bridge, and the formation and metalling of the Waiare Road from the Kaco Stream Bridge to the Bluff, formation of dray-road from the Bluff to the Domain Road, and formation of road from the Bluff to the junction of the Whau and Opokorau Streams, the said Whangaroa County Council hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property of the Waiare Riding of the Whangaroa County Special Rating Area; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

J. S. LANE, County Chairman.

J. S. LANE, County Chairman. J. L. WILSON, County Clerk,

WHANGAROA 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 Whangaroa County Council hereby resolves as follows:—

That, for the purpose of providing instalments in respect of the principal, interest, and also the other charges on a loan of £2,675, authorized to be raised by the Whangaroa County Council, under the above-mentioned Act, for the purpose of constructing and reforming the Omaunu Road from Leslie's corner, Kaeo, to the 6 M. 45 Ch. pegs on the Oika Stream at Omaunu, providing the necessary culverts for same, and metalling nine feet wide from Leslie's Corner to Costar's Bridge, a distance of approximately 330 chains, the said Whangaroa County Council hereby makes and levies a special rate of twopence in the pound upon the rateable value (capital value) of all the rateable property of the Omaunu Special Rating Area of the County of Whangaroa, being all that area comprised within the following boundaries,—

Commencing at the Kaeo River at its junction with the Kaeo and Pupuke Ridings; thence in a south-westerly

direction by the western boundary of the Kaeo Riding to the Pupuke River; thence south-easterly along the Pupuke River (being still part of the western boundary of the Kaeo Riding) to the south-west corner of Section 15, Block X, Kaeo S.D.; thence in a northern direction generally by the western boundaries of the said Section 15, Section 14, W. 3, 2, I.E.R., 30, 28, 23; thence by the western side of the road from the N.W. corner of Section 23 to the intersection of the south boundary of Part 4, Section 51, O.L.C. 599 (owned and occupied by F. E. Maddox); thence by the south and east boundaries of the said Part 4, Section 51, O.L.C. 599; thence south-east and north by the southern and eastern boundaries of Part 4, Section 51, O.L.C. 599 (owned and occupied by M. J. Herbert); thence in a northerly direction generally by the eastern boundary of O.L.C. Wesleyan Mission to the Kaeo River; thence by the south side of the Kaeo River to the point of commencement.

And that such special rate shall be an annual-recurring rate descript the correct of the south special rate shall be an annual-recurring rate descript the correct of the south special rate shall be an annual-recurring rate descript the correct of the south special rate shall be an annual-recurring rate descript the correct of the south special rate shall be an annual-recurring rate description.

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 October in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

1008

J. S. LANE, County Chairman. J. L. WILSON, County Clerk.

RANGITIKEI COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.-LOAN OF £13,000.
UPPER TURAKINA VALLEY SPECIAL RATING DISTRICT.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Rangitikei County Council hereby resolves as follows:—

Rangitikei 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 £13,000, authorized to be raised by the Rangitikei County Council, under the Local Bodies' Loans Act, 1913, for the purpose of widening and metalling for the first time the Upper Turakina Valley and Okaka Roads within the boundaries of the Upper Turakina Valley Special Rating District, and the cost of raising the loan to be paid out of the loan, the said Rangitikei County Council hereby makes and levies a special rate of twopence and one-eighth of a penny (2\frac{1}{3}\text{d.}) in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property within the said Upper Turakina Valley Special Rating District, comprising all that area described in the Schedule hereunder written and shown upon the map attached to the ratepayers' consent to the said loan, and thereon bordered red; and that consent to the said loan, and thereon bordered red; and that consent to the said loan, and thereon bordered reu; 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 May in each and every year during the currency of such loan, being a period of thirty-six years and a half (362) years, or until the loan is fully paid off.

SCHEDULE.

All that area in the Wellington Land District bounded as follows: Commencing at a point on trigonometrical station on Maungakaretu at the former Rangitikei County boundary; on Maungakaretu at the former Rangitikei County boundary; thence generally in a south-easterly direction by the boundary-line between the Ruanui and Te Kapua Ridings of the Rangitikei County to the north-east corner of Section 15, Block XIV, Maungakaretu Survey District; thence in a southerly direction by the eastern boundary of the said Section 15 and that boundary produced to the centre-line of the Kauaekeke Road; thence by the centre-line of such road in a westerly direction to a point opposite the eastern boundary of Section 15 and the centre-line of such road in a westerly direction to a point opposite the eastern boundary of Section 15 and the centre-line of such road in a westerly direction. Road; thence by the centre-line of such road in a westerly direction to a point opposite the eastern boundary of Section 19, Block XIV, Maungakaretu Survey District; thence again in a southerly direction by the eastern boundaries of the said Section 19 and Section 22, Block XIV, Maungakaretu Survey District, and that boundary produced to the centre-line of the Koeke Road; thence in a north-westerly direction by the centre-line of the said Koeke Road to a point opposite the western boundary-line of the said Section 22; thence by a right line drawn through Section 27, Block II, Tiriraukawa Survey District, to its south-west boundary so as to include an area of 100 acres of the said Section 27; thence in a north-westerly direction by the south-west boundary of the said Section 27 to its westernmost corner; thence by a right line drawn through Section 26, Block II, Tiriraukawa Survey District, to its south-west boundary so as to include an area of 100 acres of the said Section 26; thence by a right line drawn through Section 25, Block II, Tiriraukawa Survey District, to its south-west boundary so as to include an area of 100 acres of the said Section 25; thence in a south-easterly District, to its south-west boundary so as to include an area of 100 acres of the said Section 25; thence in a south-easterly District by the seath west boundary to the said Section 26 the said Section 26 the said Section 26 the said Section 27 thence in a south-easterly District by the seath west boundary the said Section 26 the said Section 26 the said Section 26 the said Section 27 thence in a south-easterly District by the said Section 26 the said Section 27 thence in a south-easterly District by the said Section 26 the said Section 27 thence in a south-easterly District by the said Section 26 the said Section 27 thence in a south-easterly District by the said Section 26 the said Section 27 the said Section 28 the sa of 100 acres of the said Section 25; thence in a south-easterly direction by the south-west boundary of the said Section 25 and that boundary produced to the centre of the Karetu North Road; thence generally in a southerly direction by the centre of the said Karetu North Road to a point opposite the south boundary of Section 18, Block I, Tiriraukawa Survey District;

thence in a westerly direction by the south boundary of the said Section 18 to its south-west corner; thence in a southerly direction by the western boundary of Section 19, Block I, Tiriraukawa Survey District, and that boundary produced to the centre of the Karetu Road; thence generally in a westerly direction by the centre of the said Karetu Road to a point opposite the south-east boundary of Section 6, Block V, Tiriraukawa Survey District; thence in a south-westerly direction by the south-east boundaries of the said Section 6 and Sections 7 and 8, Block V, Tiriraukawa Survey District, to the north-east boundary of the Pohonuiatane No. 3B Block; thence in a south-easterly direction by the said north-east boundary of the Pohonuiatane No. 3B Block to the northernmost corner of Pohonuiatane No. 3 Block; thence in a south-westerly direction by the line dividing the said Pohonuiatane No. 3B and No. 3 Blocks to a point midway between the point of intersection of such line with the Mangamahoe Road and the said northernmost corner of the said Pohonuiatane No. 3 Block; thence by a right line drawn in a westerly direction thence in a westerly direction by the south boundary of the Block; thence by a right line drawn in a westerly direction through the said Pohonuiatane No. 3B Block and that line produced to the centre of the Turakina River so as to include an area of 647 acres of the said Pohonuiatane No. 3B Block; thence generally in a northerly direction by the centre of the Turakina River to a point opposite the north boundary of P.E.R. Section 2, Block V, Tiriraukawa Survey District; P.E.R. Section 2, Block V, Tiriraukawa Survey District; thence in a westerly direction by the northern boundary of the said Section 2 and P.E.R. Section 6, Block VIII, Mangawhero Survey District, to the Rangitikei County boundary; thence generally in a northerly direction by the said boundary and the boundary between the Ruanui and Te Kapua Ridings of the Rangitikei County to the point of commencement.

BEN P. LETHBRIDGE, Chairman. HAROLD H. RICHARDSON, County Clerk.

WINDING-UP.

In the matter of the Companies Act, 1908.

NOTICE is hereby given that the following resolutions were passed at an extraordinary general meeting of the Green Bay Motor Company (Limited) held on the 7th day of October, 1920:—

"That the company be wound up voluntarily owing to its inability to carry on business by reason of its liabilities.

"That Mr. E. GILL be appointed Liquidator."

Dated this 22nd day of October, 1920.

1009

EGERTON GILL, Liquidator.

In the matter of the Companies Act, 1908; and in the matter of Kernohan McCahon and Co. (Limited), in Voluntary Liquidation, Timaru.

A T a special general meeting of the shareholders of the above-named company held on Monday, the 11th day of October, 1920, and confirmed at a special general meeting held on 25th October, 1920, the following resolution was duly

That the company be wound up voluntarily; and that Mr. James McCahon and Mr. Robert Lowry, both of Timaru, be appointed Liquidators, and that either Liquidator be empowered to act alone if necessary.

Dated at Timaru this 26th day of October, 1920.

 $\begin{array}{l} {\rm JAS.~MoCAHON} \\ {\rm R.~LOWRY} \end{array} \} \ {\rm Liquidators.}$

NOTICE is hereby given that the Partnership heretofore subsisting between the undersigned FREDERICK WILLIAM WILLIAMS, of Brighton, in Otago, New Zealand, Boardinghouse-keeper, and ELLEN JANE HOBBS, Wife of Charles John Hobbs, of Brighton aforesaid, Boardinghouse-keeper, in the business of Boardinghouse-keepers and Motorcar and Motor-bus Proprietors and Hirers, and carried on at Brighton aforesaid under the style or firm of "Williams and Hobbs," has been dissolved as from the 13th day of October, 1920.

Dated this 13th day of October, 1920.

FREDERICK WILLIAM WILLIAMS.

Signed by the above-named Frederick William Williams in the presence of—H. S. Adams, Solicitor, Dunedin.

ELLEN JANE HOBBS.

Signed by the above-named Ellen Jane Hobbs in presence of—H. S. Adams, Solicitor, Dunedin.

NOTICE is hereby given that the Partnership lately subsisting between us in Palmerston North in the trade or business of Engineers, Motor Dealers, and Motor Salesmen, under the style or firm of the "Reliable Motor Company,"

has been dissolved by mutual consent, and the business will be carried on by WILLIAM DUGAL CAMPBELL and REUBEN JAMES JONES.

As witness our hands this first day of October, 1920.

A. J. SHEARSBY. W. D. CAMPBELL. R. J. JONES.

1013

AWAKINO COUNTY COUNCIL.

RESOLUTION 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 of all other powers (if any) it thereunto enabling, the Awakino County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Awakino County Council Road Machinery Loan of £2,000, 1920, authorized to be raised by the Council, under the above-mentioned Act, for the purpose of purchasing a complete stone-crushing plant, together with the buildings and other accessories necessary for the proper working of same, the said Council hereby makes and levies a special rate of one farthing (\(\frac{1}{4}\)d.) in the pound sterling on the rateable value (on basis of the unimproved value) of all rateable property in the Mahoenui District Special Rating Area in the County of Awakino, such special rating area being as follows,—

Bounded by a line commencing at a point on the county boundary at the southern corner of Mangapapa B No. 1, and following in a westerly direction the southern boundary of the Mahoenui Riding, and then in a northerly direction the western boundary of the Mahoenui Riding to a point on that boundary at the north-west corner of Section 4, Block V, Awakino East Survey District; thence following the northern boundaries of Section 4 and Section 5, Block V, Awakino East Survey District, to the point where the western boundary of Section 1. Block V. Awakino East Survey District, meets this

Awakino East Survey District; thence following the northern boundaries of Section 4 and Section 5, Block V, Awakino East Survey District, to the point where the western boundary of Section 1, Block V, Awakino East Survey District, meets this line; thence following the western boundary of the said Section 1 to the north-west corner of the same said section; thence in a westerly direction to the south-west corner of Section 1, Block I, Awakino East Survey District; then following in a northerly direction the western boundaries of Sections 1 and 3, Block I, Awakino East Survey District, Sections 1 and 3, Block XIII, Maungamangero Survey District, Kinohaku West B No. 2, and Section 4, Block XIII, Maungamangero Survey District, to the north-west corner of the said Section 4; thence in a straight line following in an easterly direction the northern boundary of Section 3, Block IX, Maungamangero Survey District, till it meets the Upper Awakino Valley Road; thence following the road in a south-easterly direction to the north-west corner of Section 6, Block IX, Maungamangero Survey District; thence following the northern boundary of the said Section 6 to the north-west corner of Puketiti No. 1; thence following in an easterly direction the northern boundary of Puketiti No. 1 to a point where such boundary is met by the eastern boundary of Section 10, Block IX, Maungamangero Survey District; thence running through the said Puketiti No. 1 to the southern boundary thereof in such a manner as to divide the said Puketiti No. 1 so that there shall be included in the said boundary thereof in such a manner as to divide the said Puketiti No. 1 so that there shall be included in the said Puketiti No. 1 so that there shall be included in the said rating area on the western side of such line 2,000 acres of the said Puketiti No. 1; thence following in an easterly direction portion of the northern boundary of Section 1, Block XIV, Maungamangero Survey District, and the northern boundary of Puketiti No. 3B Section 1 to the north-east corner of the last-named section; thence following in a southern direction the eastern boundary of the same section to the northern boundary of Puketiti No. 2; thence following in an easterly direction the northern boundary of the said Puketiti No. 2, and in a southerly direction the eastern boundary; thence following in a southerly direction the county boundary; thence following in a southerly direction the county boundary to the starting-point.

And that such special rate shall be an annually recurring and that such special rate shall be an annually 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 thirty-six and one-half (36½) years, or until the loan is fully paid off.

1014

GEO. BROWN, County Clerk.

LOWER HUTT 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 Lower Hutt 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 £400, authorized to be raised by the Lower Hutt Borough Council, under the Local Bodies' Loans Act, 1913, for waterworks-improvement construction, the said Lower Hutt Borough Council hereby makes and levies a special rate of one one-hundred-and-twentieth of a penny (1/120d.) in the round upon the rateable value (unimproved) of all rate of one one-hundred-and-twentieth of a penny (1/120d.) in the pound upon the rateable value (unimproved) of all rateable property of the Waterworks-improvement Construction Loan Special Rating Area, comprising the whole of the Borough of Lower Hutt; and that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of September 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.

1015

WM. NICHOLSON, Town Clerk.

DISSOLUTION OF PARTNERSHIP.

THE Partnership heretofore carried on at Roxburgh as Bakers between WILLIAM MERCER, of Roxburgh, Grocer, and George McLeop, of Roxburgh, Baker, is dissolved as from the first day of October, 1920.

WILLIAM MERCER. GEORGE McLEOD.

Witness to both signatures—A. Burton, Commission Agent, 1016 Roxburgh.

NOTICE is hereby given that the Education Board of the District of Auckland intends to erect a public school, and to take, with the consent of the owners and lessees, under the provisions of the Public Works Act, 1908, for the purpose of a site for such school within the meaning of the Education Act, 1914, the following land—namely, all that plece of land containing four (4) acres, more or less, being part of the block of land called Rae-o-te-papa North C No. 1A, situated in the Waitoa Survey District.

A plan of the said land, edged red, is deposited at the post-office at Paeroa, and is there open for inspection by all persons at all reasonable hours.

at all reasonable hours.

All persons affected are hereby required and called upon to set forth in writing any well-grounded objection to the erection of such school or the taking of such land, and to send such writing, within forty days from the first publication of this notice to the Education Board of the District of Auckland at its office, Williamson's Chambers, Shortland Street, in the City of Auckland.

E. C. PURDIE,
Secretary of the Education Board of
the District of Auckland.

Note.—This notice was first published in the Ohinemuri Gazette on the 16th day of August, 1920.

UAWA 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 Uawa County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £7,000, authorized to be raised by the Uawa County Council, under the above-mentioned Act, for the erection of workers' dwellings in the county, the said Uawa County Council hereby makes and levies a special rate of one fourteenth of one survey is the reaction. Uawa County Council hereby makes and levies a special rate of one-fourteenth of one penny in the pound upon the rateable value of all rateable property of the Uawa County Special Rating District, comprising the whole of the Uawa County as described in the New Zealand Gazette No. 30, page 727, dated 9th March, 1916; 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 July in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. The rate of interest to be four and one half per cent.

1018

E. B. BOLAND, Chairman. F. T. ROBINSON, Clerk.

BOROUGH OF PICTON.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the power vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Picton Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £12,000 (twelve thousand pounds), authorized.

THE COMPANIES ACT, 1908.

In re WARRE HOCKLEY AND COMPANY (LIMITED).

TOTICE is hereby given that at the extraordinary general meetings of the above company held at the registered office of the company, Cathedral Square, Christchurch, on the 14th day of October, 1920, and on the 29th day of October, 1920, the following special resolution was passed by the requisite majority and duly confirmed:—

"That the company be wound up voluntarily; and that ALBERT GEORGE ALDRIDGE be and is hereby appointed Liquidator for the purposes of such winding-up."

Dated this second day of November, 1920.

WILLDING ACLAND & MURCHISON

1020

WILDING, ACLAND, & MURCHISON, Solicitors for the Company.

NOTICE is hereby given that the Partnership lately subsisting between the undersite subsisting between the undersigned, under the style or firm of "E. Bishop and Co.," has been dissolved by mutual consent.

Dated 29th October, 1920.

E. BISHOP. T. BUCKLEY.

THOMAS HUGH ROBINSON McKIERNAN, M.B., THOMAS HUGH ROBINSON MCKIERNAN, M.B., Bach. Surg., Dubl., 1920, now residing in Wellington, hereby give notice that I intend applying on the 4th December 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 Wellington.

THOMAS HUGH ROBINSON McKIERNAN,

Royal Oak Hotel, Wellington.

Dated at Wellington 3rd November, 1920.

OTICE is hereby given that the Partnership hitherto subsisting between the undersigned, CHARLES ALEXANDER WELLS and SELBY MILES PALMER, as Sheep-farmers, has been dissolved by mutual consent as from the first day of August, one thousand nine hundred and twenty. The said Selby Miles Palmer has taken over the Partnership assets and business, and will be responsible for the Partner ship debts.

Dated this first day of November, one thousand nine hundred and twenty.

CHARLES ALEXANDER WELLS. SELBY MILES PALMER.

Witness to both signatures-David Scannell, Solicitor, Hastings.

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CONTENTS.

		_		PAGE
Advertisements	• •	••	••	3032
APPOINTMENTS, ETC.	••	••	••	3001, 3019
BANKRUPTCY NOTICES		• •	•	. 3031
CROWN LANDS NOTICES				3027
DEFENCE FORCES	••			3002
Land -			•	
Crown Land proclai Mining Act, Exempt		nds from	 he Ope	
of the		• •		3000
Railway District cor	ıstitute	d	••	2997
Road District, Notice	e respe	ecting Pro	posed	3004
	• •	••	••	2998
Roads, Taken for	_ ••	• •	• •	2998
Selection, Set apart	for	• •	• •	2997
LAND TRANSFER ACT NOT	TICES	••	••	3031
Miscellaneous-				
Conscience-money r	eceived			3004
Customs Duties Act	. Minis	ter's Deci	sions u	
Electric-power Boar				2999
Imports		••	• • •	3023
Inspector of Scenic		es appoin	ted	2999
Justices of the Peac				3027
Loans, Consenting t				2999
Mining Privileges		.,	• •	3022
Naturalization, Lett	ers of.	granted	•••	3021
Officiating Ministers	for 19	20	••	3026
Polls for Proposed I	oans.	Results of		3003
Population of the D				3026
Public Trustee, Est				3021
Public Trust Office	Agenci	es opened	. &c.	3026
Regulations for N	ew Ze	aland Mi	litary	Forces
amended		••		3000
Regulations under	the Go	vernment	Railwa	ys Act
amended	• •			2999
Resignation of Justi	ice of ti	he Peace		3001
Special Order		•••	••	3005
Subsidies to Public			• •	3003
Trustee of Drainage				3027
Wheat and Oats, Es	timate	d Areas u	nder	3026
Shipping-				
Notices to Mariners				3025
Seamen, Fixing Fe	es for	Engagem	ent an	
charge of	• •	••		3004