

THE

GAZET NEW ZEAL

Mublished by Authority.

WELLINGTON, THURSDAY, APRIL 21, 1921.

RRATUM.—In notification of election of member representing teachers in Auckland University District on the Secondary-school Teachers' Grading Appeal Board, in Gazette No. 35, of the 14th instant, page 915, for "WILLIAM CARADUS" read "EDWARD CARADUS."

Additional Land near Te Kuiti taken for the Purposes of the North Island Main Trunk Railway.

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

WHEREAS it has been found desirable for the use, VV convenience, and enjoyment of the North Island Main Trunk Railway to take further land near Te Kuiti, in addition to land previously acquired for the purposes of the said railway:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned. mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land: --

PROXIMATE ALEAS OF ALL PROVIDED TO A. R. P.

60 0 0 Lot 1
0 1 0 Lot 2
Portions of Allotment 1 (D.P. 12737).
4 2 34 Lot 3

Paleoni 27 Section 3 Block XV

Subdivisions of part of Pukenui 2r, Section 3, Block XV, Orahiri Survey District, and Block III. Otanaki Survey District, Borough of Te Kuiti. (S.O. 21570, blue.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 29027, deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

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 12th day of April, 1921.

W. F. MASSEY, Minister of Railways.

GOD SAVE THE KING!

and taken for the Purposes of a Road in Blocks XVI, Maungatautari, IV, Whanpapu, and I, Patetere South Survey Districts.

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 read and 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 seventh day of May, one thousand nine hundred and twenty-one.

SCHEDULE.

Approximate Areas of the Pleces of Lanc taken.	Being Portion of	Situated in Block	Situated in Survey District of	Coloured on Plan
A. R. P. 1 3 19 1 0 9 0 1 22-2 0 1 26-8 0 1 22-9 2 2 2 0 1 31	Waotu North 2B 2 " 2B 1 " 2B 3A 2B 3B " 2B 3B " 2B 3C (S.O. 17320)		Maunga- tautari Wharepapa Wharepapa Wharepapa Patetere South Patetere South	Yellow. Purple. Blue. Blue. Blue.

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49661, 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 16th day of April, 1921.

J. G. COATES, Minister of Public Works. GOD SAVE THE KING!

Additional Land taken for the Purposes of an Automatic Telephone Exchange in Block VIII, Rangitato Survey Distri t, City of Auckland.

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 an automatic telephone exot ange; and I do also declare that this Proclaim tion shall take effect on and after the seventh day of May one thousand nine hundred and twenty-one. May, one thousand nine hundred and twenty-one.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 17:19 perches. Portion of Lot 2, Section 11, Suburbs of Auckland (City of Auckland), Block VIII, Rangitoto Survey District. (S.O. 21333)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W D. 51113, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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 16th day of April, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Blocks III and IV, Waihi South Survey District.

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

In pursuance and exercise of the powers and authorizes 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 hereby declare that this Proclamation shall take effect on and after the seventh day of May, one thousand nine hundred and twenty-one.

SCHEDULE

APPROXIMATE areas of the pieces of land taken :-

1 8.8 Closed road, Block IV; coloured purple.

Situated in Waihi South Survey District. (S.O. 21170.)
In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 49188, 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 issue under the Seal of that Dominion, at the Government House at Wellington, this 16th day of April, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Lund taken for the Purposes of a Road in Block X, Piako 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 vernor-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 Act"), it is enacted that the creation, abolition, merger,

also declare that this Proclamation shall take effect on and after the seventh day of May, one thousand nine hundred and twenty-one.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 2 roods

Portion of Section 66, Parish of Maramarua, Block X, Piako Survey Di trict. (S.O. 21518.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 51213, deposited in the office of the Minister of Public Works at ellington, in the Wellington Land District, and thereon coloured blue.

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 16th day of April, 1921.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Amending Regulations as to Shipment and Landing of Petroleum.

JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council dated the second day of August, one thousand nine hundred and twenty and published in the New Zealand Gazette No. 71, of the fifth day of the same month, regulations were made with respect to the landing, shipping transhipping, and removal of petroleum:

And whereas it is desirable to make the following additional

regulations:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon him by section thirty-three of the War Legislation and Statute Law Amendment Act, 1918, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following additional regulations, which shall be read with and form part of the said regulations of the second day of August, one thousand nine hundred and twenty.

REGULATIONS.

REGULATIONS.

1. A Surveyor may, if requested by the owner or master of a vessel to do so, and if satisfied that carriage of petroleum on deck of such vessel can be effected with safety, grant a license for the carriage of petroleum on approved deck spaces of such vessels as deck cargo. Such license shall be subject to the conditions of the deck cargo license, and the maximum amount of deck cargo allowed to be carried may be part petroleum and part other cargo. A license for the carriage of petroleum on deck shall be subject to the said regulations of the 2nd day of August, 1920, with the exception of the following clauses thereof—viz., subclauses (a), (b), and (c) of clause 4 (1), and clause 6. And for the purpose of such license the words "30 ft." in the third line of clause 11 shall read "15 ft." with the addition of the words "from crew's quarters and saloon entrance." Such license shall expire on the date of expiry of the vessel's survey certificate, but may be withdrawn at any time the Minister or Surveyor deems it necessary to do so.

2. Clause 2 (3) (a) of the said regulations of the 2nd day of August, 1920, is hereby amended in the following manner: By inserting the word "black" before the words "notice board" in the third line of the said subclause (a), and deleting the word "red" in the fourth line thereof and substituting the word "white" therefor.

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

Altering Representation of certain Districts on the Auckland Harbour Board and appointing a Principal Authority.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

union, division, or other alteration of any constituent or | combined district shall not in itself have any operation so as to affect the then existing membership of the Board, and that the Governor-General may from time to time by Order in Council, whenever in his opinion it becomes necessary to do do, make such provision with respect to the representation of any part of any constituent or combined district as he thinks fit:

And whereas by Order in Council dated the second day of April, one thousand nine hundred and seventeen, and published in the New Zealand Gazette No. 65, of the twelfth day of the same month, provision was made, inter alia, with respect to the representation of the City of Auckland, and the boroughs of Mount Eden and Mount Albert, and the road districts of Mount Roskill, Avondal, and Point Chevalier on

And whereas the Point Chevalier Road District and the City of Auckland have become one united borough by the name of the City of Auckland, and it is necessary to make provision for the representation of the districts hereinbefore mentioned on the Auckland Harbour Board:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that three members of the Auckland Harbour Board shall be elected by the electors of the City of Auckland as now constituted, and one member by the electors of the combined district of the boroughs of Mount Eden and Mount combined district of the boroughs of Mount Eden and Mount Albert and of the road districts of Mount Roskill and Avondale, in lieu of three members by the electors of the City of Auckland as previously constituted and one member by the electors of the combined district of the boroughs of Mount Eden and Mount Albert and of the road districts of Mount Roskill, Avondale, and Point Chevalier; and His Excellency doth hereby, in pursuance and exercise of the power and authority conferred upon him by section seven of the said Act, select and appoint the Mount Eden Borough Council to be the principal authority for the purposes of the election of one member as aforesaid by the electors of the said combined one member as aforesaid by the electors of the said combined districts.

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

Approving the Dunedin City Council to receive Trust Moneys under Section 46 of the Finance Act, 1920.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS it is deemed expedient to approve the Dunedin

HEREAS it is deemed expedient to approve the Dunedin City Council as an institution for the purpose of section forty-six of the Finance Act, 1920:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said section forty-six, and acting by and with the advice and consent of the Executive Council of the said Dominion, dothereby approve the said Dunedin City Council as an institution with which it shall be lawful for a trustee, unless expressly forbidden by the instrument (if any) creating the trust, to invest any trust funds in his hands on deposit at interest for any period not exceeding twelve months. interest for any period not exceeding twelve months.

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

Declaring a Native to be a European.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section seventeen of the Native Land Amendment Act, 1912, it is enacted that the Governor-General may by Order in Council, on the recommendation of the Native Land Court, declare any Native to be a European:

And whereas Hone Karaka, al. as John Clarke, of Pukekawa, being a Native within the meaning of the Native Land Act, 1909, applied in the prescribed form for a recommendation of the Court that he might be declared a European: And whereas

the said Court, having duly inquired into the said application, has recommended that an Order in Council be issued declaring the said Hone Karaka, al.as John Clarke, to be a European: And whereas it is expedient that such declaration should be

Made:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authority conferred on him by section seventeen of the Native Land Amendment Act, 1912, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare the said Hone Karaka, al as John Clarke, to be a European.

F. D. THOMSON, Clerk of the Executive Council

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

Note that the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the twelfth day of April, one thousand nine hundred and twenty, and gazetted the fifteenth day of April, one thousand nine hundred and twenty, but only in so far as it affects the Native land specified in the Schedule hereto, prohibiting all alienation other than alienation in favour of the Crown.

SCHEDULE.

PUKETI SURVEY DISTRICT. Approximate Area. Block. A. 719 719 R. P. 0 WATHI-КАНАКАНАВОА 4 ... 0 5 ... ,, 264 6A.. . . $\frac{455}{719}$ 6в.. 0 7 .. 299 84.. 420 0

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

Government Life Insurance Regulation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In exercise and pursuance of the powers and authorities conferred by the Government Life Insurance 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 revoke Rule No. 31 of the regulations made on the nineteenth day of December, one thousand nine hundred and eight, prescribing the rates of interest to be charged for loans on policies, and in lieu thereof doth hereby make the following regulation. regulation.

REGULATION.

RATES OF INTEREST.

31. The interest chargeable in respect of any such loan shall be in accordance with the following scale, and shall be payable half-yearly at any office where the business of the Department is conducted:

Where the loan and interest thereon unpaid,—
Where the loan and interest (if any) unpaid, or the balance
thereof, is under £100: 7 per cent. interest.
Where the loan and interest (if any) unpaid, or the balance
thereof, is £100 or over: 6 per cent. interest.

F. D. THOMSON Clerk of the Executive Council. License authorizing the Westport-Stockton Coal Company (Limited) to erect Electric Lines in the Townships of Darlington, Hector, Ngakawau, and Stockton, and in the Buller County.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the 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, subject to the conditions set forth in the Schedule hereto, and to the regulations made under section two of the aforesaid Act, and dated the twentysecond day of September, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the twenty-fifth day of the same month, or any regulations heretwenty-fifth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor
(and hereinafter collectively referred to as "the regulations"),
and which regulations shall be deemed to be incorporated
herein, hereby authorize the Westport-Stockton Coal Company
(Limited), (hereinafter referred to as "the licensee"), to erect
transmission-lines, as described in the Schedule hereto, and
also to erect and maintain electric lines for lighting, power,
and heating nurroses within the area of supply hereinafter. and heating purposes within the area of supply hereinafter described, such electric lines at present proposed to be erected being indicated by means of green lines shown on the plan marked P.W.D. 49331, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

SCHEDULE.

1. AREA OF SUPPLY.

THE area of supply comprises the Townships of Darlington, Hector, Ngakawau, and Stockton, in the Nelson Land District, Buller County, as indicated by a distinctive border coloured red on the plans marked P.W.D. 49650 and 50018, deposited in the office of the Minister of Public Works as aforesaid.

2. Transmission-lines authorized

Transmission lines in the Nelson Land District, Buller County, as indicated by red and green lines on the plan marked P.W.D. 49331, hereinbefore referred to.

3. System of Supply.

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

The generating voltage shall be approximately 6,600 volts

between the terminals.

4. DATUM TEMPERATURE.

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

5. DURATION OF LICENSE.

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

6. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. 3d. per unit for lighting purposes, and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor-generators for lighting purposes; and provided further that if accounts are paid within fourteen days of due date the charges shall not exceed 1s. per unit for lighting purposes and 4d. per unit for motor-power, cooking, or heating purposes.

7. VARIATION IN CONDITIONS OF LICENSE.

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

8. REQUIREMENTS OF BULLER COUNTY COUNCIL.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to erect, maintain, or use any electric lines within the County of Buller, except subject to

such conditions, not inconsistent with the provisions of this ticense and the regulations relating thereto, or any variation of this license or the regulations, or new regulations which may take the place of these regulations, as may from time to time be agreed upon between the licensee and the Buller County Council.

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

By-laws for Nuhaka Thermal-springs Reserve.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Nuhaka Thermal-springs Reserve has been brought under the provisions of the Tourist and Health Resorts Control Act, 1908, and it is expedient to make by-laws in respect to the management and control

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, and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred on him by the said Act and by the Public Reserves and Domains Act, 1908, doth hereby make the following by-laws with respect to the management, control, and general regulation of the said reserve.

BY-LAWS.

NUHAKA THERMAL-SPRINGS RESERVE.

I. In these by-laws—

"General Manager" means the General Manager of the
Department of Tourist and Health Resorts, and
includes any person who may be acting for the
General Manager;

"Caretaker" means the person having the general charge
and control (under the direction of the General
Manager) of the Nuhaka Thermal-springs Reserve;

"The reserve" means the reserve described in the First
Schedule hereto, and includes any buildings or enclosures erected and to be erected within such
reserve.

2. The hours at which the reserve shall be open to the public under these by laws may be fixed from time to time by the General Manager.

3. No person shall enter any bathhouse without the permission of the Caretaker, nor without first paying the charge as prescribed in the Second Schedule hereto.

4. Persons suffering from skin-diseases must not bathe in any baths, nor use any towels, except those specially set apart for their use. Any such person must inform the Caretaker, before taking the baths, of the fact that he or she is

so suffering.

5. No person shall wash or place in any bath subject to these regulations any clothes, soap, substance, article, or thing.

6. No person shall wear any clothes or bathing-dress when a public bath.

7. No person shall occupy a bath for a longer period than twenty minutes at one time.

8. No person shall smoke or expectorate in any bath or

bathhouse 9. No dog shall be allowed on the premises of any bath-

10. No person shall pick any flower, or break or destroy

any plant, shrub, or tree growing in the reserve.

11. No person shall place, deposit, or leave any bottle or glassware (whether broken or whole), paper, straw, litter, dirt, rubbish, or any offensive or noxious matter of any kind in

12. No horse, dog, or other animal shall be allowed within the reserve; and for each time any horse, dog, or other animal trespasses or is allowed to trespass in the reserve the animal trespasses or is allowed to trespass in the reserve the owner of such horse, dog, or other animal shall be liable for breach of these by-laws. This by-law shall not, however, apply in the case of dogs which are led by a cord or chain.

13. No person shall trespass upon any portion of the reserve which may be set apart for planting.

14. No person shall break, remove, deface by writing or marking, or otherwise injure or damage any rock or stone or silica within the reserve.

15. No person shall destroy, deface, or injure any inscription, or any label attached to or connected with any tree, shrub, or other plant.

shrub, or other plant.

16. No person shall bathe in any pool or stream within

the reserve.

17. No person shall, without the written permission of the General Manager, carry or use any gun, rifle, or firearm, or use any net, engine, instrument, or device, or use any dog, for the capture or destruction of any bird or animal, or take or attempt to take the eggs or young of any bird in the

18. Every person using any bath subject to these regulations shall conform to and abide by such regulations; and in case any such person shall while using any such bath commit any indecency or breach of the peace, or be guilty of any disorderly conduct, or commit a breach of any of these regulations, the Caretaker may (without prejudice to any proceedings for a penalty) require any such person to abstain from doing any of the acts aforesaid and forthwith to leave, or in default thereof may eject or cause to be ejected such person from the premises subject to these regulations.

19. Any person behaving to the annoyance of any person shall, if requested by the Caretaker, immediately leave the reserve, and may be prohibited from again entering.

20. Every person who commits a breach of any of these by-laws shall, upon conviction, be liable to a penalty not

exceeding £5 for every such breach.

FIRST SCHEDULE.

$Nuhaka\ Thermal\text{-}springs\ Reserve.$

All that area in the Hawke's Bay Land District, containing All that area in the Hawke's Bay Land District, containing by admeasurement 570 acres 3 roods 9 perches, more or less, being Section No. 14, Block XV, Nuhaka North Survey District. Bounded towards the north generally by Section No. 23 (school-site), thence by road-line, thence by Section No. 19 (cemetery reserve), and thence by aforesaid road-line; towards the east by Sections Nos. 11 and 21; towards the south by Section No. 6, Block XIX; and towards the west by a public road and the crossing of a public road. As the same is delineated on the plan marked S.G. 57182/11B, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

SECOND SCHEDULE.

•	Bath Fe	es.			s.	d.
One public bath (with	out towel)		• •		0	6
One private bath	,,				0	9
Hire of towels, each	• •	• •	• •	• •	0.	3

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

By-laws for the Te Aroha Hot Springs Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Te Aroha Hot Springs Domain subject to the provided to subject to the provisions of the Tourist and Health Resorts Control Act, 1908 (hereinafter referred to as "the said Act"), and it is expedient to make by laws in respect

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, and in pursuance and exercise of the powers and authorities conferred on him by the said Act and by section thirty-eight of the Public Reserves and Domains Act, 1908, doth hereby revoke the by-laws for the Te Aroha Hot Springs Domain, dated respectively the sixth day of April, one thousand nine hundred and eleven, the twenty-sixth day of August, one thousand nine hundred and twelve, and the twenty-fifth day of October, one thousand nine hundred and sixteen, and doth hereby make the following by-laws in lieu thereof.

BY-LAWS.

1. In these by-laws "General Manager" means the General Manager of the Department of Tourist and Health Resorts, Manager of the Department of Tourist and heath Resorts, and includes any person who may be acting for the General Manager; "Officer in Charge" means the person having the general charge and control (under the direction of the General Manager) of the domain; and "the domain" means the land described in the First Schedule hereto.

2. The domain shall be open to the public between the hours of 6 a.m. and 10.30 p.m. daily free of charge, subject to the provisions of these by-laws; provided that the General Manager may, if deemed expedient, declare the domain closed, and may direct that, at specified times, a charge be made for admission, such charge not to exceed the sum of 1s. for each person.

3. No person shall, without the authority of the General Manager or officer in charge, pick any flower, or break or destroy, injure, or remove any plant, shrub, or tree, growing in the domain; and if any person commits a breach of this by-law he shall be liable to a fine not exceeding £5, in addition

to paying for the damage done.

4. No person shall place, deposit, or leave any bottle or glassware (whether broken or whole), paper, straw, litter, dirt, rubbish, or any offensive or noxious matter of any kind,

within the domain.

5. No person shall wash any clothes in any thermal spring subject to these by-laws, or in any spring, stream, pool, water-race, channel, or reservoir within the domain, or place

- any soap, substance, article, or other thing therein.

 6. (1.) No horse, dog, or other animal will be allowed inside the domain, except as hereinafter provided; and the owner of any horse, dog, or other animal shall be liable to a fine not exceeding £1 for each time such horse, dog, or other animal trespasses or is allowed to trespass within the domain.
- domain.

 (2.) This by-law does not apply to horses drawing any carriage, nor to saddled horses, nor to dogs which are led by a cord or chain, passing through the domain.

 7. No person shall ride a bicycle within the domain; and any person so doing shall be liable to a fine not exceeding £1.
- 8. Except with the consent of the officer in charge, it shall 8. Except with the consent of the officer in charge, it shall be unlawful to hold a public meeting for any purpose whatever upon any portion of the domain. Every person who calls or assists in calling, or promotes or holds or is engaged in, and every person other than a constable or the officer in charge who is present at, any public meeting held in breach of this by-law shall be liable on conviction to a fine not exceeding £5.
- 9. No person shall, without the written permission of the Minister for the time being having the administration of the said Act, or of the General Manager, carry or use any gun, rifle, or firearm, or use any net, engine, instrument, or device, rifle, or firearm, or use any net, engine, instrument, or device, or use any dog, for the capture or destruction of any bird or animal, or take or attempt to take the eggs or young of any bird within the domain. Any person acting in breach of or contrary to the provisions of this by-law shall upon conviction be liable to a fine not exceeding £20.

 10. No person shall destroy, deface, or injure any inscription or any label attached to or connected with any tree, shrub, or other plant within the domain

tree, shrub, or other plant within the domain.

11. No person shall distribute any handbills or printed papers within the domain, except by permission of the

officer in charge.

12. No person shall trespass upon any portion of the domain within any enclosure which may be set apart for planting, or where the soil is loose, or upon grass kept cut for lawns or ornamental purposes. Any person infringing this by-law shall be liable to a fine not exceeding £1.

13. Every person using or passing through the domain, or any part thereof, shall conform to and abide by these by-laws; and if any person, while using or passing through the domain, or any portion thereof, commits any indecency or breach of the peace, or is guilty of any disorderly conduct, he shall be liable as for a breach of these by-laws.

14. The bowling-greens, croquet-lawns, and tennis-courts shall be open (Sundays excepted) to players during such months and for such hours as are fixed by the General Manager.

15. (1.) Charges shall be made for playing bowls, lawn tennis, and croquet as set forth in the Second Schedule hereto. No person shall be allowed to play without first obtaining a player's ticket.

(2.) Any person who is a season-ticket holder shall be liable to have his ticket cancelled if he causes a breach of any of these by-laws.

16. All playing-fees shall be paid in advance, and a ticket obtained.

17. Season tickets shall be obtained at the ticket office only, and must be submitted to the attendant for inspection on demand.

18. Single-game tickets and tickets for playing material shall be obtained at the ticket office, and must be given up to the attendant on demand.

19. Material for playing shall be obtained from the attendant, and players shall return it to him before leaving the domain; provided that season ticket holders shall furnish their own material.

20. Players shall not play more than one game or set when other persons desire to play.

21. Bowl-players shall deliver their bowls with both feet on a mat, and must not drop any bowl on the green.

22. Persons not engaged in the games shall not trespass the bowling groups or cronget-lawns or tennis-courts.

on the bowling-greens, or croquet-lawns, or tennis-courts.

23. Persons wearing boots or shoes with nails or heels shall not be allowed on the bowling-greens, or croquetlawns, or tennis-courts.

24. Any person behaving to the annoyance of others may be required by the officer in charge to leave the playing grounds, and may be prohibited from again entering them.

25. The Department reserves the right to refuse to issue tickets to any person or persons. The officer in charge shall determine to whom tickets shall not be issued.

Reading-room and Library.

26. The reading-room and library shall be open to the public free of charge during such hours as may be authorized

by the General Manager.

27. The charges for subscribers to the library shall be as set forth in the Second Schedule hereto.

28. A ticket shall be issued by the librarian to each sub-

scriber on payment of the charges.

29. A subscriber, on receipt of a ticket, and on compliance with these by laws, shall be entitled to have the use of a book for a period not exceeding ten days. A subscriber shall not remove a book from the library until an entry has been made in the register with respect thereto.

30. Any person may read in the reading-room, free of charge, any book, paper, or periodical in the reading-room

31. No person other than a subscriber shall remove from

31. No person other than a subscriber shall remove from the reading-room any book, paper, or periodical.

32. No person shall mark, mutilate, or damage any book, paper, or magazine, or read any newspaper for longer than fifteen minutes; or talk or make any noise or disturbance, or smoke or expectorate within the reading-room or library.

33. No child under the age of twelve years shall enter or or provided in the reading room or library.

remain in the reading-room or library unless in charge of an

remain in the reading-room or library unless in charge of an adult person.

34. Every person using the reading-room or library shall conform to these by-laws; and if any such person, while using the reading-room or library, commits any breach of these by-laws or is guilty of any disorderly conduct, the officer in charge, or any person duly authorized by that officer, may (without prejudice to any proceedings for a fine) require any such person to abstain from doing any of the acts aforesaid, and forthwith to leave the reading-room or library. If any person refuses to leave the reading-room or library when requested so to do in pursuance of this by-law the officer in charge may eject that person or cause him to be ejected therefrom. be ejected therefrom.

Baths.

Baths.

35. The hours of admission to the baths shall be as authorized by the General Manager. Admission shall be obtained by ticket only, and each bather shall present his or her ticket to the bath attendant, who shall clip and retain it. The charges for ticket for admission to the baths and for the use of towels shall be as set forth in the Second Schedule hereto.

36. Persons suffering from skin-diseases must not bathe in any baths or pools, nor use any towels, except those specially set apart for their use; every such person must inform the ticket-issuer before taking the baths of the fact that he or she is so suffering. Any person failing to furnish such information shall be liable to a fine not exceeding £10.

37. No garment or clothing of any description shall be worn by any person whilst using any public bath, except by special permission of the bath attendant.

38. No person shall wash any clothes in any bath or swimming-pool subject to these by-laws, or place any soap, substance, article, or other thing in any bethle or pool.

swimming-pool subject to these by-laws, or place any soap, substance, article, or other thing in any such bath or pool.

39. No person shall place or leave any bottle or glassware (whether broken or whole), paper, straw, litter, dirt, rubbish, or any offensive or noxious matter of any kind, in any bathing-house, bath, or pool subject to these by-laws.

40. No dog shall be allowed on the premises of any bath or swimming-pool. The owner of any dog found on such premises shall be liable to a fine not exceeding £1.

41. Every person using any bath or swimming-pool subject to these by-laws shall conform to and abide by such by-laws; and if any person, while using any such bath or swimming-pool, commits any indecency or breach of the peace, or is guilty of any disorderly conduct, or commits a breach of any of these by-laws, the officer in charge, or any person duly authorized in writing by the officer in charge, may (without prejudice to any proceedings for a fine) require any such person to abstain from doing any of the acts aforesaid and forthwith to leave, or, in default thereof, may eject that person, or cause him to be ejected, from the premises.

Penalty.

Penalty.

42. Except where otherwise specially provided, every person who commits a breach of or fails to observe the provisions of any of these by-laws shall be liable on conviction to a fine not exceeding £5.

FIRST SCHEDULE.

TE AROHA HOT SPRINGS DOMAIN.

ALL that area in the Auckland Land District, containing by admeasurement 107 acres 2 roods, more or less, being Sections Nos. 16, 116, and part 15, Block IX, Aroha Survey District. Bounded towards the north-west, north-east, and south-east by part of Section No. 15, Block IX, Aroha Survey District; thence towards the south-west by King

Street; thence again towards the north-west by Wild Street; thence again towards the south-west by the abutment of Wild Street and Sections Nos. 8 and 9, Block XXXIV, Town of Te Aroha; thence again towards the north-west by Section No. 13 of the said Block XXXIV to the easternmost corner of the said section; thence again towards the south-west by the north-eastern boundary-line of the said Section west by the north-eastern boundary-line of the said Section No. 13, and that boundary-line produced in a north-westerly direction to the north-west side of Wilson Street; thence again towards the south-east by Wilson Street to Whitaker Street; thence again towards the south-west by Whitaker Street: as the same is delineated on the plan marked S.G. 57182/9c, deposited in the Head Office, Department of Lands, at Wellington, and thereon bordered red.

SECOND SCREDULE.

BATH FEES.			£	s.	d.
Cadman Bath-one private bath .		٠.	0	1	0
No. 2 Bath—one public bath			0	0	9
Nos. 1 (for females), 6, and 7 Baths—c	ne pub	lic			
bath			0	0	6
Nos. 1, 4, 6, and 7 Baths-one public bath	(childre	n)	0	0	3
One douche bath		٠.	0	1	6
Dry massage (one hour) with or without	electrici	tv	0	5	0
Massage douche			0	2	6
Vapour bath			0	1	0
Electric-light bath			0	2	6
Electric bath			0	2	6
Cold-water swimming-bath			0	0	3
(children) .			Ò	0	1
Commutation tickets-				-	
25 Cadman private baths			1	0	0
. 10			ō	10	6
25 public baths (No. 2 Bath).			ŏ	15	0
12			ŏ	7	Ř
25 public baths (except No. 2 Bath)	•		ň	10	ŏ
19			ŏ	5	6
12 ,,	•	• •	~		•

Special Fees for Residents only (Bathers to provide Towels, or may hire at 2d. each).

Cadman Bath—one private bath Nos. 1 and 6 Baths—one public bath No. 2 Bath—one public bath Nos. 1, 4, and 6 Baths (children) No. 7 Bath—one sulphur bath

0 0 0 10 0

Children's tickets will be issued only to children not exceed-

ing twelve years of age.

Commutation tickets will have a currency of four months

from date of issue.

A "resident" shall be deemed to be any person who has signed a declaration before the officer in charge, a Justice of the Peace, or the Postmaster at Te Aroha, truly setting forth that he or she has resided for a period of at least six months within a radius of five miles from the Te Aroha Post-office. within a radius of five miles from the Te Aroha Post-office. Any such person shall be entitled to receive tickets at rates specified for "residents." For the purposes hereof, the head of any household may sign one declaration for the whole of the inmates of that household, if the name of each person to whom the declaration applies is appended thereto.

Fach resident's family commutation ticket shall be are:

Each resident's family commutation ticket shall be avail-

able for the use of members of one household only.

General.

Except where otherwise provided, one towel will be supplied free for the use of each bather using a bath, but a charge of 2d. will be made for each additional towel supplied.

LIBRARY CHARGES.

The charges for subscribers to the library shall be 1s. per week, 2s. 6d. per quarter, or 7s. 6d. per annum. Each weekly subscriber shall deposit the sum of 3s. 6d., to be held until the book issued to the subscriber has been returned.

FEES FOR GAMES.

FEES FOR GAMES.

For Bowls: 9d. per player for each game, including playing-material except shoes; commutation ticket for 12 games, 7s. 6d.; season ticket, £1 10s.; annual ticket, available from 1st day of any month, £2.

For Tennis: 4d. per player for each set; commutation ticket for 12 sets, 3s.; season ticket, £1 5s.

For Croquet: 9d. per player for each game or two-hours play; commutation ticket for 12 games, 7s. 6d.; season ticket, £1 7s. 6d.

For Hire of Playing-material: 3d. per player per game for croquet; 3d. per game for each tennis-racquet (players to provide own tennis-balls).

For Hire of Shoes: 3d. per pair per game.

For Hire of Locker: 6d. per week, or 3s. 6d. per annum.

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

Regulations under the Native Trustee Act, 1920

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities Conferred by the Native Trustee Act, 1920, the Native Reserves Act, 1882, the West Coast Settlement Reserves Act, 1892, and of all other powers authorizing him in this behalf His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, doth hereby make the following regulations, to take effect on and from the first day of April, one thousand nine hundred and twenty-one

REGULATIONS.

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

"Estate" means all the property which the Native
Trustee as trustee, guardian, agent, attorney, or
otherwise is entitled to administer or deal with.

"Institution" includes an association, society, corpora-

tion, bank, savings-bank, and any Department of the General Government of the Dominion.

"Minister" means the Native Minister.

"Native Board" means the Board established pursuant to the Native Reserves Act, 1882, as amended by

to the Native Reserves Aut, 1002, as amended by the principal Act.

"Office Board" means the Native Trust Office Board established under the principal Act.

"Principal Act" means the Native Trustee Act, 1920.

The Head Office of the Native Trust Office shall be

2. Ine Head Office of the Native Trust Office shall be situate in the City of Wellington.

3. The Native Trustee and every member of the staff of the Native Trust Office (including agents of the Native Trustee) shall make a declaration of secrecy in the form numbered 1 in the Schedule hereto.

4. (1.) The Office Board and also the Native Board shall meet for the despatch of business at such times and places as the respective Board or the Chairman thereof may from time to time appoint, or as may from time to time be ap-pointed by the Native Trustee, or by adjournment of a

previous meeting.

- (2.) To meet cases of urgency the consent in writing of a majority of the members of the Office Board or the Native Board to any proposal submitted by the Native Trustee shall have the same effect as a resolution of the Board concerned, and in every case the proposal so consented to shall be formally confirmed at the first available meeting of that Board.
- (3.) Minutes of the proceedings or resolutions of the Office Board and also of the Native Board shall be recorded in such manner as the respective Board directs, and shall either at the meeting when the business is done or at the next succeeding meeting be confirmed by that Board, with such alterations or variations as that Board thinks proper, and when confirmed shall be signed by the Chairman or presiding member at such meeting.

(4.) All minutes and proceedings of the Native Board shall, when required by any member thereof, be interpreted by some competent interpreter to the Native members of that

some competent interpreter to the Native members of that Board present at such meeting.

5. (1.) The seal of the Native Trustee shall be such as the Native Trustee may determine; provided that the Native Trustee may with the consent of the Office Board from time to time alter the form of such seal.

(2.) The seal of the Native Trustee shall be kept at the Head Office in the custody of the Native Trustee.

6. The Native Trustee may fix the scale of charges to be paid to solicitors in respect of the preparation, perusal, and completion of securities to or instruments tor the Native Trustee and for the discharge, renewal, or variance of such

Trustee, and for the discharge, renewal, or variance of such securities, and generally for the transaction of legal business for the Native Trustee.

Such scale, with such modifications as with the approval of the Minister the Native Trustee directs, shall apply where the work is done by the Office solicitor, and in that case the money received shall be paid into the Native Trustee's

Account.

7. Wherever in connection with any estate the Native Trustee is entitled to any charges he may deduct the same from any funds in his hands or under his control belonging to the estate, and where the funds in the estate have been di tributed he may recover any such charges from the person

receiving such funds.

8 Where through a mistake any overpayment has been made, the Native Trustee may recover the same from the

person so overpaid.

9. (1.) The Native Trustee shall from time to time, at such convenient intervals as he thinks proper, but not exceeding twelve calendar months at any one time, render accounts showing the position and state of every estate in the Native Trust Office to every person who is entitled thereto or interested therein; and all such accounts shall be so rendered free of charge.

(2.) If any person entitled to accounts requires extra copies

of such accounts, or a copy thereof at any other time than the fixed period for rendering the same, he shall pay the charges prescribed in respect thereof.

(3.) The Native Trustee shall determine who is entitled to accounts, and, subject to appeal to the Office Board, may refuse accounts to any person who in his opinion is not conticted to them.

entitled to them.

10. The Native Trustee shall keep a complaint-book, in which shall be entered all matters of complaint that come

to his knowledge.

11. The complaint-book shall be laid before the Office Board at every meeting of that Board.

12. The Native Trustee shall lay before the Office Board at every meeting thereof a record of all securities which have not been considered within two months of trusties and appropriate the second of the second been completed within two months after final approval.

Moneys under Section 18.

13. (1.) The Native Trustee shall, whenever directed by the Office Board, request in writing the Public Trustee to pay to the Native Trustee's Account all or any of the moneys referred the Native Trustee's Account an or any of the moneys referred to in section 18 of the principal Act; and shall in like manner, whenever so directed by the Office Board, request the Public Trustee to appropriate to the Native Trustee all securities relating to investments held by the Public Trustee on ac-

count of any of the said moneys.

(2.) Where any of the said moneys have (whether before or after the commencement of this Act) been invested by the Public Trustee but the investments have not been kept separate from other investments of the Public Trust Office, the Native Trustee shall arrange with the Public Trustee to take over such securities as may be mutually agreed on, and those securities shall thereafter be deemed to be in respect of in-

securities shall thereafter be deemed to be in respect of investments of the said moneys referred to in section 18, and all moneys thereafter payable by way of interest on or for the redemption of such securities or otherwise in respect thereof shall be paid into the Native Trustee's Account.

(3.) The Public Trustee shall be entitled to receive from the Native Trustee such commission on all revenues received by him by way of interest on the securities above referred to as may be arranged between them.

14. The interest payable by the Native Trustee to the respective estates or persons entitled thereto on capital moneys received from the Public Trustee which form part of the aforesaid common investment shall be computed at the following yearly rates: If not at call but actually held for not more than twelve months, 3 per cent.; if not at call but more than twelve months, 3 per cent.; if not at call but actually held for more than twelve months, 4 per cent. No interest shall be paid on any capital sum of less than £10.

15. The last preceding clause shall be construed subject to the following special provisions:—

(a) The Native Tractor shall for the date on which interest.

(a.) The Native Trustee shall fix the date on which interest payable by him shall begin to accrue, and such interest, if it is to be capitalized, shall be capitalized yearly on the first day of April, and until so capitalized shall not bear interest.

(b.) In computing for purposes of interest the capital moneys belonging to any person or estate, sums received by the Native Trustee from rents, dividends, interest, the Native Trustee from rents, dividends, interest, and other miscellaneous outside sources (if to be capitalized) shall be capitalized half-yearly on the first day of April and the first day of October, and until so capitalized shall not bear interest.

(c.) All interest payable by the Native Trustee in respect of the capital of any person or estate shall be computed on the daily balance of capital.

Finance and Accounts.

16. (1.) The custody of the moneys in the Native Trustee's Account shall be entrusted to the Bank of New Zealand (or other the bank at which the Public Account is kept), hereinafter referred to as "the bank."

(2.) The manager of the bank shall make up daily at the close of the business the pass-book of the Native Trustee, and at the same time send to the Controller and Auditor-General a statement showing the total receipts into and payments out of and the balance of such account at the close of

each day.

17. The Native Trustee may from time to time cause branch accounts of the Native Trustee's Account to be kept with the bank in any town where a branch of the Native Trust Office is established, and all such accounts shall be operated

on as directed by section 16 of the principal Act.

18. (1.) The Native Trustee shall keep a cash-book, which shall be made up daily, and in which shall be entered the

receipts and payments made by or reported to the Native Trustee at the Head Office.

(2.) The provisions of this clause shall, mutatis mutandis, apply to each local Deputy and District Manager and agent of the Native Trustee.

19. (1.) In addition to the accounts required by the principal Act the Native Trustee shall keep the following separate accounts:

(a.) An account showing in detail the receipts and payments on account of each separate estate in the Head Office.

(b.) Such other accounts as the Minister directs or the Native Trustee thinks fit.

(2.) Each local Deputy, District Manager, and agent of the Native Trustee shall keep such books and accounts and furnish such returns as the Native Trustee directs.

20. Any moneys payable to the Native Trustee's Account may be lodged for credit of that account with such Post-

may be loaged for credit of that account with such Post-masters as the Postmaster-General authorizes and the Native Trustee directs, and the amount of such lodgments shall be transferred by the Postmaster-General to the credit of the Native Trustee's Account as often as the Native Trustee and the Postmaster-General arrange.

21. (1.) Moneys payable within the Dominion out of the Native Trustee's Account may be forwarded by the Native Trustee to any of his local Deputies, District Managers, or agents, who shall pay the same in accordance with the Native

Trustee's directions.

(2.) Such moneys may also be forwarded by the Native

(2.) Such moneys may also be forwarded by the Native Trustee to the Postmaster-General for payment by the Postmasters at such towns or places in the Dominion as the Native Trustee requests and the Postmaster-General directs.

22. It shall not be necessary that any claims which, in the opinion of the Native Trustee, are correct and payable out of the Native Trustee's Account shall be audited before they are paid, otherwise than by an officer of the Native Trust Office appointed to evenine and audit such accounts.

are paid, otherwise than by an officer of the Native Trust Office appointed to examine and audit such accounts.

23. Every claim upon the Native Trustee shall be made in the form required by the Native Trustee.

24. (1.) Where any moneys are payable to any person unable to sign his name, then no such payment shall be made except upon a receipt purporting to bear the mark of the person entitled to receive the money, and attested by some adult person other than the paying officer.

(2.) The attestation shall state that the receipt was read over and explained to the person making his mark.

(3.) It shall not be necessary for the Native Trustee, unless he thinks proper, to inquire whether such person is an adult or not, and, notwithstanding that such person may afterwards be discovered not to be an adult, the receipt shall be valid.

- valid.
- 25. (1.) A claimant may authorize by a special or general order, in such form as is from time to time approved of by the Native Trustee, that any payment may be made to any other person.

 (2.) The special order shall be on or attached to the claim.

(3.) In the case of a general order it shall be sufficient if it is sent to and received by the Native Trustee.

(4.) Notwithstanding that any general or special order is revoked by death or otherwise, any payment made pursuant thereto shall be good and valid unless prior to the payment the Native Trustee has received actual notice in writing of such revocation.

- such revocation.

 (5.) The provisions of clause 24 hereof as to attestation of receipts shall, mutatis mutandis, apply to all such orders.

 26. (1.) Where a Native gives a special or general order it shall purport to be attested by a licensed Native interpreter, who shall certify in attesting that he has explained the order to the Native, and that the Native understood it; provided that the Native Trustee may dispense with any such attestation testation.
- (2.) It shall not be necessary for the Native Trustee, unless (2.) It shall not be necessary for the Native Trustee, thieses he thinks proper, to ascertain whether the person so attesting is a licensed Native interpreter or not, and, notwithstanding that it may afterwards be discovered that the person attesting was not a licensed interpreter, the order, and all acts and things done thereunder, shall be valid.

 (3.) This clause shall be construed subject to any statutory

provision dealing with the matter.

27. The officer or agent authorized to pay a claim on the Native Trustee must be satisfied before paying it that the applicant for payment is entitled to receive the amount, and

approximate for payment is entitled to receive the amount, and that all necessary documents have been produced.

28. No claim on the Native Trustee shall be paid until it has been, to the satisfaction of the Native Trustee or the paying agent, proved and certified to be correct, as may be required by the Native Trustee, and receipted by the claimant or by the claimant's duly authorized agent, nor until the required by the Native Trustee, and receipted by the Claimant's duly authorized agent, nor until the signature of the payee has been attested when such attestation is required by the Native Trustee.

29. The officers and agents of the Native Trustee will be held responsible for all errors in calculation in the accounts or claims which they certify to be correct, and for any loss solemnly declare that I will truly and faithfully, according

due to their neglect of these regulations or of the instructions given by the Native Trustee.

30. In any case which is not provided for by statute or by these regulations the special instructions of the Native Trustee must be applied for and followed.

Charges to be made by the Native Trustee.

31. The undermentioned charges shall be payable to the

31. The undermentioned charges shall be payable to the Native Trustee in respect of the matters mentioned:—

(a.) Upon the gross proceeds of rents, income, or revenue received from any property pursuant to the Native Reserves Act, 1882: £7½ per cent.
(b.) Upon the gross proceeds of rents, income, or revenue received from any property pursuant to the West Coast Settlement Reserves Act, 1892: £7½ per cent.
(c.) In respect of all moneys received under the Native Land Act, 1909 (except section 428), on the amount received: £2½ per cent.

The charge under (c) is payable when the money is received, and may be deducted from the fund in hand.

(d.) In all cases not otherwise hereby provided for, on all sums lodged in the Native Trust Office under or in pursuance of the provisions of any Act, rule, or law in that behalf, at the time of lodging the same:

- in that behalf, at the time of longing the same: £1½ per cent.

 Minimum charge under (d), £1. No charge under (d) shall be made where no interest is allowed.

 or every lease (except leases under the West Coast Settlement Reserves Act, 1892, and its amendments) executed by the Native Trustee as lessor or mortgagee to be paid by the lessee: As fixed by the Native Trustee, having regard to the circumstances: £1 to £5. (e.) Foi
- to £5.

 (f.) For the Native Trustee's consent to any lease or to any assignment or disposition of a lease: £1.

(g.) For discharging mortgage under section 67 of the Property Law Act, 1908, or section 116 of the Land Transfer Act, 1915: 10s.

(h.) For discharging mortgage under section 75 of the Property Law Act, 1908, or section 117 of the Land Transfer Act, 1915, and holding the proceeds for the person entitled,-

Where the amount is not more than £250: £2 2s. Where the amount is over £250 and not more than

where the amount is over £250 and not more than £1,000: £3 3s.

Where the amount is over £1,000: £5 5s.

(i.) For making copy of any document, 6d. per folio; minimum charge, 2s. 6d.

(j) For production of document of title: 10s.

(k.) For any matter or service not hereinbefore mentioned, such charge as is agreed on hereinbefore mentioned, such charge as is agreed on or as in the absence of agreement the Native Trustee fixes.

agreement the Native Trustee fixes.

32. Where on the confirmation of any alienation of Native land the consideration-money is deposited with the Native Trustee to be paid out by him on the order of the Native I and Court or a Judge or Commissioner thereof, then with respect to the money so deposited the following special provisions shall apply, anything in these regulations to the contrary notwithstanding:

(a) If the aforesaid order may be made at any time so that the money is at call no interest shall be allowed and

the money is at call, no interest shall be allowed and no charge shall be made.

(b.) If it is arranged that the money shall remain in the hands of the Native Trustee for a fixed period, no charge shall be made, and interest shall be allowed at such rate as is agreed, not exceeding the rate of

at such rate as is agreed, not exceeding the rate of 4 per cent.

33. The Native Trustee may with the consent of the Office Board reduce any of the foregoing charges.

34. (1.) In addition to the foregoing charges there shall also be chargeable and payable all expenses and disbursements incurred by the Native Trustee in postage, exchange, telegrams, legal assistance, or legal proceedings or charges, fees payable in any Court or public Department, surveys, the collection of rents, auctioneers' charges, travelling expenses, and any other expenses or disbursements which in the opinion of the Native Trustee are necessary or expedient to be provided for or incurred in the management of the estate or property to which the charge relates. property to which the charge relates.

(2.) To cover postages and other unspecified disbursements

a fixed charge shall be made half-yearly against every active estate. "Active estate" means an estate the affairs of which

(3.) The amount of the charge shall be such sum, not less than 1s. or more than £2, as is fixed by the Native Trustee, having regard to the circumstances.

to the best of my skill and ability, perform the duties imposed upon me in my capacity as (1) a member of the staff of the Native Trust Office, or (2) an Agent of the Native Trustee; and that in the performance of my said duties I will hold and that in the performance of my said duties I will hold myself bound not to divulge or communicate any matter or thing coming to my knowledge appertaining to the business of the Native Trust Office, or to the affairs of any estates under its administration, or in relation to the private affairs of any person concerned therein, to any person whomsoever, except as may be authorized by law to a person directly interested and entitled to information, or for the purpose of assisting to carry out the powers and functions of the Native Trustee and my own proper duties.

Trustee and my own proper duties.

And I make this solemn declaration conscientiously binding myself to adhere to and observe the same.

(Signature.)

 $_{
m this}$ day of 19 before me—A Justice of the Peace or Solicitor of the Supreme Court.

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

Regulations under the Coal-mines Act, 1908, amended.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of all powers and authorities conferred upon him by the Coal-mines 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 make the following additional regulations and amendments to the the following additional regulations and amendments to the regulations made under the said Act on the twenty-sixth day of June, one thousand nine hundred and fifteen, and gazetted on the first day of July, one thousand nine hundred and fifteen; and doth hereby declare that the additional regulations and amendments to the said regulations hereby made shall come into force on the date of the gazetting hereof.

REGULATIONS.

REGULATION No. 2 is hereby revoked, and the following: substituted therefor:

- 2. (a.) Each member of the Board who is not otherwise employed in any Department of the Public Service shall receive by way of travelling-expenses the sum of £1 11s. for each day of twenty-four hours he is absent from his place of abode for the purpose of attending at a meeting of the Board, or for the purpose of conducting underviewers' and firemen-deputies' examinations.
- and firemen-deputies' examinations.

 (b.) For any portion of a day he shall receive one twenty-fourth of the full daily rate for each hour's absence.

 (c.) In computing the time of absence a fraction of an hour if less than half an hour shall not be taken into account, but half an hour or more shall be reckoned as one hour.

 (d.) He shall also be repaid all reasonable sums properly expended by him for fares by railway, coach, or steamer in travelling for the said purposes.

 (e.) Each member of the Board who is not otherwise employed in any Department of the Public Service shall also be paid such fee as the Minister may from time to time
- be paid such fee as the Minister may from time to time authorize for each examination held or for each paper set

Regulation 22 is amended by adding the words "from work-

Regulation 29 (1) is amended by adding the words "from working as a coal-miner" after the words "permanently disabled." Regulation 29 (1) is amended by adding the words "from working as a coal-miner" after the words "permanently disabled."

Regulation 56 (c) is amended by adding the following words "In the foregoing paragraph 'face' shall mean the point of commencement of the most advanced holing or side cutting, or, if none exists, the most advanced point of the place."

Regulation 82A (made on the 12th April, 1920) is hereby

Regulation 127 (d) is amended by the deletion of the words "(except in the case of nitro-glycerine compounds, when the distance below the hole shall not be less than three feet)."
154B. (1.) In every mine in which permitted explosives are

required to be used an adequate amount of ventilation, as provided in paragraph (1) set out in section 8 of the Coalmines Amendment Act, 1914, as amended by section 7 (1) of the Coalmines Amendment Act, 1920, shall be produced continuously during the whole of the time such mine is being worked, notwithstanding any temporary cessation of work at night or on Sundays or at any other time.

(2.) At all other mines all mechanical ventilation appliances shall be started and continuously run to their usual runningcapacity for not less than two hours before any person enters the mine, and continuing during the whole of the time any person is in the mine.

PRECAUTIONS AGAINST COALDUST.

Regulation 155 of the principal regulations is hereby amended by deleting paragraph (3), and substituting the fol-

lowing paragraphs:—

(3.) The incombustible dust used for the purpose of the preceding regulation shall contain not less than 50 per cent. by weight of fine material capable, when dry, of passing a sieve with 200 meshes to the linear inch (40,000 to the square inch); provided that if a larger proportion of incombustible dust is used than is required under the foregoing regulation, the percentage of fine material aforesaid contained in the incombustible dust may be reduced proportionately, but shall not fall below 25.

tionately, but shall not fall below 25.

(4.) For the purposes of testing the composition of the dust mixture in any part of a road, the following procedure shall

be adopted:-

(a.) Representative samples of the dust shall be collected

(a.) Representative samples of the dust shall be collected from the floor, roof, and sides over an area of road not less than fifty yards in length.
(b.) The samples collected shall be well mixed, and a portion of the mixture shall be sieved through a piece of metallic gauze having a mesh of 28 to the linear inch.
(c.) A weighed quantity of the dust which has passed through the sieve shall be dried at 212° F.; and the weight lost shall be reckoned as moisture. The sample shall then be brought to a red heat in an open vessel until it no longer loses weight. The open vessel until it no longer loses weight.

open vessel until it no longer loses weight. The weight so lost by incineration shall be reckoned as combustible matter for the purposes of the test:

Provided that in the case of dusts to which the foregoing test would not be applicable, the test shall be such as may be approved by the Minister of Mines. If any dispute arises as to the test which should be applied, it shall be determined by the Chief Inspector.

Representative tests shall be made by the manage ment at intervals of not less than six months, and the results shall be posted at the mine-mouth or pit-head.

pit-head.

(5.) No dust shall be used for the purpose of complying with these regulations of a kind which may be prohibited by the Minister of Mines on the ground that it would be injurious to the health of persons working in the mine; provided that if any dispute arises as to whether the dust is injurious it shall be determined by the Chief Inspector.

(6.) This part of the regulations shall not come into force until the 30th September, 1921; provided that if it is shown to the satisfaction of the Inspector of Mines of the district, in regard to any mine, that it has not been practicable by that date to obtain the necessary plant for carrying out the regu-

date to obtain the necessary plant for carrying out the regulations, the Inspector may, subject to such conditions as he thinks fit, allow such extension of time as shall appear to him to be reasonably required.

PRECAUTIONS AGAINST SPONTANEOUS COMBUSTION OF COAL.

179. The following provisions shall apply to any mine or part of a mine in which safety-lamps are required by section 40, paragraph (46), of the Coal-mines Act, as amended, to be used, and to any other mine where the Minister of Mines directs that they shall apply in view of the conditions existing in that mine.

(1.) On the appearance in any part of the mine of smoke or other sign indicating that a fire has or may have broken out below ground, every workman other than those necessarily engaged in dealing with the emergency shall be withdrawn from the ventilating district or districts affected, and before any workman is readmitted into the district or districts affected the manager or underviewer, accompanied by the fireman-deputy, shall xamine the district or districts, and shall make a full and accurate report of the condition of the shail make a full and accurate report of the condition of the district or districts, and no workman shall be readmitted unless the manager or underviewer making the examination report the mine to be safe. Every such report shall be signed by the persons making the examination, and shall indicate, if possible, by means of a plan, the situation of the fire. The report shall be kept at the office of the mine. The reports made by the responsible official appointed to supervise the affected area shall be posted up at the mine-mouth or pit-head at the end of each shift for the information of the workmen.

(2.) When the existence of a fire has been definitely ascertained, every workman, except those engaged in combating the fire, shall be withdrawn from the seam in which the fire exists and from every other seam communicating with the shaft on the same level, and shall not be readmitted until an examination has been made and the seam or seams reported to be safe in the manner indicated above:

Provided that-

(a.) It shall not be necessary to withdraw the workmen on the intake side of the fire if the seam or, in cases to which proviso (b) applies, the ventilating district in which the fire exists is naturally wet throughout, and it is reported after examination made in the manner indicated above that it is safe for such men to remain:

to remain:

(b.) It shall not be necessary to withdraw the workmen from the ventilating district or districts in which the fire exists if each ventilating district in the seam is adequately protected against the spread of an explosion of coaldust from any other district by some means approved by the Minister of Mines:

(c.) It shall not be necessary to withdraw the workmen from any seam communicating with the shaft on the same level if such seam is naturally wet throughout or is adequately protected against the spread of an explosion of coaldust from the seam in which the fire exists by some means approved by the Minister of Mines. of Mines.

of Mines.

(3.) While a fire is being dammed off, every workman in the mine, except the men engaged in the work of damming off the fire, shall be withdrawn from the mine, and shall not be readmitted after the completion of the work until an examination has been made, and the mine reported to be safe, in the manner indicated above. There shall be available during the whole time at or near the place two until the state of the safe, and the place two of the state of the safe and persons combreathing-apparatus or two smoke-helmets, and persons competent to use them.

(4.) Such means as may be approved by the Minister of Mines for the purpose shall be taken to render harmless the coaldust in all accessible parts of the mine immediately contiguous to the seat of the fire.

(5.) The Minister of Mines may, by regulation, modify the requirements of this regulation in respect of any mine to such extent and subject to such conditions as he may think fit, if he is satisfied that this can be done without danger in view of the special character of the mine.

180. Where in any mine or part of a mine to which the foregoing regulation does not apply the existence of a fire has teen definitely ascertained, an examination of the place in which the fire exists shall be made in the manner indicated above, and if any part is reported to be dangerous the work-men, except those engaged in combating the fire, shall be withdrawn from such part.

When the workmen have been withdrawn from any part of the mine in pursuance of this regulation they shall not be readmitted until a further examination has been made and such part reported to be safe in the manner indicated above.

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

(Mines 24/2/1.)

Press Telegrams —Rates.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Orders in Council dated the eighth day of July, one thousand nine hundred and nineteen, and the fifteenth day of December, one thousand nine hundred and nineteen, and gazetted on the twenty-fourth day of July, one thousand nine hundred and nineteen, and the twentieth day of December, one thousand nine hundred and nineteen, respectively, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), fixing and determining the fees and rates to be demanded and received for the transmission of Press telegrams:

And whereas it is expedient to amend such regulations as hereinafter

set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities in that behalf enabling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations made and the fees and rates imposed for Press telegrams by the above-mentioned Orders in Council, and in lieu thereof doth hereby make the regulations and impose the fees and rates set forth in the Schedule hereto; and doth hereby direct that this Order in Council shall have effect on and from the date of its publication in the New Zealand Gazette.

SCHEDULE.

PRESS TELEGRAMS.

Press Telegrams.

Press telegrams may contain only information of general public interest, and the whole text must be intended for publication as news in the newspapers to which the telegrams are addressed. Advertisements, letters intended for publication in the open or other columns of newspapers, or telegrams that are mere "puffs" of theatrical or travelling business companies, and not of general public interest, cannot be transmitted at Press rates. Such matter must be paid for at the rate of 1d. per word.

Provided the offices are open, all newspapers are entitled to receive Press news at night at evening rates, no matter whether sent in the evening prior to publication or not. The evening rates on day telegrams for evening papers are restricted to the day of publication, except in the case of papers published daily, twice weekly, or thrice weekly.

The tariff for ordinary telegrams is applicable to and will be collected from the addressee of every Press telegram of which use is made for some other purpose than or besides that of insertion in the columns of the newspaper to which it is addressed, viz.:

(a.) Telegrams which are not published by the receiving newspaper (failing a satisfactory explanation), or which the latter has communicated before publication to private individuals, or to establishments such as clubs, cafés, hotels, exchanges, &c.

(b.) Telegrams which the receiving newspaper before publishing them itself has

(b.) Telegrams which the receiving newspaper before publishing them itself has sold, distributed, or communicated to another newspaper for publication in

its columns.

(c.) Telegrams, addressed to agencies, which are not published in a newspaper (failing a satisfactory explanation), or which are communicated to third persons before being published by the Press.

The following rates are chargeable for the transmission of Press telegrams from or to any office in New Zealand during the prescribed hours for such business. (See "List of Telegraph-offices," also table of "Additional Attendance for Press Work," in the Post and Telegraph Guide, March, 1919, pages 355-421 and 422 respectively.)

			Morning	Papers	•	E	vening Pa	pers.	
Class of News.	Hours.	12 Words.	Each Additional Word.	50 Words or Fraction.	51 to 100 Words or Fraction, and each succeeding 100 Words or Fraction.	50 Words or Fraction.	51 to 100 Words or Fraction, and each succeeding 100 Words or Fraction.	100 Words or Fraction thereof.	Conditions.
		<u> </u>	v	Veek-1	DAYS.				
		s. d.				s. d.	s. d.	s, d.	
(1.) Ordinary (see 1A)	8 a.m. to 5 p.m		0 1		1		·		•
(1A.) Ordinary	8 a.m. to 5 p.m							1 6	Evening newspapers on day of
	:	0.00	anntina	in the	- accessor	ata ta	1.500	onda	publication may receive telegrams Any excess 1d. per word. Evening
		nev	vsnaners	ın üne which	nublish	are 10 Especi:	al sportii	orus. 10 editi	ons on Saturday evening may receive
		rest	ults of r	acing a	and field	l sport	s from 4	p.m. o	n Saturday at a charge of 1s. 6d. per
	1	100	words	or frac	tion the	reof, e	ach mes	sage ch	arged separately. On any day other
		tha	n a day	of pu	olication				d for separately at this rate.
(2.) Cable news	8 a.m. to 5 p.m					$\begin{vmatrix} 1 & 0 \end{vmatrix}$	1 6	• • •	Each message to be charged sepa-
(3.) Ordinary news from or to stations not reopening in the evening	8 a.m. to 5 p.m	• •		1 0	1 6			• •	rately. Morning newspapers on day next before publication may receive telegrams amounting in the ag-
	i i						Į I		gregate to 600 words at this rate. Any excess must be charged 1d. per word.
(4.) Ordinary and cable news	5 p.m. to midnight			1 0	1 6	1 0	1 6		···
(5.) Ordinary and cable news	After midnight			1 0	1 6	1 0	1 6		If kept open by special arrangement.
(6.) Parliamentary reports from Wellington	5 p.m. to midnight or close of office	• • •		1 0	I 4	1 0	1.4		These telegrams must contain "PR" in the instructions.
				Sunda	YS.*				
(7.) Ordinary and cable	5 p.m. to 5.30 p.m.			1 0			1		
news (8.) Ordinary and cable news	After 5.30 p.m		• • •	1 0	1 6			- •	If kept open by special arrangement by or on behalf of a morn-
10 113			İ			i.			ing paper, or by the United Press Association.
		Н	OLIDAYS	(Dep.	ARTMENT	ral).†			
(9.) Ordinary and cable	9 a.m. to 2 p.m					1 0	1 6		Each message to be charged for separately.
news (10.) Ordinary and cable news	7 p.m. to midnight			1 0	1 6	1 0	1 6		Ditto.

*No Press telegrams are accepted during the morning attendance, nor are Press telegrams for evening or weekly newspapers transmitted at any time on Sundays.

† New Year's Day, Easter Monday, the King's birthday, and Boxing Day, or any days substituted therefor. Good Friday and Christmas Day are regarded as Sundays for purposes both of attendance and of assessment of rates for Press telegrams.

For the midnight cable service on week-days, Sundays, and holidays the rate is

Note.—No charge is made for address and signature up to six words. For rates and conditions under which offices are specially reopened for transmission of Presstelegrams, see "Charges when office reopened," &c. Evening newspapers are newspapers published after noon and before 5 p.m.

CHARGES WHEN OFFICE REOPENED BY SPECIAL REQUEST.

At least six hours' notice should be given to the local telegraph-office of a desire to have an office specially reopened for Press news.

The fee of 7s. 6d. for reopening an office must be paid by the first applicant, whether another applicant or other applicants have the use of the office specially reopened or not. A second fee will not be charged for the same reopening.

Messages lodged and forwarded are liable to the following charges:—

Messages lodged and forwarded are liable to the following charges:—

All charges in respect At the rate of 1s. 6d. per 100 words or fraction thereof. All charges in respect of overtime at offices other than the original forwarding office to be added to the foregoing.

CHARGES FOR PRESS TELEGRAMS RELATING TO EXTRAORDINARY EVENTS, ETC.

Press telegrams containing intelligence of extraordinary events, such as collisions, wrecks, large fires, explosions, &c., may be accepted for transmission between offices open for the midnight cable service after those offices are closed for the receipt of other Press messages on the following conditions:

No message may exceed 100 words.

The fee of 2s. is to be charged for each message.

The officer in charge of the telegraph-office may refuse to accept any such message as, in his opinion, does not contain news of an urgent nature.

These messages are not to be permitted to interfere with or delay the transmission

of the midnight cable news.

Offices closed on Sundays or statutory holidays may not be opened for Press purposes on those days under any but exceptional circumstances such as those above described.

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

1400

Bio.

Regulations for Attendance Registers and Returns amended.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 12th day of April, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914, and the amendments of that Act, and all other powers and authorities enabling him in this behalf, 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 make the amendment set out hereafter in the regulations in force for attendance registers and returns; and doth prescribe that this Order shall come into force on the date of the first publication thereof in the New Zealand Gazette.

ATTENDANCE REGISTERS AND RETURNS.

CLAUSE 5 of the regulations for attendance registers and returns is hereby amended by adding the following paragraph (ii), and renumbering the first

paragraph (i) accordingly:

(ii.) In like manner the time spent by any pupil in receiving dental treatment shall be reckoned as attendance at school, provided such pupil produces the necessary written authority from a dental officer or private dental practitioner for absence and attends school whenever practicable during the remaining portion of the morning or afternoon. In no case shall absence for the above purpose be counted as school attendance for more than one day at a time. Every authority for absence under this subclause shall show the day and the hour at which the examination or treatment is to be made, and likewise the time when it was completed. Attendances so recorded shall be marked in the daily register thus d/ or /d or d, or in a similar distinct manner. For the purposes of verification all certificates of absence provided under this subclause shall be filed in the school."

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

Extension of Commission regarding Railway Facilities at | Palmerston North.

JELLICOE, Governor-General.

To all to whom these presents shall come, and to WILLIAM MOWAT HANNAY, Esquire, of Wellington; JAMES MARCHBANKS, Esquire, of Wellington; and ALFRED HENRY MILES, Esquire, of Wellington: Greeting.

WHEREAS by a Warrant dated the seventh day of WHEREAS by a Warrant dated the seventh day of February, one thousand nine hundred and twenty-one, and issued under my hand and the public seal of the Dominion, you were appointed a Commission to inquire into and report respecting the sufficiency and suitability of the facilities now existing at Palmerston North for the conduct of the business of the Government Railways Department, and what alterations (if any) are required therein; and, using all diligence, you were required to report to me, under your hands and seals, not later than the first day of March, one thousand nine hundred and twenty-one, your opinion as to the aforesaid matters:

And whereas by a further Warrant dated the third day of March, one thousand nine hundred and twenty-one, and or march, one mousaid line number and twenty-one, and issued under my hand and the public seal of the Dominion, the scope of the said inquiry was extended as therein mentioned, and the time within which you were required to report as aforesaid was extended to the fourteenth day of April, one thousand nine hundred and twenty-one

And whereas it is expedient to further extend the time within which you were required to report as aforesaid in

within which you were required to report as aforesaid in manner hereinafter appearing:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the powers conferred by the Commissions of Inquiry Act, 1908, and of all other powers and authorities enabling me in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby further extend the time within which you are required to report to me under your hands and seals your opinion on the matters specified in the said Warrants dated

the seventh day of February, one thousand nine hundred and twenty-one, and the third day of March, one thousand nine hundred and twenty-one, respectively to the thirtieth day of April, one thousand nine hundred and twenty-one.

And, with the like advice and consent, and in further pursuance of the said power and authority, I do hereby confirm the said Commission as further extended by these presents.

presents.

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 14th day of April, 1921.

W. F. MASSEY, Minister of Railways.

Approved in Council.

F. D. THOMSON Clerk of the Executive Council.

Celebration of St. George's Day. .

JELLICOE, Governor-General.

HEREAS by regulation number sixty-six of the regulations issued in accordance with the provisions of section thirty-four of the Public Service Act, 1912, it is provided, inter alia, that the Governor-General in Council may authorize that certain days shall be observed as holidays in the Public Service in lieu of any of the days specifically referred to in each regulation.

referred to in such regulation:
And whereas it is provided that the twenty-third day of

April in each year shall be observed as a public holiday in celebration of St. George's Day:

And whereas it is desirable that the celebration of St. George's Day should be observed this year on the twenty-fill day of April

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance of the power and authority vested in me by the said regulation, and of every other power and authority enabling

me in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby approve of the public holiday in celebration of St. George's Day being observed on the twenty-fifth day of April this year.

Given under the hand of His Excellency the Right Honourable John Rushworth, Viscount Jellicoe, Admiral of the Fleet, Knight Grand Cross of the Most Honourable Order of the Bath, Member of the Order of Merit, Knight Grand Cross of the Royal Victorian Order, Governor-General and Commander-in-Chief in and over His Majesty's Dominion of New Zealand and its Dependencies; and issued under the Seal of the said Dominion, at the Government House at Wellington, this twentieth day of April, in the year of our Lord one thousand nine hundred and twenty-one.

F. H. D. BELL, Acting Prime Minister.

Approved in Council.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Amending the Description of a Reserve in the Wellington Land District.

JELLICOE, Governor-General.

WHEREAS by the three-hundred-and-twenty-fifth section of the Land Act, 1908, it is enacted that where there has been any error of description made in any notificaunere has been any error of description made in any notifica-tion of any intended reserve, or where there appears a great discrepancy in the area of any intended reserve after the same shall have been surveyed, the Governor-General may cancel any notification that may have been made in respect of such reserve, and issue fresh notification in respect thereof, with amended particulars and description. with amended particulars and description:

of such reserve, and issue fresh notification in respect thereof, with amended particulars and description:

And whereas an error was made in the description of Section 62, Block VI, Makotuku Survey District, Wellington Land District, in the Warrants of the thirtieth day of January, one thousand nine hundred and thirteen, and the twelfth day of March, one thousand nine hundred and thirteen, and published in Gazette No. 8, of the sixth day of February, one thousand nine hundred and thirteen, and Gazette No. 23, of the twentieth day of March, one thousand nine hundred and thirteen, respectively, reserving the land for police purposes, the same having been erroneously described as Section 62, Raetihi Township Extension No. 1; and it is expedient to cancel the said Warrants in so far as they relate to Section 62, Raetihi Township Extension No. 1, Wellington Land District, aforesaid:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Warrants of the thirtieth day of January, one thousand nine hundred and thirteen, and the twelfth day of March, one thousand nine hundred and thirteen, in so far as they relate to Section 62, Raetihi Township Extension No. 1, and do declare that the land described in the Schedule hereto shall be the land set apart for police purposes intended by the said Warrants.

SCHEDULE.

SCHEDULE.

ALL that parcel of land in the Wellington Land District, containing 3 acres 1 rood 35 perches, more or less, being Section 62, Block VI, Makotuku Survey District. As the same is delineated on the plan marked 18/6, deposited in the office of the Chief Surveyor at Wellington, and thereon coloured pink coloured pink.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1921.

D. H. GUTHRIE, Minister of Lands.

Amending the Description of a Reserve in the Wellington Land District.

JELLICOE, Governor-General.

WHEREAS by the three-hundred-and-twenty-fifth section of the Land Act, 1908, it is enacted that where VV tion of the Land Act, 1905, it is enacted that where there has been any error of description made in any notification of any intended reserve, or where there appears a great discrepancy in the area of any intended reserve after the same shall have been surveyed, the Governor-General may cancel any notification that may have been made in respect of such reserve, and issue fresh notification in respect thereof,

with amended particulars and description:
And whereas an error was made in the description of Section 63, Block VI, Makotuku Survey District, Wellington Land District, in the Warrants of the fifth day of April, one thousand nine hundred and eighteen, and the second day of July, one thousand nine hundred and eighteen, and

published in Gazette No. 52, of the eleventh day of April, one thousand nine hundred and eighteen, and Gazette No. 98, one thousand nine hundred and eighteen, and Gazette No. 98, of the eleventh day of July, one thousand nine hundred and eighteen, respectively, reserving the land for a site for a public hospital, the same having been described as being situated in Raetihi Township Extension No. 1; and it is expedient to cancel the said Warrants in so far as they relate to Section 63, Raetihi Township Extension No. 1, Wellington Land District, aforesaid:

Land District, aforesaid:
Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Warrants of the fifth day of April, one thousand nine hundred and eighteen, and the second day of July, one thousand nine hundred and eighteen, in so far as they relate to Section 63, Raetihi Township Extension No. 1, and do declare that the land described in the Schedule hereto shall be the land set apart for a site for a public hospital intended by the said Warrants.

SCHEDULE.

ALL that parcel of land in the Wellington Land District, containing by admeasurement 14 acres 3 roods 31 perches, more or less, being Section 63, Block VI, Makotuku Survey District. As the same is delineated on the plan marked 237/46, deposited in the office of the Chief Surveyor at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1921.

D. H. GUTHRIE, Minister of Lands.

Amending the Description of a Reserve in the Wellington Land District.

JELLICOE, Governor-General.

WHEREAS by the three-hundred-and-twenty-fifth sec-WHEREAS by the three-hundred-and-twenty-fifth section of the Land Act, 1908, it is enacted that where there has been any error of description made in any notification of any intended reserve, or where there appears a great discrepancy in the area of any intended reserve after the same shall have been surveyed, the Governor-General may cancel any notification that may have been made in respect of such reserve, and issue fresh notification in respect thereof, with amended particulars and description:

And whereas an error was made in the description of

And whereas an error was made in the description of Section 64, Block VI, Makotuku Survey District, Wellington Land District, in the Warrants of the twenty-third day of October, one thousand nine hundred and eighteen, and the first day of March, one thousand nine hundred and nineteen and published in *Gazette* No. 144, of the thirty-first day of October, one thousand nine hundred and eighteen, and *Gazette* No. 28, of the sixth day of March, one thousand nine hundred and nineteen respectively reserving the land nine hundred and nineteen, respectively, reserving the land for an addition to a showground for the use of the Waimarino Agricultural, Pastoral, Horticultural, and Industrial Associa-tion (Incorporated), the same having been described as Sec-tion 64, Raetihi Township Extension No. 1; and it is ex-pedient to cancel the said Warrants in so far as they relate to Section 64, Raetihi Township Extension No. 1, Wellington

to Section 64, Raetihi Township Extension No. 1, Wellington Land District, aforesaid:
Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Warrants of the twenty-third day of October, one thousand nine hundred and eighteen, and the first day of March, one thousand nine hundred and nineteen, in so far as they relate to Section 64, Raetihi Township Extension No. 1, and do declare that the land described in the Schedule hereto shall be the land set apart for an addition to a showground for the use of the Waimarino Agricultural, Pastoral, Horticultural, and Industrial Association (Incorporated) intended by the said Warrants.

SCHEDULE.

ALL that parcel of land in the Wellington Land District, containing by admeasurement 2 roods 8 perches, more or less, being Section 64, Block VI, Makotuku Survey District. As the same is delineated on the plan marked 18/6, deposited in the office of the Chief Surveyor at Wellington, and thereon coloured pink coloured pink.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1921.

D. H. GUTHRIE, Minister of Lands.

Inspectors of Scenic Reserves appointed.

JELLICOE, Governor-General.

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

JAMES MURRAY, JAMES ROBERTSON, AND ALEXANDER ROWLEY

to be Inspectors under the said Act in respect to the scenic reserve described in the Schedule hereto.

SCHEDULE.

OTAGO LAND DISTRICT.

PORTION Section 48, Block IV, Glenomaru Survey District:
Area, 122 acres 1 rood 20 perches.
Also Sections 1 of 16, 3 of 16, and 4 of 16, Block VII,
South Molyneux Survey District: Area, 12 acres 0 roods 37 perches.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1921.

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

Vesting the Control of a Scenic Reserve in the Whangarei Borough Council.

JELLICOE, Governor-General.

TN pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908 (hereinafter referred as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the scenic reserve described in the Schedule hereto (being land reserved under the said Act) in the Whangarei Borough Council, subject to the conditions hereinafter contained, that is to say:

1. The period for which the control of the reserve is hereby

1. The period for which the control of the reserve is hereby vested shall be three years from the date hereof, unless the reservation is previously altered or revoked under the said

2. The said Council shall prepare a report each year ending 2. The said Council shall prepare a report each year ending on the thirty-first day of March, together with a statement of receipts and expenditure in connection with the said reserve. Such report and statement shall be sent to the Minister charged with the administration of the said Act as soon as possible after the close of the year.

3. The said Council shall control the said reserve in accordance with the provisions of the said Act and of the regulations made thereunder.

SCHEDULE.

CORONATION SCENIC RESERVE.—NORTH AUCKLAND LAND DISTRICT.

Part of Horahora No. 2 Block, part of Te Wharowharo No. 1 Block, and Kirikiri No. 5 Block, Block XII, Purua Survey District: Area, 117 acres 1 rood 39 perches.

As witness the hand of His Excellency the Governor-General, this 16th day of April, 1921.

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

Vesting the Control of a Scenic Reserve in the Levin Borough Council.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the scenic reserve described in the Schedule hereto (being land reserved under the said Act) in the Levin Borough Council, subject to

under the said Act) in the Levin borough Council, subject to the conditions hereinafter contained, that is to say:—

1. The period for which the control of the reserve is hereby vested shall be three years from the date hereof, unless the reservation is previously altered or revoked under the said Act.

Act.
2. The said Council shall prepare a report each year ending on the thirty-first day of March, together with a statement of receipts and expenditure in connection with the said reserve. Such report and statement shall be sent to the Minister charged with the administration of the said Act as soon as possible after the close of the year.

3. The said Council shall control the said reserve in accordance with the provisions of the said Act and of the regulations.

ance with the provisions of the said Act and of the regulations made thereunder.

SCHEDULE.

WAIOPEHU SCENIC RESERVE.

ALL that area in the Wellington Land District, containing by admeasurement 22 ares 2 roods, more or less, being Section 43 and part of Section 44, Block II, Waiopehu Survey District. Bounded towards the north-east by Horowhenua

East Road from the easternmost corner of Section 41 to Koputuroa Road; thence towards the south-east by Koputuroa Road, 594.3 links; thence towards the south-west by a right line bearing 299° 13′ 47″, distance 1009.6 links; thence again towards the south-east and south-west by the other part of Section 44; and towards the north-west by Section 41 to Horowhenua East Road, the place of commencement: be sail the oforces of bearings and links are not links are the sail the oforces of the sail the all the aforesaid bearings and linkages more or less. As the same is delineated on the plan marked L. and S. 1/553, deposited in the Head Office, Department of Lands and Survey at Wellington, and thereon coloured red.

As witness the hand of His Excellency the Governor General, this 16th day of April, 1921.

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

Resignation of Minister

Private Secretary's Office,
Government House, Wellington, 15th April, 1921.

IS Excellency the Governor-General has been pleased to accept the resignation by

The Right Honourable WILLIAM FERGUSON MASSEY, P.C., of the office of Minister of Mines.

By Command.

ARTHUR R. W. CURTIS, Private Secretary.

Appointment of Minister.

Private Secretary's Office,
Government House, Wellington, 15th April, 1921.

IS Excellency the Governor-General has been pleased to appoint

The Honourable George James Anderson to be Minister of Mines.

By Command.

ARTHUR R. W. CURTIS, Private Secretary.

Crown Solicitor appointed.

Crown Law Office,
Wellington, 18th April, 1921.

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

ARTHUR TELFORD DONNELLY, Esq.,

to be a Crown Solicitor at Christchurch, vice S. G. Raymond, Esq., K.C., resigned.

F. H. D. BELL, Attorney-General.

Members of Land Boards reappointed.

Department of Lands and Survey,
Wellington, 12th April, 1921.
IS Excellency the Governor-General has been pleased to reappoint

Angus Finlayson, HECTOR AITKENHEAD, and JOHN EDWARD WELLS

to be members of the North Auckland Land Board, as from the 2nd April, 1921.

> JAMES GILLIES RUTHERFORD and Ворогън Ворра

to be members of the Auckland Land Board, as from the 1st April and 31st March respectively.

THOMAS GEORGE GEE

to be a member of the Canterbury Land Board, as from the 12th March, 1921.

JOHN CARMICHAEL

to be a member of the Southland Land Board, as from the 22nd March, 1921.

D. H. GUTHRIE, Minister of Lands.

Inspector of Sea Fishing appointed.

Marine Department,
Wellington, 12th April, 1921.

I T is hereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, appointed

JOSEPH LINES C

of New Brighton, Police Constable, to be an Inspector of Sea Fishing under the first-mentioned Act.

F. H. D. BELL, Minister of Marine.

Appointment of Officers under Part II of the Fisheries Act, 1908.

Marine Department,
Wellington, 12th April, 1921.

I T is hereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, appointed
WILLIAM ALERED Market Act.

GEORGE HANNAH, of Wellington.

to be Officers for the purposes of Part II of the firstmentioned Act.

F. H. D. BELL, Minister of Marine.

Probation Officers appointed.

Prisons Department, Wellington, 13th April, 1921.

IS Excellency the Governor-General has been pleased to appoint to appoint Annie Gordon

to be a Probation Officer under the Offenders Probation Act, 1920, for the City of Auckland.

REBECCA GLOVER

to be a Probation Officer under the Offenders Probation Act, 1920, for the City of Wellington.

E. P. LEE, Minister of Justice.

Official Visitor appointed.

Prisons Department, Wellington, 13th April, 1921.

Wellington, 13th April, 1921.

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

FLORENCE CAROLINE SMITH

to be an Official Visitor to the Addington Reformatory, Christchurch.

E. P. LEE, Minister of Justice.

Police-gaoler appointed.

Prisons Department, Wellington, 14th April, 1921. IS Excellency the Governor-General has been pleased to appoint

Sergeant Frank Lewin

to be Police-gaoler at Dunedin on and from the 15th February, 1921, vice Senior Sergeant Edwin Murray, trans-

WM. DOWNIE STEWART,
For Minister of Justice.

Rangers under the Animals Protection Act appointed.

Department of Internal Affairs, Wellington, 12th April, 1921.

His Excellency the Governor-General has been pleased to appoint

George Robert Crowley, Darby, Norman James Dolamore, Adrian Earl Hope Lewis, Rupert Norman Uren, Courtney Biggs, Reginald Henry Murray, Leslie Alfred Neal, Henry Saxon Whitehorn, Charles Milne Barron, Alexander Gordon, Roderick MacRae, John Mason, William McCowan Menzies, J. Myles, Percy Morgan Page, John James Rodgerson, Richard Braudigam, Harry Phillips, Henry Delamore Stride, Charles Herbert Wade, William McKay Weir, Joseph F. Field,

Richard Folley, William Humbolt Stephen Macfarlane, Arthur John Boydell, William James Dunnett, Francis Hastings Grace, Henry Howe, Alex. Steel Jenkins, Walter George Morrison, Wm. Tregear Morrison, Thomas Oliver Screen, Frederick Benfell, John Thomas Kenny, Gideon Anderson, J. P. McEnany, Frederick James Perham, Joseph Pfahlert, Herbert Roche, James Rochford, E. V. Stewart, Thomas Douglas, J. Campbell Johnston, and Arthur Wilbert Wastney

Rangers under the Animals Protection Act, 1908, for each and every acclimatization district in the Dominion.

WM. DOWNIE STEWART, Minister of Internal Affairs. Official Members of Maori Councils appointed.

Native Department,
Wellington, 14th April, 1921.

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

Constable John Marsh Tizard

to be the Official Member of the Tongariro District Maori Council, vice Constable T. Holland; and

Constable John Beazley

to be the Official Member of the Hokianga Maori Council, vice Constable M. Flanagan, transferred.

J. G. COATES, Native Minister.

Member of Maori Council appointed.

Native Department. Wellington, 14th April, 1921.

HIS Excellency the Governor-General has been pleased to appoint to appoint

MATIU WAAKA TE HUIA

to be a member of the Wairoa District Maori Council, vice Waaka te Huia, deceased.

J. G. COATES, Native Minister.

$Native\ Interpreter\ appointed.$

Native Department,
Wellington, 14th April, 1921.

IS Excellency the Governor-General has been pleased to authorize

KOTUKU HORIMA HAKOPA, of Moawhango, 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.

J. G. COATES, Native Minister.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 19th April, 1921.

I 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. :

Patrick McGlone Mercury Bay. Edwin Gordon Palmer
Vincent Joseph Delany
Henry Edgar Moore
Miss Florence Gardner Mercer. Cambridge.

Te Awamutu (at Ohaupo).* Orepuki.

Edward Nathan Falck Miss Amy Mildred Stephen Mrs. Alice Maria Paddison

Campbelltown. Mangapai. Great Barrier.

Christchurch (at New Brighton).* Leonard Vicovous Samuels James Colgan Nighteaps.*

Albert Peter Svendsen ... Granity.

* Births and deaths only.

W. W. COOK, Registrar-General.

Registrars of Births and Deaths of Maoris appointed.

Office of Public Service Commissioner, Wellington, 13th April, 1921.

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

(Mrs.) ISABEL ANDERSON BAGNALL

to be Registrar of Births and Deaths of Maoris at Waikare, as from the 1st March, 1921.

JOHN JOSEPH GUEST

to be Registrar of Births and Deaths of Maoris at Te Teko, as from the 14th March, 1921.

(Miss) Lucy Savage

to be Registrar of Births and Deaths of Maoris at Whangaparaoa, as from the 7th March, 1921.

Andrew James Sullivan

to be Registrar of Births and Deaths of Maoris at Te Ahuahu, as from the 1st March, 1921.

A. C. TURNBULL, Secretary.

Registrars of Marriages, &c., appointed.

Office of Public Service Commissioner,
Wellington, 15th April, 1921.

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

SAMUEL JAMES BOLTON

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Geraldine, as from the 1st April, 1921.

ARTHUR LIONEL WILEY

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Lumsden, as from the 11th April, 1921.

ISABELLA MARY MCNEE

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Balfour, as from the 11th April, 1921.

A. C. TURNBULL, Secretary.

Inspectors of Noxious Weeds appointed.

Office of Public Service Commissioner,
Wellington, 19th April, 1921.

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

lowing appointments in the Public Service:-

ROBERT MCKENZIE HENDERSON and LEONARD O'FLAHERTY

to be Inspectors for the purposes of the Noxious Weeds and Rabbit Nuisance Acts, 1908, as from the 1st day of April, 1921.

A. C. TURNBULL, Secretary.

Returning Officer appointed.

Office of Public Service Commissioner Wellington, 19th April, 1921.

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

lowing appointment in the Public Service:-

WILLIAM EDWARD GOFFE

to be the Returning Officer for the Northern Maori Electoral District for the purposes of the Legislature Act, 1908, as from the 12th day of April, 1921.

A. C. TURNBULL, Secretary.

Receiver of Land Revenue appointed.

Office of Public Service Commissioner,
Wellington, 19th April, 1921.

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

JOHN MACDONALD

to be Receiver of Land Revenue for the Southland Land District, for the purposes of the Land Act, 1908, as from the 1st day of April, 1921.

A. C. TURNBULL, Secretary.

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

Department of Defence

Wellington, 19th April, 1921.

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

N.Z. STAFF CORPS.

Lieutenant (temp. Captain) John Henry Grover to be Captain.
Dated 23rd March, 1921.
Lieutenant William Walter Dove, M.C., to be Captain.

Dated 1st April, 1921.

N.Z. GARRISON ARTILLERY.

Wellington G.A. Division.

2nd Lieutenant (on probation) William Patrick Coles resigns his appointment. Dated 9th April, 1921.

The appointment of 2nd Lieutenant (on probation) Harold Bruce Martin lapses. Dated 11th April, 1921.

CORPS OF N.Z. ENGINEERS.

No. 4 Field Company.

Lieutenant Kolbjorn Thorvaldsson Jenssen, from the Reserve of Officers (General List), to be Lieutenant. Dated 2nd April, 1921.

2nd Lieutenant Alexander Robert Entrican, from the Unattached List (b), to be 2nd Lieutenant. Dated 2nd April, 1921.

N.Z. POST AND TELEGRAPH CORPS.

North Island.

Lieutenant Harold Joseph Gray resigns his commission. Dated 2nd April, 1921. Leopold Thomas Buckton to be 2nd Lieutenant (on probation).

Dated 7th April, 1921.

South Island.

Archibald Adam Hunter to be 2nd Lieutenant (on probation). Dated 5th April, 1921.

7TH (WELLINGTON WEST COAST) REGIMENT.

Ronald Kenneth Gordon to be 2nd Lieutenant. Dated 6th April, 1921.

9TH (HAWKE'S BAY) REGIMENT.

2nd Lieutenant (lemp.) Sidney Razell Wood resigns his commission. Dated 11th April, 1921.

11TH REGIMENT (TARANAKI RIFLES).

Major Arthur Leech is posted to the Retired List, under the provisions of paragraph 126, General Regulations, 1913, with permission to retain his rank and wear the prescribed uniform. Dated 7th February, 1921.

N.Z. ARMY NURSING SERVICE.

Staff Nurse Mary Jane Murdoch to be Sister (Massage Branch).
Dated 17th February, 1921.
Hannah B. Ariell to be Sister (Massage Branch). Dated 1st
March, 1921.

The undermentioned are posted to the Temporary Reserve

Sister Daphne Rowena Commons. Dated 1st April, 1921. Sister Decima Constance Horton. Dated 20th April, 1921.

Sister Alice Lizzie Philpotts. Dated 28th February, 1921.

UNATTACHED LIST (b). Central Military District.

2nd Lieutenat Arthur David Low to be Lieutenant. Dated 9th March, 1921.

2nd Lieutenant Alexander Robert Entrican is transferred to the Corps of N.Z. Engineers, No. 4 Field Company. Dated 2nd April, 1921. Noble Frank Lowndes to be 2nd Lieutenant (on probation). Dated 9th April, 1921.

The appointments of the undermentioned 2nd Lieutenants (on probation) lapse. Dated 11th April, 1921:—

William Donovan. Frederick Henry Cowper Smith.

Southern Military District.

2nd Lieutenant Charles Arnold Lawn to be Lieutenant. Dated 18th August, 1920.

R. H. RHODES, Minister of Defence.

Defence Rifle Clubs disbanded.

Department of Defence,

Wellington, 16th April, 1921.

IS Excellency the Governor-General has approved of the disbandment of the undermentioned Defence Rifle Clubs, under the provisions of section 43, Defence Act, 1909. 1909 :-

Balfour Defence Rifle Club, with headquarters at Balfour. Clinton Defence Rifle Club, with headquarters at Clinton. Denniston Defence Rifle Club, with headquarters at

Denniston Millerton Defence Rifle Club, with headquarters at Millerton.

Owaka Defence Rifle Club, with headquarters at Owaka. Riverton Defence Rifle Club, with headquarters at Riverton.

Roxburgh Defence Rifle Club, with headquarters at Roxburgh.

Waiau Farmers' Union Defence Rifle Club, with head quarters at Orawia (Otago).

Dated 2nd April, 1921.

R. H. RHODES, Minister of Defence.

Government Offices to be closed on Monday, the 25th April, 1921, in Celebration of Anzac Day.

Office of Public Service Commissioner,

Wellington, 20th April, 1921.

A S provided by the Anzac Day Act, 1920, the Government Offices throughout New Zealand will be closed on Monday, the 25th April, 1921, in celebration of Anzac

W. R. MORRIS, Public Service Commissioner. Arrangements for First Election, &c., Wakapuaka Drainage District.

> Department of Internal Affairs, Wellington, 16th April, 1921.

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

William Henry Alborough, Esq., of Wakapuaka,

to be Returning Officer and person to prepare the roll of electors in connection with the first election of the Board of the Wakapuaka Drainage District; also to appoint Wednesday, the 11th day of May to be the day, and the Forrester's Hall, Wakapuaka, to be the place, for holding such election; also to appoint Wednesday, the 18th day of May, at 7.30 o'clock in the afternoon, to be the day and the hour, and the Forrester's Hall, Wakapuaka, to be the place, for holding the first meeting of the Board so elected.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Special Order made by the Te Puke Road Board making By-laws.

Wellington, 15th April, 1921.

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

WM. DOWNIE STEWART. Minister of Internal Affairs.

TE PUKE ROAD BOARD.—WHEEL-TIRE AND HEAVY-TRAFFIC BY-LAWS.

THE Te Puke Road Board, by way of special order, hereby makes the following by-laws under the Road Boards Act, 1908, and the Public Works Act, 1908, and the several Acts amending the same respectively, and all other powers in that behalf enabling it, to come into force on the date of gazetting of the same special order.

INTERPRETATION.

In these by-laws, if not inconsistent with the context, means the Board of the Te Puke Road Dis-Board

"Board" means the Board of the Te Puke Road District:

"Bridge" includes any culvert, and means any bridge connected with any road as hereinafter defined:

"Engine" or "traction engine" means and includes a locomotive engine propelled by steam, not being used on a railway or tramway:

"Heavy traffic" means—

(a.) The transportation of any vehicle, engine, or machine which shall itself, or together with any thing or things being transported thereon, weigh more than one and a half tons avoirdupois to each pair of wheels:

more than one and a nan tons avoirdupois to each pair of wheels;

(b.) Any traffic which may from time to time be declared "heavy traffic" by Order in Council, or in such other manner as any amendment to the Public Works Act, 1908, shall declare:

"Large cattle" includes any bull, ox, steer, cow, heifer,

or calf:

"Owner" of any vehicle or engine shall include a bailee entitled to the possession and use or profit thereof; words importing the singular number include the plural number and vice versa, and words importing

the masculine gender include females:

"Person" includes corporation:

"Road" includes all bridges, culverts, drains, ferries, fords, gates, buildings, and other things thereto belonging upon the line and within the limits of the road, and means roads under the care, control, or management of the Board, and any other roads to

which these by-laws are capable of operating: "Road district" means the Te Puke Road District.

OBSTRUCTING OFFICIALS.

1. No person shall obstruct, or attempt to obstruct, any official of the Board in or about the execution or exercise of any duty, power, or authority given to him by any provision of any by-law herein contained.

DAMAGE NOT TO BE OCCASIONED TO ROAD OR BRIDGE.

2. No person in charge of or accompanying any vehicle or machine or traction-engine while travelling or being upon any road or bridge shall negligently do or cause or permit to b done any act with or upon or in connection with such vehicle or machine, or such traction-engine, or any carriage of any description drawn or propelled by any such traction-engine, whereby or by means whereof any damage shall be done to such road or bridge.

SAVING OF REMEDIES OR INJURIES FROM EXCESSIVE WEIGHT.

3. Nothing contained in these by-laws or any of them shall be held to relieve any person from any liability to which he may otherwise be subject by law in respect of injury done or damage caused by excessive weight passing along or extraordinary traffic on any road.

REGULATING WIDTH OF TIRES.

4. The width of tires of all vehicles upon the said roads, whether plying for hire or not, shall bear the following proportion to the number of animals employed to draw the same, that is to say :-

Number of all sused to a Vehicle ing Two	Width of any su	Minimum of Tire ch Vehicle be—	Number of als used to as Vehicle ing Four	Then the Width of any suc shall	of Tire h Vehicle
If the Anim draw h a v	If with Springs.	If without Springs.	If the Anim draw hav	If without Springs.	If with Springs.
1 horse 2 horses 3 ,, 4 ,, 6 ,,	Inches. $1\frac{1}{2}$ $2\frac{1}{2}$ 3 $3\frac{1}{2}$ 4	Inches. 2½ 3 4 5 6	2 horses 3 ,, 4 ,, 5 ,, 7 ,, 10 ,,	Inches. $2\frac{1}{2}$ 3 $3\frac{1}{2}$ 4 5 6	Inches. 1\frac{1}{4} 2\frac{1}{2} 2\frac{3}{4} 3 3\frac{1}{2} 4

and the felloes of every wheel shall be built out the full width of tire.

5. No bullocks shall be used at any time as traction animals

to any vehicle.
6. No two-wheeled vehicle shall carry a load exceeding one and a half tons, and no four-wheeled vehicle shall carry a load exceeding three tons, such weight in each case to include the weight of the vehicle.

7. No person shall use, cause, or permit to be used upon any road any vehicle having tires of less width or carrying any load of greater weight than are respectively hereinbefore

prescribed.

8. It shall be lawful for any official employed by the Road Board and for any constable to measure the width of any tire of any vehicle when proceeding or being upon any road, and to weigh or measure or compute any load thereon, and to measure the carrying-capacity of any vehicle. It shall be the duty of the driver of any vehicle to forthwith stop the same at the request of any official or constable, and to keep the vehicle standing for such time as such official or constable shall reasonably require for the purposes aforesaid, or any of them.

9. The driver of any vehicle or machine shall give such information as to the load or contents thereof, and the quantity, weight, size, or measurement of the same, or do such acts for the purpose of enabling the same to be ascertained by any such official or constable, as referred to in By-law No. 8. The weight or measurement of any load shall be computed according to the scale in Schedule A hereto.

REGULATING TRAFFIC GENERALLY.

10. The driver of any vehicle which shall be on any road between the hours of sunset and sunrise shall keep a light between the hours of sunset and sunrise shall keep a light attached to or suspended from such vehicle so as to be plainly visible to the driver of any vehicle proceeding along such road in a contrary direction to that in which such first-mentioned vehicle shall be going.

11. No person shall drive any vehicle at a faster pace than a walk whilst crossing any bridge exceeding 30 ft. in length.

12. No person shall damage any watertable on any road, or drive with a wheel in such watertable; throw or leave any dead animal, or part thereof, on any road or public place, nor throw or leave the same on any private property within 50 ft. of any road or public place whereby an offensive

within 50 ft. of any road or public place whereby an offensive smell is created.

13. No person shall act as driver or have the sole charge of more than one vehicle proceeding or being upon any road, unless in cases where two of such vehicles and no more are drawn each by one horse only, and the horse of the hinder of such vehicles shall be attached by a sufficient rein to the back of the foremost of such vehicles.

14. No person shall ride or lead any horse or other animal, or drive or lead any vehicle, or cause any horse or other animal or vehicle to stand upon or along any footpath or any kerb thereof, or upon, along, or across any constructed water-channel.

15. No person shall drive any vehicle on a road laden with any goods or material which shall project on either side more than 2 ft. from the sides or wheels of such vehicle.

16. No person shall drive any number of large cattle or horses exceeding fifty in number over any bridge at any one

17. Heavy traffic of all kinds shall cease during the whole of the months of May, June, July, August, and September on or along any roads as hereinbefore defined, and the use of bullocks as traction animals is prohibited on said roads during the months of May, June, July, August, September,

and October in every year.

18. No person shall conduct, or cause or procure to be conducted, any heavy traffic on or along any road or part of a road that shall, in terms of the last preceding section, be for the time being closed to heavy traffic of the kind conducted.

19. Without prejudice to the liability of any other person under By-law 17, it shall be an offence against these by-laws for any person being the owner, as hereinbefore defined, of any vehicle to permit or allow the same to be used for conducting any heavy traffic contrary to either of the said by-laws.

REGULATING BICYCLE TRAFFIC.

20. Any person riding a bicycle, tricycle, or other similar vehicle on any road between the hours of sunset and sunrise

of such bicycle or tricycle or similar vehicle.

21. Any person riding a bicycle, tricycle, or similar vehicle on any road shall observe the ordinary rule of the road when meeting or passing vehicles or horsemen.

22. Nothing herein contained shall be held to relieve the owner of any engine, carriage, or vehicle from liability in respect of any injury or damage which may be occasioned or done by any such engine, carriage, or vehicle to any bridge, road, or culvert.

PENALTY CLAUSE.

23. Every person shall be guilty of an offence against the aforesaid by laws, and for every such offence shall be liable to a penalty not exceeding £5, who shall do or cause to be done or be concerned in doing or omit to do anything required to be done contrary to any provision thereof.

SCHEDULE A. Computation Scale.

Nature o	f Load.	 Quantit	y.	Computed Weight.
Sawn timber		 400 ft.	egual	1 ton.
Firewood		 I cord	,,	2 tons.
Gravel or stor	ıe	 1 yard	,,	27 cwt.
Bricks		 500 bricks	,,	25 cwt.
Wheat		 10 sacks	,,	1 ton.
Oats		 14 sacks	,,	I ton.
Wool		 5 bales	,,	1 ton.
Maize		 10 sacks	,,	1 ton.
Flax, green		 16 bundles	,,	1 ton.
Flax, dressed		 4 bales	,,	l ton.

The above by-laws were made by special order passed at a special meeting of the Te Puke Road Board held on the 6th day of March, 1920, and confirmed at an ordinary meeting held on the 24th day of April, 1920.

The common seal of the Chairman, Members, and Inhabitants of the Te Puke Road Board District was affixed hereto on the 24th day of April, 1920, in the presence of

(Seal.)

CALEB LALLY, Chairman.
John Witherow, Member.
OWEN COONEY, Clerk.

The above by-laws came into force when gazetted.

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

H. W. EARP, Clerk.

Redefining Boundaries of the Borough of Ashburton and the County of Ashburton.

Department of Internal Affairs,
Wellington, 18th April, 1921.

PURSUANT to the provisions of section 141 of the Municipal Corporations Act, 1920, the boundaries of the Borough of Ashburton are hereby defined as set out in the First Schedule hereto, the boundaries of the said borough having been altered by a Proclamation dated the 4th day of March, 1921, made under the Municipal Corporations Act, 1908, and the Municipal Corporations Amendment Act, 1915, published in the New Zealand Gazette No. 25, of the 10th day of March, 1921.

And also, in pursuance of the said section 141 of the Municipal Corporations Act, 1920, the boundaries of the County of Ashburton affected by the said Proclamation dated the 4th day of March, 1921, are hereby defined as set out in the Second Schedule hereto.

FIRST SCHEDULE.

Boundaries of the Borough of Ashburton. ALL that area in the Canterbury Land District bounded by a line commencing at the junction of roads to the western-most corner of Rural Section 4906, along the south-western

boundary of that section and its production to the south-eastern side of East Street, along that side of the said East Street to the south-western side of the road along the north-eastern boundary of Reserve 2471; thence along that side of said road and its continuation past Reserves 2644, 1261, 3446, said road and its continuation past Reserves 2644, 1261, 3446, 1120, Rural Sections 14370 and 15470, to the easternmost corner of the last-named section; thence along the north-western side of the road forming the south-eastern boundaries of Sections 15470, 15999, Reserve 1415, Sections 13705, 10350, and Reserve 1119 to the Wakanui Road; thence along the north-eastern side of that road to a point in line with the south-eastern side of Trevors Road; thence to and along that side of said Trevors Road to the left bank of the Ashburton River: thence north-westerly along said left bank to a point River; thence north-westerly along said left bank to a point in line with the south-eastern boundary of Rural Section 4905; thence to and along that boundary of said section and a right line to the westernmost corner of Rural Section 4906, the point of commencement.

SECOND SCHEDULE.

BOUNDARIES OF THE COUNTY OF ASHBURTON.

ALL that area in the Canterbury Land District bounded towards the north by the Selwyn County from the source of the Rakaia River to the ocean; towards the east by the ocean to the mouth of the Rangitata River; thence by the centre of that river to Forest Stream; thence by the centre of that stream to its source in Two Thumbs Range; thence by a line along the summit of that range to the summit of the southern Alps near Mount Tyndall; and thence by a line along the summit of the Southern Alps and a line to the source of the Rakaia River near Whitcombe Pass, being the starting-point: save and except the Borough of Ashburton and the Town District of Tinwald.

G. JAS. ANDERSON, For Minister of Internal Affairs.

Notice respecting Proposed Borough of Avondale.

Department of Internal Affairs

Department of Internal Affairs,
Wellington, 18th April, 1921.

PURSUANT to section 131 of the Municipal Corporations
Act, 1920, it is hereby notified that a petition, in
accordance with regulations, signed by not less than onefifth of the electors of the area described in the Schedule
hereto, has been presented to His Excellency the GovernorGeneral praying that the said area may be constituted a
borough under the said Act, by name the Borough of Avondale. All persons affected are hereby called upon to lodge
any written objections to or petitions against the proposed
constitution within one month from the first application of
this notice. Such objections or petitions are to be addressed this notice. Such objections or petitions are to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.

PROPOSED BOROUGH OF AVONDALE.

ALL that area in the North Auckland Land District bounded towards the north generally by Waitemata Harbour from the Whau River to Oakley Creek; thence towards the east generally by Oakley Creek aforesaid to the southern boundary generally by Oakley Creek aforesaid to the southern boundary of Section 62, Parish of Titirangi; thence towards the south by that boundary and its production to the middle of a road forming the western boundary of Section 62 aforesaid; thence again towards the east by a line along the middle of that road to a line parallel to and distant 3 chains from the southern side of New North Road; thence again towards the north-west by that line to Oakley Creek aforesaid; thence again towards the north-east generally by that creek to the eastern side of Richardson Road, which forms the north-eastern boundary of Section 94, Parish of Titirangi; thence again towards the north-east by the eastern side of that road to its nearest angle; thence by a line across that road to the western side of road forming the north-eastern boundaries generally of Sections 66 and 67, Parish of Titirangi; thence towards the north-east generally by that road-side to the easternmost corner of Section 67 aforesaid; thence rangi; thence towards the north-east generally by that road-side to the easternmost corner of Section 67 aforesaid; thence towards the south-east and south-west by the south-eastern and south-western boundaries of Section 67 aforesaid to a point in line with the eastern side of Boundary Road, which forms the eastern boundaries of Sections 78 and 77, Parish of Titing and the property of the prop forms the eastern boundaries of Sections 78 and 77, Parish of Titirangi; thence by a right line to said eastern side of Boundary Road; thence towards the south-east by said eastern side of Boundary Road and a right line across White Swan Road to the north-eastern corner of Section 75, Parish of Titirangi; thence towards the south-east by the eastern boundary-line of the last-mentioned section to Manukau Harbour; thence towards the south generally by Manukau Harbour to the western side of the Whau-Portage Road; thence towards the west by that roadside to Avondale Stream, and again towards the west generally by that stream and the Whau River to Waitemata Harbour, the place of commencement, ment.

G. JAS. ANDERSON, For Minister of Internal Affairs.

Result of Election of Trustees of a Drainage District.

Department of Internal Affairs,
Wellington, 15th April, 1921.

THE following result of an election of trustees of a
drainage district has been received from the Returning
Officer, and published in accordance with the provisions of the Land Drainage Act, 1908.

J. HISLOP, Under-Secretary.

Waitomo Valley, County of Waitomo-

John Crean. Alexander Dette. James Reilly, jun. Ernest George Stainton.

Jack Thompson.

Notice fixing the Closing-hours of Boot and Shoe Dealers' Shops in the Borough of Otaki, under the Shops and Offices Act, 1908.

HEREAS a requisition in writing, signed by a majority of the occupiers of all the boot and shoe dealers' shops within the Borough of Otaki, has been forwarded to me, desiring that all such shops in the borough be closed in the evening of working days as follows: (1.) Up to and including the 31st day of May, 1921, on Mondays, Tuesdays, Thursdays, and Fridays at 5.30 p.m., and on Saturdays at 9 p.m.; provided that should the occupier of any boot and shoe dealer's shop affected by this requisition observe, pursuant to section 11 (2) of the Shops and Offices Act, 1908, Saturday as the statutory closing day, that shop shall be closed on Wednesdays at 5.30 p.m. and on Fridays at 9 p.m. (2.) On and after the 1st day of June. 1921, on Mondays, Tuesdays, Wednesdays, and Thursdays at 5.30 p.m., and on Fridays at 9 p.m.:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the boot and shoe dealers' shops in the Borough of Otaki:

Now, therefore, in pursuance of section 25 of the Shops WHEREAS a requisition in writing, signed by a majority

Now, therefore, in pursuance of section 25 of the Shops and Offices Act, 1908, I do hereby direct that on and after the 28th day of April, 1921, all boot and shoe dealers' shops in the Borough of Otaki shall be closed accordingly.

Dated at Wellington this 13th day of April, 1921.

G. JAS. ANDERSON, Minister of Labour.

Notice fixing the Closing-hours of all the Grocers' Shops in the Borough of Otaki, under the Shops and Offices Act, 1908.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the grocers' shops in the Borough of Otaki, has been forwarded to me, desiring that Borough of Otaki, has been forwarded to me, desiring that all such shops in the borough shall be closed in the evening of working-days as follows: (1.) Up to and including the 31st day of May, 1921, on Mondays, Tuesdays, Thursdays, and Fridays at 5.30 p.m., and on Saturdays at 8 p.m.; provided that should the occupier of any grocer's shop affected by this requisition observe, pursuant to section 11 (2) of the Shops and Offices Act, 1908, Saturday as the statutory closingday, that shop shall be closed on Wednesdays at 5.30 p.m. and on Fridays at 8 p.m. (2.) On and after the 1st day of June, 1921, on Mondays, Tuesdays, Wednesdays, and Thursdays at 5.30 p.m., and on Fridays at 8 p.m.:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the grocers' shops within the Borough of Otaki:

Now, therefore, in pursuance of section 25 of the Shops

Now, therefore, in pursuance of section 25 of the Shops and Offices Act, 1908, I do hereby direct that on and after the 28th day of April, 1921, all the grocers' shops within the Borough of Otaki shall be closed accordingly.

Dated at Wellington this 13th day of April, 1921.

G. JAS. ANDERSON, Minister of Labour.

Commissioner of the Supreme Court appointed.

CEDRIC WHILTON SEWELL, Esquire, of Murray Street, Colac, in the State of Victoria, a Barrister and Solicitor of the Supreme Court of the State of Victoria, has this day been appointed by the Honourable William Alexander Sim, Acting Chief Justice, a Commissioner of the Supreme Court of New Zealand in Victoria, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

said section mentioned.

Dated at Wellington this 19th day of April, 1921.

W. A. HAWKINS, Registrar, Supreme Court. Establishment of Probation Homes for Children, and Appointment of Juvenile Probation Officers.

Education Department,

Wellington, 12th April, 1921.

Wellington, 12th April, 1921.

IN pursuance of the powers vested in me by section 10 of
the Statute Law Amendment Act, 1917, I, Christopher
James Parr, Minister of Education of the Dominion of New
Zealand, do hereby declare the following industrial schools
to be established as probation homes for children:—

Receiving Home, Hamilton. Receiving Home, Napier. Receiving Home, Wanganui. Receiving Home, Nelson.

And I have further appointed the following persons to be Juvenile Probation Officers:—

Miss Sarah Farquhar.
Miss Ida Ellen Mary Spicer.
Mrs. Annie Alberta Elizabeth Whitehouse.
Miss Constance Digby Jenkins.

Miss Constance Digby Jenkir Miss Alice Tootell. Miss Alice Emma Baker. Mrs. Emma Pytt-Jackson. Miss Elizabeth Smailes. Miss Agnes Moncrieff Bowie. Miss Alice Edwards. Miss Jane Vaughan Colyer. Miss Caroline Mary Wallace. Miss Christina Christie. Miss Eliza Agnes O'Shea.

Miss Eliza Agnes O'Shea.

C. J. PARR, Minister of Education.

Amended Date of Sitting of the Supreme Court, Northern Judicial District.

WE, five of the Judges of the Supreme Court of New Zealand, in pursuance of the powers vested in us by the Judicature Act, 1908, hereby make the following rule respecting the places and times for holding sittings of the Supreme Court for the Northern Judicial District, such rule to be an amendment of the rule made on the 26th day of October, 1920, which amendment is as follows:—

Sittings for the trial of criminal cases will be held in the Supreme Court House, Auckland, to commence on the following day, at 11 a.m.: Monday, the 8th day of August, 1921, instead of Monday, the 18th day of August, 1921.

the following day, at 11 a.m.: Monday, the son day of August, 1921, instead of Monday, the 18th day of August, 1921.

And in all other respects, and save as herein expressly mentioned, we confirm the said order of the 26th day of October, 1920.

Given under our hands this 19th day of April, 1921.

W. A. SIM, A.C.J. J. H. HOSKING, J. T. W. STRINGER, J. A. L. HERDMAN, J. JOHN W. SALMOND, J.

Result of Land Surveyors Examination, March, 1921.

Office of the Surveyors' Board,

Office of the Surveyors' Board,
Government Buildings,
Wellington, 14th April, 1921.

A T the examination of candidates for a surveyor's license
held in March-April, 1921, under the Surveyors' Institute and Board of Examiners Act, 1908, and conducted by the
Federated Surveyors' Boards of Australia and New Zealand,
fifteen candidates presented themselves in New Zealand.
Six of these candidates succeeded in obtaining passes, as
under:—

Carroll, John Joseph, of Auckland.
Dick, Russell Gladstone, of Auckland.
Grant, William Hunter, of Wellington.
Smart, Robert Orton, of Gisborne.
Till, Norman John, of Auckland.
Twyford, Arthur Charles, of Wellington.

M. CROMPTON-SMITH, Secretary, Surveyors' Board.

Election of Governor, Auckland Grammar School Board.

IN accordance with the Auckland Grammar School Act, 1899, and with the regulations thereunder for the election of Governors by the Education Board of the District of Auckland, I hereby notify that at a meeting of the said Board held this day Mr. Archibald Burns was duly elected a Governor of the Board of Governors constituted by the said

E. C. BANKS, Chairman of Meeting.

Auckland, 5th April, 1921.

Letters of Naturalization granted.

Department of Internal Affairs, Wellington, 14th April, 1921.

It is hereby notified, for public information, that letters of naturalization or endorsements of letters of naturalization, in accordance with the provisions of the Aliens Act, 1908, have been granted to the persons named and described hereunder.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Name.	National	ity.	Residence.		Occupation.	Date of Naturalization
Albrecht, Valdemar Johan Banks, Simon Louis Sidney Bookman, David Crosado, Charles Gustavo Hendriksen, Johannes Elias Larsen, Anders Cilius Nord, Erik Andreas Torsten.	 Danish Russian ,, Italian Danish ,,	•••	Clydevale Mount Eden Auckland Five Rivers Brooklyn Horopito Hokianga	.:	Labourer Tailor Commercial traveller Labourer Wood-carver Mill hand Sailor	"
Segal, Victor Edgar	 Russian	• •	Auckland	•••	Agent	"

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

Mining Registrar's Office, Paeroa, 14th April, 1921.

Notice 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 (3) of the Mining Amendment Act, 1914.

C. W. CARVER, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.	Locali	ty.		Registered Holder.
123	30/3/1899	Special site	Maratoto		••	Waihi Extended Gold-mining Company (Limited).
976	13/12/1899	Residence site	Golden Cross			Thomas Tuohy.
982		Water-race	Waitekauri			James William Shaw.
1603	7/6/1900	Residence-site	Karangahake			1 0 1 15
1650	8/2/1900	Special site	Waitekauri			Sudan Exploration Company (Limited).
4873	8/5/1902	Extended quartz claim	,,			TITOL TË CI
5083	3/12/1902	Residence-site	Karangahake			Sarah Chester.
5085	3/12/1902	,,				Oscar George Thompson.
5670	4/8/1904	,,	,			Sarah Chester.
6027	18/1/1906		Mackaytown			John Peter Vocasavich.
6264	1/11/1906	,,	Karangahake			** · ~
6764	3/9/1908	,,	,,.			
6993	22/7/1909	Special site	Paeroa	••	••	Waihi-Paeroa Gold extraction Company (Limited).
7360	19/5/1910	Residence site	Karangahake			Mary Hyde.
7865	14/3/1912	. ,,	Mackaytown			William Arthur Redfern
7997	19/11/1912		Karangahake			1 0137 111
8479	2/3/1916	,,,	,,			Margaret Poland.
8796	2/4/1919		,,			Gregory Goiss.

Notices of Appointments, Promotions, Transfers &c.

Office of the Public Service Commissioner, Wellington, 1st April, 1921.

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

					<u> </u>	O11115.						
Name.				Position.		1	Pla	ce.		A	Date ppoint	
			A	BICULTUI	ве Вера	RTMENT						
Adamson, Norman James	Mary	••	Meat Inspector or Inspector of Typist Meat Ins	tructor etor			Invercargill Hamilton Christchurch Wellington Auckland	•••		3 1 11	Oct., Sept., Oct., Sept., Oct.,	,,
	· ·	::	Office Assist	AUDIT I			Wellington			1 20	Sept.,	1920
• •			.(Customs I	DEPARTM	ENT.						
Gray, Robert Bailoni	•	•••	Messenger Cadet Locker	•••	••		Dunedin Wellington Invercargill	••		7 13 3	Sept.,	1920 ",
,			J	DEFENCE	DEPARTA	ENT.				-		
Crowther, Walter James Shepperd, Francis Leeson Steers, Furner			Clerk		•••	;	Headquarters,	,,		1	C .	1920

${\bf FIRST~APPOINTMENTS-} {\it continued}.$

Name.				Position.			Plac	ce.		Ar	Date o pointn	
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herry, Clara Edwards							Auckland		1	16	Aug.,	1920
arquhar, Sarah							Whangarei				Sept.,	
oung, George Buchanan										24	July,	,,
,			TI w	ALTH DE	DADEMEN	NITP.						
road, Geraldine Eliza .		:	Assistant Ins		··	N1.	Dunedin			20	Sept.,	1926
Brooks, Reginald James .			Bacteriologic				Auckland		[,,	,,
buckley, Ann					• •						,,	
,			Industries	- AND CO	MMINDOR	DEDAT	O TO A TANKE					
Voods, John Francis .		1	Clerk	AND COL	MMERCE	DEFAI	Wellington	••		4	Aug.,	1920
oous, tolli Francis .	•	• • •					Ü				0,	
T . A . (34	`			AL AFFA						1	Sept.,	1096
ustin, Louisa Annie (Mrs. yling, Elizabeth (Mrs.)			Charwoman ,,	• •		••	Wellington			1	,,	,,
baker, Sybella (Mrs.)			,,				,, ,,			ī	,,	,,
undle, Reginald Vaughan			Clerk				,,			6	,,	,,
utts, Frances Kathleen (M	Mrs.)		Charwoman		• •		,,		• •	1	,,	,,
ooley, Annie Ellen (Mrs.)			,,	• •	• •	• •	,,	• •	• •	1	,,	,,
delman, Annie Ethel (Mr.			,,	• •	• •	• •	,,	• •	•••	1	**	"
ambirazzi, Elizabeth (Mr.		• •	,,	••	• •	• •	,,		••	1	,,	"
learty, Mary (Mrs.)		::	,,				"		• •	1	"	,,
ulian, Florence Elizabeth			,,		• •		,,			î	"	,,
IcAuley, Jennie (Mrs.)			,,		••		,,			1	,,	,,
loir, James			Night-watch	nan		• •	Christchurch	• •	• •	9	,,	,,
arris, Nellie (Mrs.)			Charwoman	• •	• •	• •	Wellington	• •	• • •	1	,,	,,
oderique, Agnes (Mrs.) .	•	• •	,,	• •	• •	• • •	,,	• •	• •	1	,,	,,
homson, Eliza (Mrs.) .	•		••	• •	•••	• • •	***	••	•••		**	**
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ortway, Carrie owntrec, Florence Maisie		• •	Shorthand-ty	pist			Wellington	• •	• •		July, Sept.,	
owners, racing manage							. ,,					
70.1 d				LABOUR]	DEPART		/Di			177	Cant	109
haw, Rhoda	•	• •	Office Assists	LII U	••	••	Timaru	••	••	1.	Sept.,	102
			LAND AN	D INCOM	E TAX							
lmerson, Beatrice . eller, Majorie Kathleen .		• •	Cadette		• •		Wellington	••	• •	6 6	Sept.,	1920
ener, majorie Katmeen .	•	••	**	• •	••	••	,,	••	• •	, ,	,,	,,
			Lands	AND SUI	RVEY D	EPART	AENT.					
ramley, Adeline Maud .			Tracer				Auckland				Oct.,	
Dawson, Albert Edward .			Clerical Cade				Wellington		• •		Aug.,	,,
Iudson, Charles Richard		• •	Clerk				Kerepeehi	• •	• •	1	0.4	,,
	•	٠.	Shorthand-ty		• •	• •	Christchurch Auckland	• •	• •	1	Oct.,	**
lorgan, Ellie Claudine .		٠.	Clerical Cade Shorthand-ty		• •	• •	Wellington	• •	••		Sept.,	,,
atton, Isabel Evelyne . meaton, Alfred Clive .			Clerical Cade		• •	• •	Auckland	• •		21	,,	,,
			", Cade		• •	• • •		• •	•	17	Aug.,	"
horpe, Robert Farringtor	a a								••	8	Sept.,	99
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ackson, Joseph Henry .			,,	••			Christehurch			1	,,	191
ains, Rose Venus .			Nurse	• •	• •	• •		••		1	Aug.,	,,
			PRINTING	AND STA	TIONERY	DEPA	ARTMENT.					
ollins, Frederick Charles.	· ·		Clerk				Wellington				Aug.,	192
uckling, Archibald Louis		• •	Machinist	• •	• •	• •	,,	••	• •	1	**	,,
•]	Prisons .	DEPART	MENT.						
	•		Night-watch	Warder	••		Kaingaroa	••.		1	Feb.,	192
ooth, John			Pur	BLIC TRUE	ST DEPA	RTMEN	TT.					,
ooth, John			Cadet Accounts Cle				Head Office, W	ellington			Mar.,	
arnicoat, Cuthbert Richn	nond	• •	A	rl-			,,			11	Aug.,	,,
arnicoat, Cuthbert Richnray, Gordon										1	Sept.,	,,,
arnicoat, Cuthbert Richnray, Gordon					• •	• •	Nani	**				,,
arnicoat, Cuthbert Richn ray, Gordon acfarlane, John Archibal tarkey, Karwhena Theod	ld James lore Man	ey	Cadet	• •		 Clerk	Napier Christehurch	•••		6	Feb.,	
earnicoat, Cuthbert Richn ray, Gordon Lacfarlane, John Archibal tarkey, Karwhena Theod	ld James lore Man	ey	Cadet Junior Estate	es Admini	istration	Clerk	Christehurch	• •		6	Feb.,	,,
Sarnicoat, Cuthbert Richn Fray, Gordon Iacfarlane, John Archibal tarkey, Karwhena Theod Vilkinson, Francis John .	ld James lore Man	ey	Cadet Junior Estate	es Admini	istration	Clerk artme	Christehurch	• •		6	Feb.,	,,
Sarnicoat, Cuthbert Richn Fray, Gordon Iacfarlane, John Archibal tarkey, Karwhena Theod	ld James lore Man	ey	Cadet Junior Estate	es Admini	istration	Clerk	Christehurch NT. Mangahao	• •	•••	6	Feb., Sept.,	, 192
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arnicoat, Cuthbert Richmerzy, Gordon Lacfarlane, John Archibal tarkey, Karwhena Theod Vilkinson, Francis John Inderson, George Pellow LeGill, Frederick William	ld James lore Man	ey 	Cadet Junior Estate PUB Assistant En Draughtsman	es Admini ELIC WOR gineer n	istration KS DEP. JRANCE	Clerk ARTME DEPAR	Christchurch NT. Mangahao Christchurch			6 16	Sept.,	,, 192 ,,
Sarnicoat, Cuthbert Richn ray, Gordon Lacfarlane, John Archibal tarkey, Karwhena Theod Vilkinson, Francis John underson, George Pellow LoGill, Frederick William	ld James lore Man	ey 	Cadet Junior Estate PUB Assistant En Draughtsman	es Admini ELIC WOR gineer n	istration KS DEP. JRANCE	Clerk ARTME DEPAR	Christchurch NT. Mangahao Christchurch		•••	6 16 30	Feb., Sept.,	, 192 , 192

OFFICERS PROMOTED.

Name.	_	Promoted from	Pr	Promoted to	
	Position.	Place.	Position.	Place.	Date.
		CUSTOMS DEPARTMEN	.ES	ì	
Kowe, James Grimmond	Looker	Auckland	Locker	Manufacturing Warehouse,	1 Feb., 1921.
Tizard, Henry James	Clerk	Napier	Warehouse-keeper	Auckland	12 Mar., "
Totto Debent Conference		NCE DEP.	PARTMENT.	TT.	
::	Clerk	Greymoun Head Office, Wellington	Chief Clerk	Invercargill	9 Mar., 1921.
	Clos mortos as a	grnal Affairs Dep.	MENT.		1 15.
Koss, Ada Sopnia	Charwoman	Daneann	Forecharwoman	Dunedin	1 Dec., 1920.
Tresidder, Alan Leslie	Clerk in Magistrate's Court	JUSTICE DEPARTMENT Wellington	ENT. Clerk of Courts	Ashburton	11 Nov., 1920.
McBride, William	Clerk	LAND AND DEEDS DEPARTMENT. Auckland Ki	rment.	Dunedin	10 Dec., 1920.
		LANDS AND SURVEY DEPARTMENT.	fbnt.		
Burnley, Frank Rupert Vickerman, Alfred Herbert	Surveyor Chief Draughtsman	Auckland Invercargill	Land Transfer Draughtsman Chief Draughtsman	Napier North Auckland	l Nov., 1920.
Douglas, Harold King	Divisional Accountant	PUBLIC TRUST DEPARTMENT Head Office, Wellington	IBNT. Relieving Accounting Officer	Wellington	l Dec., 1920.
Hannah, Alexander Boyd	Clerk	Stamp Duties Department, Nel- First Clerk	T. First Clerk	Stamp Duties and Land and	1 Jan., 1921.
Kennedy, Martin	:	son Christchurch	:	Deeds Department, Nelson Gisborne	: :
Poutawera, Leonard Rahiri	Clerk	INTERDEPARTMENTAL PROMOTIONS Public Works Department, Wel. Clerk ington	Ns. Clerk	Lands and Survey Department,	7 Mar., 1921.

OFFICERS TRANSFERRED.

					21	
Name.		TISTISTELLEG ILOU	d irom	##	Transferred to	
	Position.		Place.	Position.	Place.	Davie.
Melrose, George Baines	Inspector of Stock	:	AGRICULTURE DEPARTMENT. New Plymouth In	ENT. Inspector of Stock	Te Awamutu	12 Mar., 1921.
Russell, John Herbert Mowbray	Clerk	:	CUSTOMS DEPARTMENT. Head Office, Wellington	ENT.	Wellington	26 Jan., 1921.
Bagnall, Douglas Pollock Bagnall, Isabel Anderson Guest, Joseph John Guest, Lilian Rose	Assistant Teacher Head Teacher Assistant Teacher	::::	EDUCATION DEPARTMENT Native School, Te Ahuahu Native School, Tuhara ''	Assistant Teacher Head Teacher Assistant Teacher	Native School, Waikare Native School, Te Teko	Mar., 1921. 14 " 14 "
Wykes, Cyril Dellow	Inspector of Health	:	Health Department. Whangarei	rr. Inspector of Health	Dargaville	4 Feb., 1921.
Twining, Horace John Aldred	Clerk	:	LAND AND DEEDS DEPARTMENT. Auckland Clerk	ARTMENT Clerk	Gisborne	4 Mar., 1921.
Lane, James Paton McCarroll, James Maingay, Marcus Lawrence Tenison	Clerical Cadet	:::	LANDS AND SURVEY DEPARTMENT. Auckland Clerk Head Office, Wellington Clerical North Auckland Draug	RTMENT. Clerk Clerical Cadet Draughting Cadet	District Office, Wellington North Auckland	11 Mar., 1921.
Kydd, John White, William John	Inspector of Machinery	: :	Marine and Inspection of Machinery Department. Napier Inspector of Ma	ERY DEPARTMENT. Inspector of Machinery	Auckland Gisborne	15 Feb., 1921.
Cumberbeach, David Leonard	District Supervisor	NATIONAL	Provident and Friendly Sunedia	SOCIETIES DEPARTMENT District Supervisor	Napier	9 Mar., 1921.
Macfarlane, Annie Elizabeth McLoughlin, William Alexander	Assistant Matron Acting Principal Warder		Prisons Department. Addington	NT. Assistant Marton Acting Principal Warder	Auckland Templeton	5 Mar., 1921.
Best, George Duder Davis, Osgar Tillotson Knapp, Clifford Vincent McClymont, Vernon Millier, William Robert Phillips, Reuben Stanley Russell, Raymond Charles Scott, John White Silson, Joseph Henry Urwin, Albert Edward	Cadet Assistant Accountant Cadet Assistant Accountant Cadet Assistant Accountant Cadet Accounts Clerk Accounts Clerk		PUBLIC TBUST DEPARTMENT. Head Office, Wellington Cao Timaru Cle Head Office, Wellington Cac Auckland Cac Head Office, Wellington Cac Napier Cac Hamilton Cac Palmerston North Cac Wellington Cac	MENT. Cadet Assistant Accountant Clerk Cadet Assistant Accountant Cadet Assistant Accountant Cadet Accounts Clerk Accounts Clerk	District Office, Wellington Head Office, Wellington Timaru Brad Office, Wellington District Office, Wellington Head Office, Wellington Head Office, Wellington """ """ """ """ """	1 Mar., 1921. 1 Mar., 1921. 1 1

OFFICERS TRANSFERRED-continuea.

;		Transferred from	of from		Transferred	arred to	£
Name.	Position.		Place.	Position.		Place.	Date.
			PUBLIC WORKS DEPARTMENT.	ENT.			
Barker, Arthur Wallace Jenkins, Ambrose Colter Vine, Edwin Alfred	Overseer Assistant Engineer Overseer	:::	Waitaria Tahora Hamilton	Overseer Assistant Engineer Overseer	:::	Blenheim	9 Feb., 1921. 7 Mar., ", 1 ", ",
Wilson, Campbell Dick	Clerk in Charge	:	State Advances Department. Insurance Branch, Wellington Clerk	TMENT.	:	Accounts Branch, Wellington	l Mar., 1920.
			INTERDEPARTMENTAL.				
Anderson, Ellen	School Nurse	:	_	School Nurse	:	Health Department, Greymouth	1 Feb., 1921.
Baker, Eleanor Southey	School Medical Officer	:	Education Department, Christ-	School Medical Officer	:	Health Department, Christchurch	1 ,,
Brazendale, Nicholas	Clerk	:	Public Trust Department, Wel-	Clerk	:	Printing and Stationery Depart-	, ,
Bulkley, Dorothy	School Nurse	:	Education Department, Wel-	School Nurse	:	Health Department, Wellington	1 ,, ,,
Cherry, Clara Edwards	:	:. :	Education Department, Auck-	:	:	. Health Department, Auckland	1 ,, ,,
Colley, Catherine Charlotte Collier, Rosa	School Medical Officer	::	Ditto Education Department, Christ-	School Medical Officer		. Health Department, Christchurch	., ., 1
Comrie, Helen Matilda	School Nurse	:	church Education Department, Hamil-	School Nurse	:	Health Department, Hamilton	" " 1
Dowd, Wilfred Augustine	Clerk	:	Post and Telegraph Department,	Clerk	:	Stamp Duties Department,	2 Mar., "
Dowd, Wilfred Augustine	:	:	Stamp Duties Department,	:	:	. Land and Deeds Department,	6 ,, ,,
Dunn, Richmond	Dental Supervisor	:	Education Department, Wel-	Dental Supervisor	:	Health Department, Wellington	1 Feb., ,,
Early, Louisa Margaret	School Nurse	:	Education Department, Auck-	School Nurse	:	. Health Department, Auckland	
Egan, John Henry Emerson, Lilian Ådeline	School Dental Officer School Nurse	::	Ditto Education Department, Christ-	School Dental Officer School Nurse	::	. Health Department, Christchurch	1 ,, ,,
Gabites, Eleanor May Gollan, Jane Emeline Mary	Draughtswoman	: :	Education Department, Dunedin Lands and Survey Department,	". Draughtswoman	::	. Health Department, Dunedin State Forest Service Department,	1 1 Mar., .,
Gunn, Elizabeth Catherine	School Medical Officer	:	Education Department, Wa-	School Medical Officer	:	Health Department, Wanganui	1 Feb., "
Hanron, Mary Honorah	School Dental Officer	:	Education Department, Auck-	School Dental Officer	:	. Health Department, Auckland	,, ,, 1
Hastie, Helen Nena Henderson, Albert	School Nurse School Medical Officer	::	Education Department, Nelson Education Department, Te Awa-	School Nurse School Medical Officer	::	. Health Department, Nelson Health Department, Te Awa-	1 ,, ,,
Hungerford, Gladys	School Nurse	:	mutu Education Department, Timaru	School Nurse	•	Health Department, Timaru	1 ,, ,,

, D	-	Transferred fa	from	Transferred to	red to	į
Name.	Position.		Place.	Position.	Place.	Date.
			INTERDEPARTMENTAL.—cont	-continued.		
Hunter, Thomas Anderson	Chief School Dental Officer	:	Department, W	Director, Division of Dental Hygiene	Health Department, Wellington	1 Feb., 1921.
Irwin, Emma Johnson, Benjamin Olof	School Medical Officer	::	Education Department, Dunedin Posts and Telegraph Department,	School Medical Officer Messenger	Health Department, Dunedin Internal Affairs Department,	1 ", ", ", 1 Mar., ",
Keith, John Neill Lambie, Mary Isabel	School Medical Officer School Nurse	. : :	Wellington Education Department, Nelson Education Department, Christ-	School Medical Officer School Nurse	Welington Health Department, Nelson Health Department, Christchurch	1 Feb., ",
Lee, Winifred Annie	•	:	church Education Department, Auck-	:	Health Department, Auckland	1 ,, ,,
Leeper, Bertram Charles Alexander	School Medical Officer	•	Education Department, Inver-	School Medical Officer	Health Department, Invercargill	1 ,, ,,
Lees, Winifred Mary Lorimer, Jessie	School Nurse	::	cargin Education Department, Napier Education Department, Christ-	School Nurse	Health Department, Napier Health Department, Christchurch	1 ,, ,,
McArthur, Francis Bannatyne Keddie	School Dental Officer	:	church Education Department, Wark-	School Dental Officer	Health Department, Warkworth	1 ,, ,,
McDavitt, Mary	School Nurse	:	Worth Education Department, Christ-	School Nurse	Health Department, Christchurch	ı " "
Monaghan, Patrick	Assistant Medical Officer and House	nd House	Courst and Health Resorts De-	Assistant Medical Officer	Mental Hospitals Department,	22 ., ,,
Nicolson, James Stewart Noonan, Kathleen Mary Nutsey, Emily May	Surgeon School Dental Officer School Nurse	:::	partment, Kotorua Education Department, Dunedin Education Department, Napier Education Department, Auck-	School Dental Officer School Nurse	Forrus Health Department, Dunedin Health Department, Napier Health Department, Auckland	
Parker, Philip Rossell Paterson, Ada Gertrude	School Dental Officer School Medical Officer	::	land Education Department, Nelson Education Department, Wel-	School Dental Officer School Medical Officer	Health Department, Nelson Health Department, Wellington	1 ,, ,,
Rowley, Thomas Joseph	School Dental Officer	:	Ington Education Department, Christ-	School Dental Officer	Health Department, Christchurch	1 ,, ,,
Sandman, Amelia Sands, Ethel Adelaide Spring, Ellen	School Nurse School Medical Officer School Nurse	: : :	church Education Department, Nelson Education Department, Napier Education Department, Inver-	School Nurse School Medical Officer School Nurse	Health Department, Nelson Health Department, Napier Health Department, Invercargill	11
Stone, Eliza Mabel	Clerk	:	cargill Post and Telegraph Department,	Shorthand-typist	Labour Department, Christ-	9 Mar., "
Stubbs, Florence Julia Trehey, Constance M	School Nurse Clerk (C, VII)	::	Wenington Education Department, Dunedin Relieving Staff, Internal Affairs	School Nurse Office Assistant (G)	Guuron Health Department, Dunedin State Fire Insurance Depart-	l Feb., " l Mar., "
Tripe, Cornelius Polglays Brandon	School Dental Officer	:	Department, Palmerston North Education Department, Wel-	School Dental Officer	ment, Palmerston North Health Department, Wellington	1 Feb., "
Vyner, Helen Laura	School Nurse	:	Ington Education Department, Wha-	School Nurse	Health Department, Whangarei	1
Wallace, Beatrice	:	:	Education Department, Wel-	:	Health Department, Wellington	1 " "
Wilkie, Harriet Johana Campbell	School Medical Officer	:	Education Department, Auck-	School Medical Officer	Health Department, Auckland	1 ,, ,,
Wilkins, Edgar Henry	Chief School Medical Officer		Education Department, Wel-	Director, Division of School Hygiene	Health Department, Wellington	1 ,, "
Willis, Francis Mary Wilson, Christina Annie Munro Wise, Winifred Dorothea Eleanor	School Nurse	• • •	Ingron Ditto Education Department, Dunedin Education Department, Wanga-	School Nurse	Health Department, Dunedin Health Department, Wanganui	1 " " " " " " " " " " " " " " " " " " "

CORRIGENDUM.—Entry on page 3370 of Gazette No. 96, of the 2nd December, 1920, is cancelled: "Williams, H. A., Cadet, Auckland, transferred to Whangarei, 6/10/1920."

RESIGNATIONS.

	RESIG	NATIONS.		
Name.	Position		Place.	Date left Service.
	Agricultui	RE DEPARTMENT.		
Davies, Gwladys Nest	Cheese Instructress	Dairy Div	vision, Wellington	14 Feb., 1921.
,	Crown La	W DEPARTMENT.		•
Macassey, Percy Seaborn Ket	tle Crown Solicitor	Wellingto	n	. 31 Jan., 1921.
		DEPARTMENT,		
Hutchinson, Walter Hardie	Sole Teacher	Native Sc Special Sc ner Native Sc	hool, Oruanui	. 31 Mar., 1921.
McLean, Cecilia Ross Richards, Verea Irene May	First Assistant Teach	ner Native Sc	shool, Paparore	31 , ,
	Internal Afi	FAIRS DEPARTMENT.		
Bastin, Albert William	Clerk	Wellingto	n	. 28 Feb., 1921.
Dixon, Lucy Hackett	Shorthand-typist	,,	••	. 21 Mar., ,,
		DEPARTMENT.		
Vallance, Colin Stuart	Clerk	Auckland		. 4 Mar., 1921.
		VRVEY DEPARTMENT.		
Anglesey, Charles William Peacock, Lindsay Gordon Whiting, Edward Harold	Clerical Cadet Draughting Cadet Clerk	Nelson North Au		. 28 Feb., 1921. . 2 Mar., ,,
Whiting, Edward Harold	Clerk	Blenheim		. 5 ,, ,,
	MARINE AND INSPECTION	of Machinery Departm	ENT.	
Bryce, Kathleen Mona	Shorthand-typist	Wellingto	on	. 15 Mar., 1921. . 23 Nov., 1920.
Cropp, Thomas James Keith	. Assistant Keeper	Cape Can	троен	. 23 Nov., 1920.
		ITALS DEPARTMENT.		0 3/ 1001
Rosevear, Lily Winifred	Probationer Nurse Nurse		ren	2 Mar., 1921. 10 Feb., ,,
Thomas, Helena Margaret Fe	mny "	Nelson .		. 28 ,, ,,
	NATIONAL PROVIDENT AND			
Flatt, Leslie John	Clerk	Wellingto	on	. 28 Feb., 1921.
		DEPARTMENT.		
Teutenberg, Ludwig Arnold 1	Berthold Registrar	Aotea Di	strict Native Lan Wanganui	d 31 Mar, 1921.
,	, p =	-	, , wanguran	'
Crombie, Margaret Dora	PRINTING AND ST Folder, &c	ATIONERY DEPARTMENT Wellingto	on	. 28 Feb., 1921.
Ciombie, margaret bota	•	_		, , 20 200, 202
O'Brien, Patrick		DEPARTMENT. rder Waikeria		. (11 Mar., 1921.
O Dilen, Laurek				. ,,
Barnard, William Charles	Cadet	JST DEPARTMENT Christchu	ırch	. 28 Feb., 1921.
Crocker, Cecil Rockwell	Clerk	Head Off	ice, Wellington .	. 23 Mar., "
	Public Wo	RKS DEPARTMENT.		
Millikin, Thomas McKenzie	Clerical Cadet	Whangar	ei	. 8 Mar., 1921.
·			1091	
* <i>P</i>	Amending entry on page 203 of New	Zealand Gazette No. 7, 01 27th	anuary, 1921.	
	RETIRE	MENTS, ETC.		
			D. J. J. & G	Danner last Carries
Name.	Position.	Place.	Date left Service.	Reason left Service.
	Defei	CE DEPARTMENT.		
Davies, Dorothy Florence	Shorthand-typist	Christehureh	16 Feb., 1921	
			.	leave.
•		R DEPARTMENT.	100 Tab. 1001 o	Dakinal an arman
Bremner, Elizabeth Robert- son	Officer in Charge	Women's Employment Bureau. Wellington	28 Feb., 1921	Retired on super- annuation.
501	Turne um C	URVEY DEPARTMENT.	•	
Drury, Ernest de Courcy		Christchurch	31 Mar., 1921	Retired on super-
				annuation.
	MENTAL HOS	PITALS DEPARTMENT.		
Donelly, Harry	Attendant	Auckland	29 Oct., 1920	Absent without leave.
Smith, Frederick Milton	,,	,,	10 Feb., 1921	Services terminated.
Smytheman, Myrtle	Nurse	,,	24 Dec., 1920	,,
		PATIONERY DEPARTMENT.		Care de la C
Allen, Bertram Bowen	Chief Clerk	Wellington	31 Mar., 1921	Retired on super- annuation.
				•
Wordham William Alfrad	Controller Con	UST DEPARTMENT. Mortgage Division, Head	28 Feb. 1921	Retired on super-
Fordham, William Alfred	Controller	Office, Wellington		annuation.
	[1	

W. B. MONTGOMERY, Comptroller of Customs.

RETURN OF THE NUMBER, TONNAGE, AND CREWS OF VESSELS EXTERED INVARDS AND OLEARED OUTWARDS AT THE SEVERAL PORTS OF NEW ZEALAND DURING THE QUARTER ENDED 31ST MARCH, 1921.

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		-		Wh	Whence.				British.		Ħ	Foreign.		L	Total.			M M	Whither	٠			British.			Foreign			Total.	
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	-	Cargo.	Ballast .(a)	Cargo.	Ballast (a).	OgraO	Ballast (a).	.aleaseV	Tons.	Crews.	Vessels.	.anoT	Crews.	Vesselg.		Orews.	Cargo. Ballast	OSTEO	Ballast	(a).	Ballast (a)	Vessels.	топо.	Стема.	Vessels.	.апоТ	Crews.	Vessels.	.впоТ	Crews.
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Westport	: :	::	::	: :	: :	: :	:-	: =	1,194	:80	::	::	· : :	1,	,194	 30	: :	::	:-	::	::	:-	1,194	. e	: :	: :	: :	:⊣	1,194	. es
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Osmaru Dunedin Bluff Harbour	: : :	:::	:::	10	: : :	:01 :	:::	: ∞ ro	14,155 7,153	280 260	:4:	8,128	140 i	12 22, 5 7,	22,283 7,153	420 260	:::	:	212	:::	:::	727	4,585 40,577 5,852	709 92 93	:თ:	24,765	359	757	4,080 65,342 5,852	1,068
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Grand total	:	16	67	129	12	37	-	177	484,809	10,938	20 4	46,812	679	531,621	1	11,617 2	23	26	88	55	5	152	416,131	9,252	25	61,527	887	177	477,658	10,139
Corresponding 1920	Quarter,	10	က	101	00	37	_	145	396,621	10,255	15 3	30,115	464 160		426,736 10,	10,719	14	1 67	46	91	<u>r-</u>	130	365,230	9,555	15	22,728	366 145	<u> </u>	387,958	9,921
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Customs Department, Wellington, 18th April, 1921.

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* Goods exported are credited, as far as possible, to each district of production, whether exported through the port for such district or not.

Countries.										_									Ε			
	Auckland.	Kaipara.	Teuranga. Tokomaru	Вау.	New Plymouth.	Waitara.	Pates.	Wanganui.	Wellington.	Napier.	Wairan (incl Picton).	Nelson. Westport.	Greуmouth	Нокітіка,	Lyttelton.	.uxemiT	osmáru,	.nibeand	Invercargil	Jaoq leoraq	.sfatoT	Correspond ing Qua ter, 1920
Foreign Countries, &c.	4	4	4	C41	CH	બ	બ		લ	બ		41 	બ	43	બ	બ	લા	બ	બા	બ	બ	બ
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Philippine Islands	:	:	:	:	:	:	:	:	: :	: :	: :	: :	: :	::	::	: :	::	::	:	, (c	61
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Alaska	:	:	:	:	:	:	:	:	:	:	:	: :	:	:	9.503	:	:	:	::	C3	2,505	90
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Cuba	:	-:	:	:		:	:			:	:	:	:	:		:	:		:	1	283.324	106.661
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Pacific Islands—	:	:	:														_				9. 697	1.690
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Totals	4,306,899	20,671 29	29,687 81,821	21 581,793	3 988,603	1,663	580,9781,	580,978 1,221,038 1,308,957	756,80	799,013 16	166,507 81	81,101 27,712	<u>!</u>	77,954 16,614	1,120,829	359,203	141,612	649,065	614,981	20,313	113,196,514	:
Corresp. Quarter, 1920 §	2,934,007	10,301	+-	527,350	0 645,882	84,176	445,9661,	445,966 1,270,980 1,332,415	332,415 1,	165,786 13	137,660 32	32,558 18,000		155,010 14,230	1,269,008	146,842	115,919	776,929	321,242	14,527	:	§11,418,788
		-	-	-	-		-	-	-	-	-		-	-		-	- .	Tibe of	11.00	e T.	Troludes energie exported .	· postor

Goods exported are credited, as far as possible, to each district of production, whether exported through Auckland, £10,510.
 Customs Department, Wellington, 18th April, 1921.

W. B. MONTGOMERY, Comptroller of Customs.

	Countries.	United Kingdom.	Brish Possessions, Protectorites, &c. Europe— Matta.	Aden. Burma. Ceylon.	Cyprus. Hong Kong. India. Straits Settlements. Welhaiwei.	Africa. British East Africa. British West Africa. Egypt. Northern Rhodesia. South African Union	America— British West Indies. Canada, via E. Coast. ,, via W. Coast.	Australia Australia Fiji. Gilbert & Ellice Isis. Naru (Pleasant) Is. Norfolk Island. Papua.	Western Samoa.	Foreign Countres and Possessions. Burppe— Burppe— Belgium. Czecho-Slovakia. Dermark. France. Spain. Spain. Sweden.
, 1921.	Correspond- ing Quar- ter, 1920.	3,340,522	:	12,473 $303,121$	8,313 239,389 31,619	29,205 79,817	313 448,028 145,580	1,875,587 237,261 8,168 79	5,477	1,515 5,416 11,514 11,173 11,173 11,173 11,035 11,173 11,035 11,035 11,035 11,035
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† Includes specie imported : Anckland, £2,000; Wellington, £4,105; Lyttelton, £1,550; Dunedin, £3,400.

W. B. MONTGOMERY, Comptroller of Customs. * Includes specie imported: Auckland, £5,120; Wellington, £11,120; Lyttelton, £640; Dunedin, £2,640. Customs Department, Wellington, 20th April, 1921.

Notice to Mariners .- No. 17 of 1921.

Marine Department,

Wellington, N.Z., 19th April, 1921.

THE following Notices to Mariners, which have been received from the Hydrographic Office, London; the Hydrographic Office, Washington; the Department of Trade and Customs, Melbourne; the Marine Board, Hobart; and the Harbour and Light Department, Fremantle, are published for general information.

ROBERT DUNCAN, Secretary.

ENGLAND.

SOUTH COAST.—SPITHEAD APPROACH.—NAB LIGHT-VESSEL. ALTERATION IN POSITION.

New Position.-At a distance of about 2 cables northward of position shown on charts and about 4 cables northward of the Nab Tower. Lat. 50° 40′ 26″ N., long. 0° 57′ 14″ W. Description.—As described in Admiralty publications.

SPITHEAD APPROACH.—NAB TOWER.—ALTERATION IN SPOIL-GROUND SOUTHWARD OF.

Position.- Nab Tower, lat. 50° 40' N., long. 0° 57' W.

(approx.).

Details.—The two spoil-grounds marked "Old Spoil-ground" and "Spoil-ground (1916)" southward of the Nab Tower are no longer to be used, and are to be expunged from the charts. The spoil-ground now in use is a triangular area the points of which are as follows:—

(i.) Nab Tower.

(ii.) A position situated 2.60 miles, 241°, from Nab Tower.

(iii.) A position situated 2.56 miles, 158°, from Nab Tower.

Remarks.—The undermentioned objects in transit respectively mark the above area:—

(a.) Nab Tower and the hotel on Selsea Bill.

(b.) Nab Tower and conspicuous chimney on Eastney Point. (approx.).
Details.-

Point.

(c.) Yarborough Monument and Ashley Down Tower.

Note.—The above spoil-ground is to be inserted in pecked line on the charts and marked "Spoil-ground (1921)."

South-east Coast.—East Goodwin Light-vessel.—Day-mark established.

Position.—Lat. 51° 13' N., long. 1° 36' E. (approx.).

Details.—The light-vessel with the lantern permanently fixed at the masthead has been withdrawn, and replaced by a light-vessel carrying at the masthead a daymark consisting of an inverted triangle over a diamond.

Remarks.—The remaining characteristics are unaltered.

SCOTLAND.

WEST COAST.—RIVER CLYDE.—AMENDED INFORMATION REGARDING PILOTS.

-Gourock Pier, lat. 55° 58' N., long. 4° 49' W. Position.

According to the Rank, Kempock Point, or to Cumbrae. Pilotage is compulsory between Glasgow and Kempock Point, or to Cumbrae. Pilotage is compulsory between Glasgow and Kempock Point, or to Cumbrae. Pilotage is compulsory between Glasgow and Kempock Point, or to Cumbrae. Pilotage is compulsory between Glasgow and Kempock Point for merchant vessels over 100 tons gross register, and is compulsory between Glasgow and Kempock Point for merchant vessels over 100 tons gross register, and is compulsory between Glasgow and the Cumbrae Islands for all vessels carrying passengers. Pilots are taken to and from vessels off Kempock Point and at the Tail of the Bank and Dumbrae by a steam pilot-boat and auxiliary motor-boats which carry the pilot flag at the masthead by day and the regulation lights for a steam pilot-vessel by night.

Note.—The note "Pilot Stn." is to be inserted on the charts at Kempock Point, and the note "Pilots" near Tail of the Bank is to be expunged from Chart No. 2006. (approx.).
Details.-

NORTH ATLANTIC OCEAN.

TRANS-ATLANTIC STEAMSHIP ROUTES.—ICE PATROL SERVICE.

Trans-Atlantic Steamship Routes.—Ice Patrol Service.

1. In connection with the International Ice Observation and Ice Patrol Service the U.S.S. "Seneca" will leave New York on 15th February, 1921, or as soon thereafter as practicable, and proceed to the Grand Banks of Newfoundland and locate the ice fields and icebergs, thereafter keeping in touch with the ice situation, making such observations as practicable on the quantity of ice, its kind, extent, and drift, and obtaining such information as may seem to be of value.

2. The service to be performed is primarily the ascertainment of the locations and the progressive movement of the limiting lines of the regions in which icebergs and field ice exist in the vicinity of the Grand Banks of Newfoundland, and the dissemination of the information so ascertained for

the guidance and warnings of navigators; and, co-ordinately with these primary duties, the making of such oceanographical and meteorological observations as will form a contribution toward the knowledge of the reasons why the limiting lines assume their observed locations.

assume their observed locations.

3. Experience of previous years has shown that a continuous ice patrol should be established about 1st April and continued throughout the season of dangerous ice conditions. It is the intention to detail an additional vessel for that purpose and to have the ice patrol commence on 1st April next, unless information be received indicating that the constant patrol should commence on an earlier date. Instructions for the ice patrol will be issued when the additional vessel shall be detailed to that duty.

WEST INDIES.

ARUBA ISLAND.—NORTH-WEST POINT.—LIGHT ESTABLISHED.

A new light with the following characteristics will be lighted on the 15th January, 1921, at the north-west point of Aruba Island :-

Group flashing white with two short flashes, period 10 seconds, thus—flash, eclipse 2.5 seconds; flash, eclipse 7.5 seconds; incandescent oil illuminant; focal height above high water 164 ft. (50 meters); shown from a stone tower.

Further information about the position of the light with respect to the coast-line and the approximate visibility will be furnished later.

Approx. position of north-west point: 12° 37' N., 70° 4' W.

PERU.

COLES POINT.—LIGHT ESTABLISHED.

Position.—On the rocks south-westward of Coles Point. Lat. 17° 42′ 7″ S., long. 71° 22′ 50″ W. (approx.).

Abridged Description.—Lt. fl. ev. 15 secs., abt. 115 ft.,

vis. 17 m.

Characteristics.—Character, flashing white every fifteen seconds, thus: Flash 1 sec., eclipse 14 secs. Elevation, about 115 ft. (35 m.). Visibility, 17 miles. Structure, white circular tower.

UNITED STATES.

ATLANTIC COAST.—DELAWARE BAY APPROACH.—OBSTRUC-TION REPORTED.

Position.—At a distance of about 14 miles south-eastward from Cape May Lighthouse. Lat. 38° 45′ 7″ N., long. 74° 46′ 6″ W. (approx.).

Description.—A submerged obstruction.

Note.—The above position is to be encircled by a danger line on the charts, and marked with the note "Obstruction reported (1920)."

Pacific Coast.—San Francisco Harbour Entrance.—
Fort Point.—Shoal Northward of.—Alteration in Position of Buoy.

(1.) Shoal:

Position.—At a distance of 1.75 cables, 350°, from Fort Point Lighthouse. Lat. 37° 49′ N., long. 122° 29′ W.

(approx.). $Depth.-4\frac{1}{2}$ fathoms (8·2 m).. Remarks.—The depth of 8 fathoms close north-westward of the above position is to be expunged from Chart

No. 591.

Caution.—Vessels should give Fort Point Lighthouse a berth of at least 2½ cables.

New Position.—At a distance of about three-quarters of a cable north-eastward from position shown on chart, and 2 cables, 333°, from Fort Point Lighthouse.

Description.—Fort Point ledge red conical buoy No. 2.

· CANADA.

BRITISH COLUMBIA.—BURRARD INLET. -VANCOUVER HAR-BOUR ENTRANCE.—ALTERATIONS IN BUOYAGE.—INFORMA-TION WITH REGARD TO DEPTH.

Position.-Brockton Point, lat. 49° 18' N., long. 123° 7' W.

(approx.).
(1.) Buoy established:

Position.—At a distance of 2.95 cables, 312°, from Brockton Point light.

Description.—A black spar buoy.

(2.) Alteration in position of buoy:

New Position.—At a distance of about half a cable

New Position.—At a distance of about half a cable north-eastward from former position and 3.90 cables, 304°, from Brockton Point light.

Description.—A red spar buoy.

Remarks.—This spar buoy now marks the 5-fathom (9·1 m.) contour line on the southern side of the channel, which is to be amended accordingly on the chart; the depth of 6½ fathoms close to the new position of the buoy is to be expunged.

(3.) Information regarding depths:

etails.—There is now a least depth of 27 ft. (8.2 m.) on Parthia Shoal, and similar depths exist in certain places northward of the shoal.

Note.—The note on Parthia Shoal is to be altered to read "Dredged to 27 ft. (1920)"; and a note "Depths of 4½ fathoms (reported 1920)" is to be inserted on the chart northward of Parthia Shoal.

SUMATRA.

East Coast.—Banka Strait.—Amelia Bank.—Decreased DEPTH ON SHOAL.

Position.—At a distance of about 6 miles south-westward from Tanjong Puni. Lat. 2° 13′ S., long. 105° 14′ 50″ E., on Chart No. 3471.

Depth.—3 fathoms (5.5 m.).

Remarks.—The above depth is to be substituted for the depth of 11 fathoms shown on the charts in this position.

depth of 41 fathoms shown on the charts in this position.

EASTERN ARCHIPELAGO.

STRAIT OF MAKASSAR.—LITTLE PATERNOSTER ISLANDS. LIGHT ESTABLISHED.

Position.—On the northern side of Balabalágan. Lat-2° 32′ 24″ S., long. 117° 57′ E.

Abridged Description.—Lt. occ. ev. 4 secs., 143 ft., vis. 17 m. Characteristics.—Character, Occulting white every four seconds, thus: Light 2 secs, eclipse 2 secs. Elevation, 143 ft. (43·6 m.). Visibility, 17 miles. Structure, white iron framework, 131 ft. (39·9 m.) in height.

AUSTRALIA.

QUEENSLAND.—CAIRNS HARBOUR ENTRANCE—REMAINS OF FAIRWAY BEACON MARKED BY BUOY.

Position.—Lat. 16° 51' S., long. 145° 49' E. (approx.).
Details.—There is now a least depth of 5 ft. (1.5 m.) over
the remains of the fairway beacon which was destroyed in
the year 1918. The above depth, encircled by a danger
line, is to be inserted on the charts in the position of the beacon.

Remarks.—The remains of the beacon are marked by a

black buoy.

The note "(remains of)" is to be added to the description of the beacon on the charts.

FITZROY RIVER.-LIGHTS TO BE EXPUNCED FROM CHART. CAUTION.

Position.—Cardigan Point, lat. 23° 33' S., long. 150° 56' E.

(approx.).

Details.—All lights at Port Alma and in the Fitzroy River westward of the meridian of longitude 150° 54′ E. are to be expunged from Chart No. 363.

Caution.—The cautionary note regarding the necessity for

Caution.—The cautionary note regarding the necessity for local knowledge in navigating above Cardinal Point is to be expunged from the chart, and the following inserted in its

place:

Caution.—Owing to the shifting nature of the shoals and the general intricacies of the channels in the Fitzroy River, only the outer lights are shown. Strangers should

not attempt to enter without a pilot.

Note.—A new edition of Chart No. 363 embodying these corrections will shortly be published.

EAST COAST.—BROOK ISLANDS (SOUTH ISLAND).—INTENDED NEW LIGHT.

Mariners and others are hereby notified that a group flashing white light (U) will be established on South Brook Island on or about 31st July, 1921.

or about 31st July, 1921.

Position.—On the summit of South Brook Island. Lat.

18° 9½' S., long. 146° 18½' E., on Chart No. 2349.

Details.—Character, group flashing white light showing four flashes every twelve seconds, thus: Flash ½ sec., eclipse 1 sec.; flash ½ sec., eclipse 1 sec.; flash ½ sec., eclipse 1 sec.; flash ½ sec., eclipse 7½ secs. Visibility, 18 miles. Power, 3,000 candles. Structure, red frame tower; height, 54 ft.

(16.5 m.).

Remarks.—The light will be unwatched. Note.—Further details will be given.

SOUTH COAST.--Victoria.--Port Phillip.--Amended Tidal INFORMATION AND CAUTION REGARDING DEPTH IN EN-TRANCE.

-Queenscliff, lat. 38° 16′ S., long. 144° 40′ E.

(approx.).
Note.—The H.W.F. & C. at Lonsdale Point is to be amended on charts Nos. 1695b and 3169.

BASS STRAIT.—DEAL ISLAND LIGHT.—ALTERATION IN CHARACTERISTICS AND VISIBILITY.

Mariners and others are hereby notified that the former revolving white light on Deal Island has now been replaced by a group flashing white light (U); and, further, that the signal-station has been discontinued.

Position.—On summit of Deal Island, south-west end. Lat. 39° 29¾' S., long. 147° 19½' E., on Chart No. 1695A.

Details.—The revolving white light has been replaced by a group flashing white light having the undermentioned characteristics :-

flashes every nine seconds, thus: Flash $\frac{1}{3}$ sec., eclipse 1 sec.; flash $\frac{1}{3}$ sec., eclipse 1 sec.; flash $\frac{1}{3}$ sec., eclipse Character.-

Elevation.—1,000 ft. (305 m.).

Elevation.—1,000 ft. (505 m.).
Visibility.—17 miles.
Power.—3,000 candles.
Structure.—White circular concrete tower, 73 ft. (22·2 m.) in height.
Remarks.—The light is unwatched. The signal-station has

been discontinued.

Note.—The caution inserted in Notice No. 23 of 1920—viz., that "the light will not be visible within a radius of about 4 miles of Deal Island"—is to be deleted, as the light is visible close up to Deal Island until obscured by the cliffs. No further notice will be given.

NORTH-WEST COAST OF WESTERN AUSTRALIA.

Mariners and others are hereby notified that a group flashing white light (U) will be established at Bannangarra, Mount Blaze, lat. 20° S., long. 119° 37′ E., approximately, on or about 28th February, 1921.

Character.—Group flashing light showing two flashes in quick succession every six seconds, thus: Flash 0.3 sec., eclipse 0.9 sec.; flash 0.3 sec., eclipse 4.5 secs.

TASMANIA.

East Coast. — Eddystone Point Light. — Intended Alteration in Characteristics.

Date of Alteration.—On or about 15th March, 1921.

Position.—Lat. 41° S., long. 148° 21′ E. (approx.).

New Abridged Description.—Lt. gp. fl. (3), ev. 30 secs.,

Details.—The group and alternating group ffashing white and red light will be replaced by a light having the undermentioned characteristics:—

Character.—Group flashing white showing three flashes, each of about 1.4 seconds duration, every thirty seconds.

Elevation.—139 ft. (42·4 m.). Visibility.—18 miles, from 151° through south to 24°.

Power.—70,000 candles.
Structure.—Circular granite tower, 116 ft. (35·3 m.) in

Remarks.—A faint fixed white light will be visible in Bay of Fires from 24° to the shore.

Note.—No further notice will be given.

REMOVAL OF BUTTS ROCK LIGHT TO GARDEN ISLAND, HUON RIVER.

Mariners and others are informed that it has been necessary to remove the lantern and apparatus of Butts Rock light, and that it is the intention of the Marine Board to re-establish the light on Garden Island. Further particulars will be published in due course.

BAY OF BENGAL.

Hugli River Approach.—Alteration in Positions of Light · vessels. — Wreck - buoy withdrawn. — Pilot-VESSEL.

1. The Calcutta Port Commissioners have given notice that on 1st January, 1921, the following changes would be made in the light-vessels in the approach to the Hugli River:—

in the light-vessels in the approach to the Hugli River:—
(a.) Eastern Channel Light-vessel would be moved $3\frac{1}{5}$ miles.
180° and re-established without change in 22 fathoms of water.
Approx. position: 20° 53′ N., 88° 12′ 7″ E.
(b.) Intermediate Light-vessel would be moved 2·2 miles
180° and re-established in $7\frac{1}{2}$ fathoms of water.
The hull is painted red with "INTERMEDIATE" in white on the sides, and a black half globe, sperical side down, at the masthead the masthead.

An occulting white light (period 2 seconds, light 1 second, eclipse 1 second, visible 11 miles) is exhibited 31 ft. above the water from a lattice-work superstructure erected on the

forecastle.

A fixed white light, visible all around the horizon, is also carried at the stern, 18 ft. above the water.

Approx. position: 21° 11 20″ N., 88° 12′ 7″ E.

Note.—The Mermaid wreck-buoy would be discontinued.

(c.) Lower Gaspar Light-vessel would be moved 2·2 miles 148° and re-esta blished without change in 5 fathoms of water, in the present recition of University Standard buoy.

148° and re-established without change in 5 fathoms of water, in the present position of Upper Saugor Sand buoy.

Approx. position: 21° 24′ N., 88° 9′ E.

Note.—The longitudes depend on Madras Observatory, being in longitude 80° 14′ 54.2″ E.

2. Pilot-vessel.—A steam pilot-vessel equipped with radio, painted white, with three masts and a yellow funnel, cruises off the entrance to the Hugli River, in the vicinity of Eastern Channel Light-vessel, usually to the southward.

Light.-During the south-west monsoon, from 15th March to 31st October, the pilot-vessel will exhibit every half hour, between sunset and sunrise, a searchlight beam at an elevation of 30°. This light will be revolved from east to west through south and back again, the total period of exhibition being I minute.

CAPE ST. JOHN.

SPINALONGA LIGHT. -INTENDED ALTERATION IN CHARACTER.

Date of Alteration.—Shortly.

Position.—Lat. 35° 20' N., long. 25° 47' E. (approx.).

Details.—The two vertical fixed white lights will be replaced by a fixed and flashing white light every two minutes.

This alteration has not yet been carried out, and the two fixed white lights are still exhibited provisionally, but with a visibility of only 9 miles.

Remarks.—Further notice will be given when information

PORTUGAL.

SOUTH COAST,—CAPE CARVOEIRO,—LIGHT ESTABLISHED.

SOUTH COAST.—CAPE CARVOEIRO.—LIGHT ESTABLISHED.
On the 1st December, 1920, Cape Carvoeiro light, Algarve Province, will commence to function, showing group flashing white, groups of 2 flashes, period 15 seconds; shows all around the horizon. The illuminating-apparatus is one of the 3rd order, shown from a quadrangular masonry tower rising from a one-story building all covered with white tiles. The lantern and support are painted red. Focal height of light above ground 59 ft. (18 m.); above water-level 190 ft. (58 m.); visibility 20 miles.

Approx. position: 37° 5′ 4″ N., 8° 26′ 25″ W.
An experimental period will cause irregular functioning for a time.

Note.—This light is not to be confused with Cape Carvoeiro light, west coast of Portugal.

MISCELLANEOUS.

MINE WARNINGS TO MARINERS.—TEMPORARY ALTERATIONS IN AIDS TO NAVIGATION MARKING MINEFIELDS.

Notice is given that the latest information received regarding temporary alterations in aids to navigation, marking the safe channels and the limits of mined areas, will be found in Mine Warnings to Mariners.

Notice to Mariners.—No. 18 of 1921.

Jack's Point Light, Timaru.—Temporary Change in Characteristic.

Marine Department,
Wellington, N.Z., 19th April, 1921.

Notice is hereby given that on account of repairs the occulting light on Jack's Point will be shown as a fixed light for about ten days on and from Thursday, the 28th April, 1921.
Charts, &c., affected.—Admiralty Charts Nos. 1212, 2532, and 3629; "New Zealand Pilot," 1908, eighth edition, page 247; "New Zealand Nautical Almanac," 1921, pages 261 and 363.

247; "and 363.

ROBERT DUNCAN, Secretary.

Special Books in Languages and Literature for the Teachers' Class C Certificate Examination, 1922 and 1923.

Education Department,
Wellington, 19th April, 1921.

In pursuance of regulations under the Education Act,
1914, notice is hereby given that at the Teachers' Class
C Certificate Examination of January, 1922, and January,
1923, respectively, the special books of which a knowledge will be required will be as follows:—

(a.) January, 1922.

ENGLISH.—Shakespeare, "Macbeth," "The Tempest"; Spenser, "Faery Queen," Book I; Bacon, Essays; George Eliot, "Romola." In addition, a knowledge of the period of literature 1579 to 1625 will be required. Special attention must be paid to Marlowe, Shakespeare, Spenser, Sidney, Bacon, and Jonson; but the other authors of the period are not to be neglected. The literary movements and their leaders, the current types and forms of literature and their representatives, as well as the influence of the ancient classics and of the leading Continental literatures on the English literature of the period must also be examined. Candidates must have some acquaintance with the general outlines of English Literature, including a knowledge and appreciation of the thought and style of standard English authors from Shakespeare to Tennyson. Tennyson.

LATIN.—Cicero, "De Officiis III": Virgil, "Aeneid VI."

FRENCH.—Rostand, "Cyrano de Bergerac"; Racine, "Andromaque"; Balzac, "Eugènie Grandet."

(b.) January, 1923.

(b.) January, 1923.

English.—Shakespeare, "Romeo and Juliet." "Hamlet"; Macaulay, Essay on Milton; Milton, "Samson Agonistes," "L'Allegro," "Il Penseroso," "Lycidas." In addition, a knowledge of the period of literature 1625 to 1688 will be required. Special attention must be paid to Milton, Dryden, Herrick, Butler, Taylor, Bunyan, and Browne; but the other authors of the period are not to be neglected. The literary movements and their leaders, the current types and forms of literature and their representatives, as well as the influence of the ancient classics and of the leading Continental literatures on the English literature of the period must nental literatures on the English literature of the period must also be examined. Candidates must have some acquaintance with the general outlines of English literature, including a knowledge and appreciation of the thought and style of standard English authors from Shakespeare to Tennyson.

LATIN. — Cæsar, "De Bello Gallico VII"; Horace, "Epistles I."

FERNCH.—Taine, "Voyage aux Pyrénées"; Corneille, "Le Cid"; Molière, "L'Avare."

J. CAUGHLEY, Director of Education.

Education Act, 1914.—General Council of Education.

Education Department,

Wellington, 20th April, 1921.

N pursuance of the regulations made in terms of section
9 (5) of the Education Act, 1914, it is hereby notified that-

For the election of members to represent the Education Boards of the North Island on the above-mentioned Council the following nominations were received, viz.: James Robert Kirk and Richard McCallum, M.P.

For the election of a member to represent the certificated male public-school teachers of the North Island the following nomination was received, viz.: Tom Umfrey

For the election of a member to represent the certificated male public-school teachers of the South Island the following nomination was received, viz.: Walter

Eudey.

For the election of a member to represent the certificated female public-school teachers of the North Island the following nomination was received, viz.: Estelle Rowlerson Wilson.

For the election of a member to represent the certificated female public-school teachers of the South Island the following nomination was received, viz.: Emily Anne Chaplin.

As the number of persons nominated in each case does not exceed the number to be elected, I hereby declare James Robert Kirk, Richard McCallum, Tom Umfrey Wells, Walter Eudey, Estelle Rowlerson Wilson, and Emily Anne Chaplin to be duly elected members of the General Council of Education Education.

F. L. SEVERNE, Returning Officer.

CROWN LANDS NOTICES.

Pastoral Runs classified in Otago Land District.

Department of Lands and Survey
Wellington, 12th April, 1921.

Notice is hereby given that the Commissioners appointed to classify and report upon runs in the Otago Land District have classified the pastoral runs in the Schedule hereto as therein noted, and the classification has been approved by His Excellency the Governor-General under section 225 of the Land Act, 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

Class A.—Pastoral Land.

Being Lands suitable exclusively for Pesturage, and not capable of being used with Profit in Areas of a Carrying-capacity of less than 5,000 Sheep.

Run 209, Waitaki County: Area, 520 acres (Crown land). Run 259, Tuapeka County: Area, 28,292 acres (national endowment).

D. H. GUTHRIE, Minister of Lands.

Pastoral Runs in Marlborough Land District classified.

Department of Lands and Survey,
Wellington, 12th April, 1921.

NOTICE is hereby given that the Commissioners appointed
to classify and report upon runs in Marlborough Land
District have classified the pastoral runs in the Schedule
hereto as therein noted, and the classification has been approved by His Excellency the Governor-General, under section 225 of the Land Act, 1908.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.—CROWN LAND.

Class A.—Pastoral Lands.

Being Lands suitable exclusively for Pasturage and not capable of being used with Profit in Areas of a Carrying-capacity of less than 5,000 Sheep.

Run	140, Marlborough Cour	$_{ m ty}$		Area,	1,860	acres
	141,	•		,,	2,213	,,
,,	142, ,,			,,	1,670	,,
,,	148, Awatere County		٠.	,,	10,750	,,
,,	147, ,,			,,	1,100	,,
,,,	128a, Kaikoura County	• •		,,	1,900	,,
	рн	GUTHR.	TE N	Tiniste	r of La	nds

Land in the Wellington Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office,
Wellington, 18th April, 1921.
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, Wellington, up to 4 o'clock p.m. on Monday, the 23rd day of May, 1921.

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, Wellington, on Wednesday, the 25th May, 1921.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

Wellington Land District .- First-class Land.

Hutt County .- Belmont Survey District.

PITT SETTLEMENT.

Lot 2: Area, 4 acres 0 roods 6 perches; capital value, £610; annual instalment on deferred payment (excluding interest), £30 10s.; half-yearly rent on lease, £13 14s. 6d.

Lot 3: Area, 3 acres 2 roods 28 perches; capital value, £560; annual instalment on deferred payment (excluding interest), £28; half-yearly rent on lease, £12 12s.

Lot 4: Area, 4 acres 3 roods 24 perches; capital value, £740; annual instalment on deferred payment (excluding interest), £37; half-yearly rent on lease, £16 13s.

Lot 5: Area, 4 acres 1 rood 13 perches; capital value, £650; annual instalment on deferred payment (excluding interest), £32 10s.; half-yearly rent on lease, £14 12s. 6d.

Situated near Petone, on the Racecourse Road, and about two miles from Lower Hutt Railway-station.

Soil is from 6 in. to 10 in. deep, on a shingle formation. Lot 2: Area, 4 acres 0 roods 6 perches; capital value, £610;

Soil is from 6 in. to 10 in. deep, on a shingle formation. Flat land in grass, with a little gorse thereon. Suita for poultry, gardening, &c.

WADDINGTON SETTLEMENT.

Section 8: Area, 3 acres 2 roods 11 perches; capital value, £485; annual instalment on deferred payment (excluding interest), £24 5s.; half-yearly rent on lease, £10 18s. 3d.

IMPROVEMENTS.

The section is situated in the Waddington Settlement, four

rile section is situated in the waddington settlement, four miles from Lower Hutt Post-office. It comprises first-class land suitable for dairying and intense cultivation.

The section is weighted with value of improvements, £240, namely: Pig-sties, £100; shed, £75; 25 chains fencing, £45; stumping, £10; ploughing and discing, £5; piping, £5.

The valuation for improvements must be paid for in cash immediately an explicate has been declared state-offile.

immediately an applicant has been declared successful.

Sale posters and full particulars may be obtained at this

G. H. M. McCLURE, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

In Bankruptcy.—In the Supreme Court holden at Hamilton.

OTICE is hereby given that HARRY HAU, of Aria, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Friday, the 22nd day of April, 1921, at 11 o'clock s.m.

W. S. FISHER, Official Assignee. 15th April, 1921.

In Bankruptcy.-In the Supreme Court holden at Gisborne.

N OTICE is hereby given that WILLIAM HENRY SHARPIN, of Gisborne, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 26th day of April, 1921, at 2.30 o'clock.

14th April, 1921.

A. G. BEERE, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Nelson.

OTICE is hereby given that Francis Alexander Shaw Carlisle, of Nelson, Master Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 28th day of April, 1921, at 3 o'clock.

15th April, 1921.

Deputy Official Assignee.

In the Supreme Court of New Zealand, Canterbury District.

In the matter of the Administration Act, 1908, Part IV; and in the matter of Manvers Burton Edwards, of New Brighton, Hotelkeeper, Deceased.

HEREBY give notice that by an order of the Supreme HEREBY give notice that by an order of the Supreme Court dated the 14th day of April, 1921, I was appointed Administrator of the estate of the above-named Manvers Burton Edwards, Deceased; and I hereby call a meeting of creditors to be holden at my office, Provincial Council Buildings, Christchurch, on Tuesday, the 26th day of April, 1921, at 2.30 p.m.

It is requested that all claims against the above estate, supported by proof of debt in the prescribed form, be rendered forthwith.

A. W. EAMES, Official Assignee.

Christchurch, 18th April, 1921.

LAND TRANSFER ACT NOTICES.

NOTICE 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 23rd May, 1921.

6599. JOSEPH CROKE DARBY.-Allotment 14, Town of Hamilton East, containing I acre, situated at the corner of Grey Street and Clyde Street. Occupied by applicant and Philip Le Quesne. Plan 13926.

Diagram may be inspected at this office. Dated this 18th day of April, 1921, at the Land Registry Office, Auckland.

THOS. HALL, 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 within one month from the publication hereof in the Gazette.

Application 1453 (plan 4028). WILLIAM JAMES HESLOP BARNITT.—69 acres 1 rood 34.9 perches, being parts of Sections 83, 84, and 85, Grey District. Occupied by applicant.

Diagram may be inspected at this office. Dated this 18th day of April, 1921, at the Land Registry Office, New Plymouth.

A. L. B. ROSS, District Land Registrar.

PPLICATION having been made to me for the issue of a provisional certificate of title, in the name of NEIL CAMPBELL, of Awapuni, Farmer, for 5 acres 3 roods 14.5 perches, more or less, situate in Block V, Kairanga Survey District, known as Taonui Ahuaturanga No. If Section 9A 2B, and being all the land in certificate of title, Vol. 228, folio 26 (Wellington Registry), and evidence having been lodged of the loss or destruction of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title, as requested, after fourteen days from the date of the Gazette containing this notice.

Dated this 20th day of April, 1921, at the Land Registry Office, Wellington.

Office, Wellington.

W. WYINKS, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of the Gazette containing this notice.

Application 4984 (deposited plan 4864). GEORGE THOMAS WILKINS.—3 acres 2 roods, part Section 93, Hutt District. Occupied by Mary Louisa Ferguson.

Diagram may be inspected at this office. Dated this 20th day of April, 1921, at the Land Registry Office, Wellington.

W. WYINKS, 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 within one calendar month from the date of the Gazette containing this notice.

1548. HORACE CHARLES ALBIN KING.—49 acres 2 roods 13 perches, Lot 1, plan 1028, part of Section 102, Takaka, Block X, Waitapu Survey District. Occupied by applicant.

Diagram may be inspected at this office.

Dated this 19th day of April, 1921, at the Land Registry Office, Nelson.

J. A. FRASER, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of the Gazette containing this notice.

12882. JOHN ARTHUR EMPSON.—21.9 perches, part of Rural Section 48, Osborne Street, City of Christchurch.

of Rural Section 48, Osborne Street, City of Christchurch.
Occupied by applicant.
12842. THOMAS LANGLEY.—476 acres 1 rood 21 perches,
Rural Sections 6108, 6149, and 6855, Block XIII, Ashburton
Survey District. Occupied by applicant.
12808. CHARLES JOHN MORRISON and GERALD
OLIPHANT MORRISON.—61 perches, part of Town Section
965, City of Christchurch. Occupied by applicant.

Diagrams may be inspected at this office. Dated this 19th day of April, 1921, at the Land Registry Office, Christchurch.

C. E. NALDER, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be ledged forbidding the same on or before the 23rd day of May, 1921.

GEORGE GODDARD SMITH and MARY CHRISTINA SMITH.—Sections 6, 7, 8, and 9, Block XXIII, and Section 3, Block XL, Town of Hawksbury. Occupied by applicants. No. 5347.

WILLIAM DAVIES.—Part of Section 12, Block IV, Town of Dunedin (corner of Maitland and Carroll Streets). Occupied

by tenants. No. 5355.
WILLIAM DAVID NAPIER and CLIVE HASTINGS NAPIER and Chive HASTINGS
NAPIER.—Part of Section 5, Block XXI, Town of Dunedin
(George Street). Occupied by Henry Halliday. No. 5392.
DAVID SHARP SMOLLET.—Allotment 2, Blackburn
Estate, Waitahuna East District. Occupied by applicant.

DAVID SHARP SMOLLET.—Allotment 4, Blackburn state, Waitahuna East District. Occupied by applicant. Estate, V No. 5394.

No. 5394.

ROBERT ALLAN.—Section 1 of 15, Block V, Oamaru Survey District. Occupied by applicant. No. 5395.

FANNY BULLEID.—Section 21, Block XCIV, Town of Oamaru. Occupied by Agnes J. Lee. No. 5397.

JOHN THOBURN JOHNSTON.—Parts of Sections 1 of 30, 2 of 30, and 2 of 33, Block III, Oamaru Survey District. Occupied by applicant. No. 5396.

Diagrams may be inspected at this office. Dated this 16th day of April, 1921, at the Land Registry Office, Dunedin.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

Slade and Moss (Limited).

Given under my hand at Wellington this 15th day of April,

J. MORRISON, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:—

I. J. Rothschild and Company (Limited). 10/32.

Given under my hand at Wellington this 19th day of April,

P. G. WITHERS, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

PUBLIC notice is hereby given that the office or place of business of FEDERATED FEATURE FILMS (LIMITED) at which legal process may be served is situate at No. 219 Lambton Quay, Wellington.

AUBREY LANCASTER, Attorney.

Bell, Gully, Myers, and O'Leary, Solicitors, Panama Street.

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THE GOLDEN TERRACE SLUICING COMPANY (LIMITED).

In LIQUIDATION.

IN accordance with the Companies Act, 1908, I hereby call a meeting of the company to be held at 140 Hereford Street, Christchurch, N.Z., on Monday, the 9th day of May,

1921, at 12 noon.

Business.—To receive Liquidator's account of winding-up, and disposal of books and documents of the company.

F. H. LABATT, Liquidator.

Christehurch, 9th April, 1921.

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THE NEW ZEALAND CAUSTIC SODA COMPANY (LIMITED).

IN LIQUIDATION.

N accordance with the Companies Act, 1908, I hereby call a meeting of the company to be held at 140 Hereford

Street, Christchurch, N.Z., on Monday, the 16th day of May, Business.—To receive Liquidator's account of winding-up,

and disposal of books and documents of the company.

F. H. LABATT, Liquidator.

Christehureh, 13th April, 1921.

HEREBY certify that the Reverend Samuel Lawry has been appointed by the Conference of the Methodist Church of New Zealand to be the "Authorized Representative" for the year 1921–1922, under the provisions of the Wesleyan Methodist Church Property Trust Act, 1887, and amendments thereof.

W. GRIGG, President of the Conference.

In the matter of the Companies Act, 1908; and in the matter of the Taupo Carrying Company (Limited), in Liquidation.

A T a special general meeting of the members of the abovenamed company duly convened and held in Rickit's
Hall, Taupo, on Wednesday, 9th March, 1921, the following
special resolution was passed:—

"That the Taupo Carrying Company go into voluntary
liquidation, and that J. H. Buddle be appointed Liquidator";
the resolution being confirmed at a subsequent meeting held

on 23rd March, 1921.

Dated at Rotorua this 7th day of April, 1921.

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J. H. BUDDLE, Liquidator.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Glenorchy Scheelite Mining Company

(Limited).
When formed, and date of registration: 6th December, 1911.

Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary: Glenorchy; J. A. Reid.
Nominal capital: £3,000.
Amount of capital subscribed: £3,000.

Amount of capital actually paid up in cash: Nil.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £3,000.

Number of shares into which capital is divided: 3,000. Number of shares allotted: 3,000.

Amount paid per share: 20s. Amount called up per share: 20s. Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 10.

Present number of shareholders: 11.

Present number of shareholders: 11.

Number of men employed by company: 14.

Value of gold produced since registration: £288 14s.

Value of scheelite produced since registration: £86,574 13s. 4d.

Amount expended in connection with carrying on operations since last statement: £9,522 1s. 6d.

Total expenditure since registration: £78,256 1s. 7d.

Total amount of dividends declared: £5,625.

Total amount of dividends paid: £5,625.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £3,559 6s. 6d.

Amount of cash in bank: £3,559 6s. 6d.

Amount of cash in hand: Nil.

Amount of debts directly due to company: £2,127 5s. 1d.

Amount of debts considered good: £2,127 5s. 1d.

Amount of debts owing by company: £691 0s. 1d.

Amount of contingent liabilities of company (if any): Nil.

I, William Edwin Charles Reid, the agent of the Glenorchy Scheelite Mining Company (Limited), do solemnly and sincerely declare that this is a true and correct statement of the affairs of the said company as at 31st March, 1920; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

W. E. C. REID.

Declared at Dunedin this 11th day of April, 1921, before me—Robt. A. Ewing, J.P. 356

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Sandhills Gold-mining Company (Li-When formed, and date of registration: 19th December,

Whether in active operation or not: Not in active operation-Where business is conducted, and name of Secretary Sandhills, via Queenstown; J. A. Reid, Glenorchy.

Nominal capital: £7,000. Amount of capital subscribed: £7,000.

Amount of capital actually paid up in cash: £2,000.
Paid-up value of scrip given to shareholders, and amount of

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £5,000.

Number of shares into which capital is divided: 7,000.

Number of shares allotted: 7,000.

Amount paid per share: £1.

Amount called up per share; £1.

Number and amount of calls in arrear: Nil.
Number of shares forfeited: Nil.
Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company: 20.

Present number of shareholders: 20.

Number of men employed by company: Nil.

Quantity and value of gold produced since last statement:

Nil.

Total quantity and value produced since registration: 1,181 oz. 6 dwt. 3 gr.; £4,515 15s. 3d.

Amount expended in connection with carrying on operations

since last statement: Nil.

Total expenditure since registration: £13,642 19s. 6d.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £2,127 4s. 3d.

Amount of contingent liabilities of company (if any): Nil.

I, William Edwin Charles Reid, Auditor of the Sandhills Gold-mining Company (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as at 30th September, 1920; and I make this solemn declaration conscientiously believing and by virtue of the Justines of the Page same to be true, and by virtue of the Justices of the Peace Act, 1908.

W. E. C. REID.

Declared at Dunedin this 7th day of April, 1921, before me—Robt. A. Ewing, J.P. 357

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between us, the undersigned, Victor Horace Baker and Joseph Iremonger, carrying on business as Grocers and Storekeepers at Eastbourne under the style or firm of "Baker and Iremonger," has been dissolved as from the first day of April, 1921, the said Joseph Iremonger retiring from the said firm. All debts owing to and by the said firm will be received and paid respectively by the said V. H. Baker, who will continue to carry on the said business.

V. HORACE BAKER. J. IREMONGER.

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MECICAL REGISTRATION.

WALTER SCOTT ALEXANDER, M.B., B.Ch., B.A.O., now residing in Christchurch, hereby give notice that I intend applying on the 14th May, 1921, 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 Christchurch Deaths at Christchurch.

WALTER SCOTT ALEXANDER

M.B., B.Ch.

Dated at Christchurch 13th April, 1921.

GUARDIAN, TRUST, AND EXECUTORS COMPANY OF NEW ZEALAND (LIMITED).

PERCY HENRY UPTON, Manager of the Guardian, Trust, and Executors Company of New Zealand (Limited), do solemnly and sincerely declare:—

1. That the liability of the members is limited.
2. That the capital of the company is £100,000, divided into 20,000 shares of £5 each.

3. That the number of shares issued is 20,000.

4. That calls to the amount of three pounds (£3) per share on 2,500 shares and three shillings (3s.) per share on 17,500 shares have been made, under which the sum of £10,125 has been received.

5. That the amount of all moneys received on account of estates on the 1st day of January last is £485,399 7s. 9d.
6. That the amount of all moneys paid on account of estates on that day is £464,557 16s. 11d.
7. That the amount of the balances due to estates under administration on that day is £20,841 10s. 10d.
8. That the liabilities of the company as on the 1st day of January last were £10,139 0s. 9d.
9. That the contingent liabilities of the company on deposits on the 1st day of January last were nil.
10. That the assets of the company on that day were £23,890 16s. 4d.

23,890 16s. 4d.

11. That the first annual license was issued on the 10th day of March, 1911.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the Justices of the Peace Act, 1908.

P. H. UPTON, Manager.

Declared at Auckland this 14th day of April, 1921, before Chas. E. Palmer, J.P.

In accordance with the provisions of the Guardian, Trust, and Executors Company Amendment Act of 1911, No. 17, I have examined this statement with the books of the company, and I hereby certify it to be correct.

W. WALLACE BRUCE, Auditor.

Auckland, 12th April, 1921.

WARKWORTH TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

TN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Warkworth Town Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £330 (three hundred and thirty pounds), authorized to be raised by the Warkworth Town Board, under the above-mentioned Act, for the purpose of completing the formation and metalling of the Warkworth-Matakana Road, in the Warkworth Town District, the said Warkworth Town Board hereby makes and levies a special rate of one-seventeenth of a penny in the pound upon the rateable value of all rateable property of the Warkworth Town District, comprising the whole of the Town District of Warkworth; 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 during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

ALEX. WARIN, Chairman.

ALEX. WARIN, Chairman. G. W. E. PURCHASE, Member. C. L. GRANGE, Clerk.

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THE RING PROPRIETARY COMPANY (LIMITED). In LIQUIDATION.

A SPECIAL general meeting of shareholders of the above company will be held at Buckland's Buildings, Albert Street, Auckland, on Friday, 6th May, at 3 p.m.

BUSINESS.—To receive statement of accounts and report of the Liquidator in connection with the winding-up of the

company. 362

CHARLES WATERS, Liquidator.

THE WAIHI EXTENDED GOLD-MINING COMPANY (LIMITED).

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that an extraordinary general meeting of the above company will be held at the office of the Liquidator, No. 219 Victoria Arcade, Queen Street, Auckland, on Wednesday, the 25th day of May, 1921, at the hour of half past two o'clock in the afternoon, for the purpose of laying before such meeting the Liquidator's account showing his acts and dealings, and the manner in which the winding-up of the company has been conducted and its assets disposed of; and, further, to pass, if thought fit, the following extraordinary resolution:— "That the books, accounts, and documents of the company and of the Liquidator be destroyed."

Dated at Auckland this 18th day of April, 1921.

J. W. NICHOL, Liquidator.

MEDICAL REGISTRATION.

JOHN DREADON, Bachelor of Medicine and Bachelor of Surgery (M.B., Ch.B.), now residing in Auckland, hereby give notice that I intend applying on the 11th day of May next to have my name placed on the Medical Register of the Dominion of New Zealand: and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland.

JOHN DREADON.

Dated at Auckland 10th April, 1921.

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DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between us the subsisting between us, the undersigned, carrying on business as Farmers and Graziers at Tokomairiro under the style or firm of "Thomson and Lane," has been dissolved by mutual consent as from the tenth day of March, one thousand nine hundred and twenty-one.
Dated this 16th day of April, 1921.

JNO. I. LANE. ALFRED THOMSON.

Witness to both signatures-G. Hamilton Thomson, Solicitor, Milton.

GEO. W. WILTON AND CO. (LIMITED). IN LIQUIDATION.

OTICE is hereby given that a general meeting of the shareholders of Geo. W. Wilton and Co. (Limited), in Liquidation, will be held at the offices of Messrs. Anderson and Hayward, 105 Customhouse Quay, Wellington, on the 12th day of May, 1921, at 2 p.m., for the purpose of laying before shareholders the Liquidator's accounts showing the manner in which the winding-up of the company has been conducted and the assets of the company disposed of, and to offer any explanation the Liquidator may wish to give, and for the purpose of passing an extraordinary resolution as to the disposal of the books, accounts, and documents, as required by the Companies Act, 1908.

Dated at Wellington this 20th day of April, 1921.

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A. MAURICE ANDERSON. Liquidator.

A. MAURICE ANDERSON, Liquidator.

WAITOTARA 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 Waitotara County Council hereby resolves as follows:—

L that behalf by the Local Bodies' Loans Act, 1913, the Waitotara 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 five thousand pounds (£5,000), authorized to be raised by the Waitotara County Council, under the Local Bodies' Loans Act, 1913, for the purpose of widening and metalling the Rangitatau East Road from Waitahinga to Paparangi, the said Waitotara County Council hereby makes and levies a special rate of 5/8ths of one penny in the pound upon the rateable value of all rateable property of the Waitahinga Special Rating District, comprising Lot 1, pt. Sections 10/12, Blocks VII and VIII, Nukumaru S.D.; Lot 2, pt. Sections 10/12, Blocks III, IV, VII, VIII, Nukumaru S.D.; pt. Lot 5, pt. Sections 10/12, Blocks II and III, Nukumaru S.D.; pt. Lot 2, pt. Sections 10/12, Blocks II and IV, Nukumaru S.D.; pt. Manganui-o-Tahu Block; Lots 3 and 4, pt. Section 2, Blocks III and IV, Nukumaru; pt. Manganui-o-Tahu Block; Lot 3, Maungapapa No. 18; Lot 1, Maungapapa No. 18; pt. S.G.R. 2, Block XVI, Momohaki; Section 2, Block XVI, Momohaki; pt. Manganui-o-Tahu; Section 2, Block XII, Momohaki S.D.; containing a total area of 31,938 acres 0 roods 30 perches. 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 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.

A. S. DYMOCK, County Clerk.

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