

THE

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WELLINGTON, THURSDAY, JUNE 9, 1921.

Additional Land at Bankside taken for the Purposes of the Hurunui-Waitaki Railway, and for Road-diversion in connection therewith.

fr.s.l JELLICOE, Governor-General. A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Hurunui-Waitaki Railway to take further land at Bankside, in addition to land previously acquired for the purposes of the said railway, and to take land for road-diversion in connection way, and therewith:

therewith:

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.

FOR RAILWAY.

APPROXIMATE area of the piece of land: 1 acre 0 roods 37 perches (portion of road).

FOR ROAD-DIVERSION.

Approximate area of the piece of land: 1 acre 1 rood 5 perches (portion of Reserve 1809).

Selwared in Block X, Selwarn Survey District, County of Selwarn. (S.O. 277v, red.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked W.R. 29125, deposited in the office of the Minister of Railways at Wellington, and thereon coloured yellow and green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of May, 1921.

D. H. GUTHRIE, Acting Minister of Railways.

GOD SAVE THE KING!

Allocating Land reserved and taken for a Railway to the Purposes of a Street in the City of Auckland.

JELLICOE, Governor-General.

A PROCLAMATION.

WHEREAS the land described in the Schedule hereto forms part of land taken for the purposes of the Kaipara-Waikato Railway, and it is considered desirable to allocate such land to the purposes of a street:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in me by section one hundred and ninety-seven 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 shall, upon the publication hereof in the New Zealand Gazette, beupon the publication hereof in the New Zealand Gazette, become a street, and that the said street shall be under the control of the Auckland City Council, and shall be maintained by the said Council in like manner as other public highways are controlled and maintained by the said Council. highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE areas of the pieces of land: 14.75 perches, 10.35 perches, and 9.1 perches.

Portions of railway reserve (part Sections 37, 36, and 35, reclaimed land, Mechanics' Bay), Block VIII, Rangitoto Survey District, City of Auckland. (S.O. 21051, blue.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 28340, deposited in the office of the Minister of Railways at Wellington, and thereon coloured blue and yellow.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of June, 1921.

D. H. GUTHRIE. Acting Minister of Railways.

GOD SAVE THE KING!

Land set apart for Selection.

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

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.

Tirohanga Block.

Section 1, Block XI, Sections 1 and 2, Block XII, and Section 1, Block XVI, Whakamaru Survey District; Sections 1, 2, and 3, Block IX, and Section 1, Block XII, Atiamuri Survey District: Area, 16,316 acres 1 rood.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of June, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Proclaiming Road-lines laid out through Portions of Omanene, Pipiwai Nos. 1 and 2, Mangaroa, Kaikou, and Kaikou Nos. 2 and 3 Blocks to be Public Roads.

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

A PROCLAMATION.

WHEREAS the parcels of land described in the Schedule hereto were, by an order of the Native Land Court made on the thirtieth day of September, one thousand nine hundred and fourteen, duly laid out as road-lines, in pursuance of sections forty-nine, fifty, and fifty-two of the Native

And whereas the said Court is of the opinion that in the public interest the said road-lines should be proclaimed as public roads, and a notification to that effect has been forwarded to the Minister of Lands, in terms of section fifty-one of the said Act:

And whereas one month's notice in writing of the intention to proclaim the said road-lines as public roads has been given by the Surveyor-General to the local authorities of the districts concerned, in terms of section fifteen of the Native Land Amendment Act, 1914:

Land Amendment Act, 1914:

And whereas it is now expedient that the said road-lines should be proclaimed as public roads:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by sections forty-nine, fifty, and fifty-two of the Native Land Amendment Act, 1913, and in so far as each of these sections is applicable, do hereby proclaim as public roads the road-lines described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as roads:--

Being Portion of

- A. R. P Omanene Block, situated in Block III, Manga-kahia Survey District; coloured blue on 3 0
- 14 3 6 Pipiwai No. 1 Block, situated in Block III, Mangakahia Survey District; coloured red
- on plan.

 20 0 38 Pipiwai No. 2 Block, situated in Blocks III
 and VII, Mangakahia Survey District;
 coloured yellow on plan.

 10 0 0 Mangaroa Block, situated in Block III, Ma
- ngakahia Survey District; coloured purple on plan.
- 49 1 12 Kaikou Block, situated in Block XIV, Motatau
- Survey District; coloured yellow on plan. Kaikou Block No. 2, situated in Blocks XIII 2 0 33 and XIV, Motatau Survey District; coloured
- red on plan.

 189 1 14 Kaikou Block No. 3, situated in Blocks I, II, and III, Mangakahia Survey District, and Blocks XIII, XIV, and XV, Motatau Survey District; coloured blue on plan.

In the North Auckland Land District; as the same are more particularly delineated on the plans marked L. and S. 16/819A and B, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of June, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Proclaiming a Road-line laid out through Ngararatunua No. 2 Block to be a Public Road.

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

A PROCLAMATION.

Was by an order of the New York by an order of the New York was by an order of the New York wa was, by an order of the Native Land Court made on the seventeenth day of June, one thousand nine hundred and twenty, duly laid off as a road-line, in pursuance of sections forty-nine and fifty of the Native Land Amendment Act,

And whereas the said Court is of the opinion that the said road-line should be proclaimed as a public road, and a notification to that effect has been forwarded to the Minister of Lands, in terms of section fifty-one of the said Act:

And whereas one month's notice in writing of the intention

to proclaim the said road-line as a public road has been given by the Surveyor-General to the local authority of the district concerned, in terms of section fifteen of the Native Land

concerned, in terms of section fifteen of the Native Land Amendment Act, 1914:

And whereas it is now expedient that the said road-line should be proclaimed as a public road:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by sections forty-nine and fifty of the Native Land Amendment Act, 1913, do hereby proclaim as a public road the road-line described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed: 8 acres 3 roods 19 perches.

Portion of Ngararatunua No. 2 Block, situated in Block VII, Purua Survey District.

In the North Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/839, deposited in the Head Office, Department of Lands and Survey, at Wellington, 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 2nd day of June, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Additional Land taken for the Lawrence-Roxburgh Railway in Block XX, Town of Dunkeld.

JELLICOE, Governor-General.

A PROCLAMATION.

TN 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 additional land mentioned in the Schedule heavier is heavier taken for the Laurence n the Schedule hereto is hereby taken for the Lawrence-Roxburgh Railway.

SCHEDULE.

Approximate area of the piece of land taken: 1 acre 0 roods 16 perches.

Being Sections 2, 3, and 4, Block XX, situated in Town of Dunkeld.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 51687, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of June, 1921.

R. HEATON RHODES,
For Minister of Public Works.

GOD SAVE THE KING!

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

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

A PROCLAMATION

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

SCHEDULE.

Approximate area of the piece of stopped Government road declared to be Crown land: 1 acre 0 roods 22 perches.

Adjoining or passing through Allotments 47 and 157a, Parish of Omaha, Block II, Rodney Survey District (Auckland R.D.). (S.O. 21283.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 51053, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 2nd day of June, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Blocks X and XI, Otama Survey District, Coromandel County.

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

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Portion of

A. R. P. 4 0 0 4 0 0 9 3 30 Brown's Grant, Blocks X & XI; coloured red.

Block XI; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Adjoining or passing through
2 1 18 Brown's Grant, Blocks X & XI; coloured green.
1 3 4 "Block XI; coloured green.

All situated in Purangi Parish, Otama Survey District.

(S.O. 19723.)
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 47894, 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 30th day of May, 1921.

R. HEATON RHODES. For Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Public School in the Borough of Temuka.

[L.S.] 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 nerely proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a public school, and shall vest in the Education Board of the District of Canterbury as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the thirtieth day of June, one thousand nine hundred and twenty-one.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3 roods. Being Sections 199, 200, and 201 (Town of Arowhenua), situated in the Borough of Temuka (Canterbury R.D.).

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 50657, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 6th day of June, 1921.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

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

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

A PROCHAMATION.

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :--

| A. | R. P. | | | | | |
|----------|-----------|------------|---------|-------|----------|---------|
| 2 | $1\ 32.9$ | Portion of | Section | 1312; | coloured | yellow. |
| 0 | 2 6.0 | " | ,, | 1310 | ,, | green. |
| 0 | $2\ 28.7$ | * | " | 1249 | " | blue. |
| 0 | 0.15.6 | " | Crown 1 | and | , | purple. |
| 0 | $0\ 16.7$ | " | ,, | | " | purple. |

Situated in Block XII, Waimea Survey District (Westland R.D.). (S.O. 2040.)

In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 51519, 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 6th day of June, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block XIV, Moeangiangi Survey District.

JELLICOE, Governor-General. A PROCLAMATION.

TN 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 as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

Approximate area of the piece of road hereby stopped: 18 acres 0 roods 3 perches.

Adjoining or passing through Crown land situated in Block XIV, Moeangiangi Survey District (Hawke's Bay R.D.). (S.O. 613, green.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 51291, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of May, 1921.

R. HEATON RHODES, For Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block III, Awa-o-te-Atua 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 as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

APPROXIMATE area of the piece of road hereby stopped:

1 acre 0 roods 6 perches.

Adjoining or passing through Sections part 136 and 137 (Matata Parish), situated in Block III, Awa-o-te-Atua Survey District. (S.O. 20746)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 48716 (sheet 3), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 6th day of June, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Amending Proclamation of Native Land to be Crown Land under the Native Land Act, 1909.

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

A PROCLAMATION.

WHEREAS by Proclamation dated the twenty-first day of June, one thousand nine hundred and nineteen, and gazetted the twenty-sixth day of June, one thousand nine hundred and nineteen, the block of Native land known as Matamata North 2L (part), containing 6 acres 1 rood, and situated in the Wairere Survey District, in the Provincial District of Auckland, was declared to be Crown land subject to the Land Act, 1908:

And whereas the proper area of the said block is 7 containing

to the Land Act, 1908:

And whereas the proper area of the said block is 7 acres 0 roods 3 perches, and it is desirable that the said Proclamation should be amended accordingly:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section fourteen of the Native Land Amendment Act, 1914, do hereby amend the said Proclamation dated the twenty-first day of June, one thousand nine hundred and nineteen, by substituting 7 acres 0 roods 3 perches as the area of the said Matamata North 2L (part) Block in the Schedule to that Proclamation. Schedule to that Proclamation.

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 2nd day of June, 1921.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

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

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

WHEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that on being satisfied that the purchase of any Native land

has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-General may issue a Proclamation that such land has become Crown land:

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

Tr Oreore Block, Grant 6762, Okotuku District, being Section 43, Block VIII, Wairoa Survey District: Area, 29 acres 2 roods.

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 13th day of May, 1921.

F. H. D. BELL, for Native Minister.

GOD SAVE THE KING!

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

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

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

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act,

1909:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

WAIOTAMA No. 4 Block, Grant 3944, being Section 101, Block XII, Cape Survey District: Area, 33 acres.

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 13th day of May, 1921.

F. H. D. BELL, for Native Minister.

GOD SAVE THE KING!

Amending Regulations as to Shipment and Landing of Petroleum.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington this 30th day of May, 1921.

Present:
The Honourable Sir F. H. D. Bell, K.C.M.G.,
PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the twelfth day of April, one thousand nine hundred and twenty-one, regulations were made with respect to the landing, shipping, transhipping, and removal of petroleum: And whereas it is desirable to amend the said 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 amend the aforesaid regulations of the twelfth day of April, one thousand nine hundred and twenty-one, in the following manner—viz.. by deleting the words "with the addition of the words "from crew's quarters and saloon entrance" in lines 14 and 15 of paragraph I of the said regulations of the twelfth day of April, one thousand nine hundred and twenty-one. twenty-one.

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

Amending Regulations under Part II of the Fisheries Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of May, 1921.

Present:

THE HONOURABLE SIR F. H. D. BELL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the twenty-third VV day of August, one thousand nine hundred and seven, and gazetted on the twenty-ninth day of the same month, general regulations were made for fishing for salmon, trout, and perch: And whereas it is desirable to amend the said regulations as hereinafter appears: 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 sections eighty-three and ninety-four of the Fisheries Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following additional and amending regulations under and for the purposes of Part II of the Fisheries Act, 1908.

REGULATIONS.

1. No person shall take salmon or trout from, or in any way interfere with or damage, any net, trap, pound-net, or any other contrivance used by any officers of the Government or of acclimatization societies for catching salmon or trout

or of acclimatization societies for catching salmon or trout for the purpose of propagation or for scientific purposes. The penalty for a breach of this regulation shall be a fine of not more than £50.

2. Clause 7 of the regulations made by the said Order in Council dated the 23rd day of August, 1907, is hereby revoked, and the following substituted in lieu thereof.

"7. No person shall take, kill, or have in his possession any salmon or trout during the spawning season—that is, during the close season from the 1st day of May to the 30th day of September in any year in every acclimatization district, other than the Rotorua Acclimatization District, and in that district from the 1st day of June to the 31st day of October, in any year: Provided that this regulation shall not apply to fish taken by officers of the Government or of acclimatization societies for the purposes of pisciculture or as otherwise provided in the said Act. The penalty for a breach of this regulation shall be a fine of not more than £50."

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

Amending Regulations under the Explosive and Dangerous Goods Act, 1908.—Amendment No. 8.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 6th day of June, 1921.

Present:
The Honourable Sir F. H. D. Bell, K.C.M.G.,
PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Explosive and Dangerous Goods Act, 1908 (hereinafter termed "the said Act"), and of 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 amend clause forty of the regulations made under the said Act on the twenty-seventh day of July, one thousand nine hundred and fourteen, and gazetted on the thirtieth day of July then instant, by deleting all the words after the word "explosion," and in lieu of such words doth order that on and after the sixth day of June, one thousand nine hundred and twenty-one, the following regulation shall take effect for the purposes of the said Act, and shall form part of the above-recited regulations.

REGULATION.

(40a.) Explosives shall not be conveyed in a ship or carriage driven or propelled by an engine using as fuel dangerous goods of Class I (benzine, &c.) as defined by regulations made on the 27th day of April, 1921, under the Explosive and Dangerous Goods Amendment Act, 1920: Provided that this regulation shall not apply—

(a.) In the case of a ship, if the explosives are carried on deck in a magazine fastened in such manner as to be secure against stress of weather during the voyage, protected from fire by being covered externally with metal, and having suitable provision to prevent water from coming into contact with the packages of explosives.

(b.) In the case of a carriage conveying not more than 100 lb. net weight of explosives, if such explosives are carried on the back of the carriage in such position that they are readily accessible in case of fire.

(c.) In the case of a carriage conveying explosives exceeding 100 lb., if the provisions of the Schedule hereto are

observed.

SCHEDULE.

(1.) That at least two men always accompany the carriage.
(2.) That the petrol-tank be carried under the driver's seat or on the dashboard.

(3.) That a quick-action cut-off be fitted to the petrol feed-pipe near the carburettor, but not so close as to be involved in a fire therein.

(4.) That a chemical fire-extinguisher of the tetra-chloride

type be carried on the carriage.

(5.) That only electric lamps be carried.

(6.) That the driver's seat be separated from the body of the carriage by a fire-resisting screen carried down to within 12 in. of the ground, a clear space of at least 6 in. being provided between the screen and the body, and the whole of the exhaust-pipe being carried in front of the screen.

(7.) That the body of the carriage be completely covered or the contract of the screen.

externally with sheet metal and lined internally with asbestos or with wood so treated as to be rendered non-inflammable.

(8.) That the engine shall not be run during the loading or unloading of explosives.

(9.) That the floorboards and side doors of the driver's seat, if of wood, be so treated as to be rendered noninflammable.

(10.) That there shall be no opening in the body of the carriage except the door at the back, which shall fit closely.

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

Amended Regulations under the Midwives Act, 1908, relating to Fees.—(H. No. 41.)

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 18th day of January, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred on him by the Midwives Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend in the manner set forth in the Schedule hereto the regulations made under the said Act on the twenty-third day of June, one thousand nine hundred and fourteen, and gazetted on the twenty-fifth day of June, one thousand nine hundred and fourteen.

SCHEDULE.

Paragraph (c) of regulation 12 is hereby revoked, and the following substituted therefor:—

(c.) Pupil nurses: If registered under the Nurses Registration Act, 1908, 10s. for six months' training; in all other cases, 20s. for twelve months' training."

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

Approving the Industrial Insurance Policy issued by the Australisian Temperance and General Mutual Life Assurance Society (Limited).

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of May, 1921.

Present:

THE HONOURABLE SIR F. H. D. BELL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS by the ninth section of the Life Insurance HEREAS by the ninth section of the Life Insurance Amendment Act, 1920 (hereinafter referred to as "the said Act"), it is enacted that every policy of industrial insurance shall contain only such provisions and conditions as may be approved by the Governor-General in Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities vested in him, and acting by and

with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the provisions contained in the policy of industrial insurance issued by the Australasian Temperance and General Mutual Life Assurance Society bearing date this thirtieth day of May, one thousand nine hundred and twenty-one, and signed by the Clerk to the Executive Council.

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

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of May, 1921.

Present:

THE HONOURABLE SIR F. H. D. B. PRESIDING IN COUNCIL. D. Bell, K.C.M.G.,

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

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

| SCHEDULE. | £ |
|---|--------|
| INVERCARGILL Borough Council (for renewal of loans) | 16,100 |
| Waimate Borough Council (for completing sanitary | |
| works) | 2,700 |
| Otane Town Board (for erecting worker's dwellings) | 5,000 |
| Rodney County Council (for metalling part of | |
| Warkworth-Leigh Road) | 4,500 |
| Rodney Councy Council (for metalling Te Hana- | |
| Tomarata Road) | -1,100 |
| Waimakariri-Ashley Water-supply Board (for re- | |
| pairing extraordinary damage to headworks by | |
| flood) | 500 |
| Inglewood County Council (for completing, forming, | |
| and metalling of Everett's Road, and building an | |
| arch over Kurapete Stream) | 230 |

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

State Guarantee of a Loan of £500,000 applied for by the Auckland City Council for the Purpose of Electric-power Extension.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 6th day of June, 1921.

Present:

THE HONOURABLE SIR F. H. D. BELL, K.C.M.G., PRESIDING IN COUNCIL.

WHEREAS the Auckland City Council has made appli-WHEREAS the Auckland City Council has made application to the Minister of Finance for a State guarantee of a loan of five hundred thousand pounds for the purpose of the extension and equipment of the existing electric-power station and plant, and the provision of substations, machinery, plant, and apparatus for improving and extending the supply of electricity in the City of Auckland, pursuant to section seventy-five of the Local Bodies' Loans Act. 1913:

And whereas the Minister of Finance is satisfied that a special rate has been made sufficient to pay the interest, sinking fund, and other charges payable in respect of the said loan, and that the said Auckland City Council is duly empowered to raise such a loan and has taken all the neces-

empowered to raise such a loan and has taken all the neces sary steps to obtain the same as required by section seventy-nine of the said Act:

And whereas it appears expedient to grant the said applica-

tion:

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 vested in him by the Local Bodies' Loans Act, 1913, doth hereby guarantee the said loan subject to the provisions of Part IV of the Local Bodies' Loans Act, 1913, and the amendments thereof.

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

Regulations Prescribing the Procedure of the War Pensions Medical Appeal Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 6th day of June, 1921.

Present:
The Honourable Sir F. H. D. Bell, K.C.M.G.,
PRESIDING IN COUNCIL.

N pursuance and exercise of the power and authority conferred on him by section two of the Finance Act, 1920. and of every other power and authority 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 following regulations prescribing the procedure of the War Pensions Medical Appeal Board (hereinafter referred to as the Appeal Board).

REGULATIONS.

I. Any applicant for war pension (hereinafter called "the appellant") who is dissatisfied with the decision of the War Pensions Board in regard to—

(a.) The assessment by way of pension of any war disability;

(b.) The attributability to or aggravation by his war ser-

vice of any disability; or

(c.) The attributability to war service, either directly or
indirectly, of any death,
as set out in subsection (2) of section 2 of the Finance Act,
1920, is entitled to lodge an appeal setting forth the grounds

of his dissatisfaction. 2. The appeal shall be lodged within two months after the

date on which the decision of the War Pensions Board has been notified to the appellant, provided that the limit of time fixed by this regulation shall not apply in any case where the Appeal Board is satisfied that for any sufficient reason the appeal has not been lodged within the prescribed time.

time.

3. The appeal, which must be in writing on the authorized form, shall be lodged with the local Registrar of Pensions or may be sent direct to the Commissioner of Pensions at Welington, and may be accompanied by any medical or other evidence which the appellant may desire to furnish. Proper forms are to be obtained from local Registrars of Pensions or the Commissioner of Pensions, Wellington.

4. All appeals lodged shall on receipt thereof be recorded by the Commissioner of Pensions, who will in due course arrange for their submission to the Appeal Board, together with all previous medical reports and other relevant docu-

arrange for their submission to the Appeal Board, together with all previous medical reports and other relevant documents, including the medical history of the member of the Forces during his period of military service.

5. The Appeal Board shall fix a time and place for the hearing of the appeal, at which the appellant shall attend in person if so requested by the Board: Provided that nothing in this regulation shall preclude an appellant appearing before the Board in person should he desire to do so.

6. If an appellant fails to appear before the Appeal Board when notified and does not give a satisfactory explanation of his non-appearance within one month of the date set down for the hearing of the appeal, the appeal shall lapse, and no further appeal shall be allowed within the currency of his pension then in force. pension then in force.

7. If an appellant dies between the lodging of his appeal and the submission of the case to the Appeal Board, the appeal shall nevertheless be determined to enable the necesappear snail nevertheless be determined to enable the necessary adjustment to be made by the War Pensions Board in regard to the pension payable to any dependant. In such an event the legal representative of the deceased appellant may appear in person before the Board in support of his

claim.

8. At least fourteen days' notice shall be given to an appel-

ant of the date fixed for the hearing of his appeal.

9. The decision of the Appeal Board, together with all papers in connection with the appeal, shall be forwarded to the Commissioner of Pensions.

10. The decision of the Appeal Board shall be binding the commissioner of the appeal and the date of the commissioner of the appeal board shall be binding.

during the currency of the pension in force at the date of the appeal, or for such other period as the Appeal Board shall determine.

11. Where practicable, the decision of the Appeal Board shall be conveyed to the appellant at the time of the hearing

shall be conveyed to the appellant at the time of the nearing of the appeal.

12. An appellant shall be entitled to claim reasonable travelling expenses necessary to appear before the Appeal Board, together with compensation for the loss of wages, such compensation not to exceed 10s. per diem during the actual period spent in appearing before the Appeal Board. The Appeal Board shall disallow any expenses or compensation as aforesaid where the appeal is deemed by it to be frivolus. frivolous.

13. Claims for out-of-pocket travelling-expenses in excess of 5s. shall be supported by receipts furnished by the persons to whom the said expenses have been paid, and any claim for compensation for loss of wages must be accompanied by a certificate from the appellant's employer.

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

The South-western Side of Portion of Cottleville Terrace, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of May, 1921.

Present:

THE HONOURABLE SIR F. H. D. BELL, K.C.M.G., PRESIDING IN COUNCIL.

PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works 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 approve of the following resolution passed by the Wellington City Council on the twenty-first day of April, one thousand nine hundred and twenty-one—viz., "The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the south-western side of Cottleville Terrace beginning at its intersection with Grant Road and extending for a distance of 226-61 links, being frontages of Lot 16 and part Lot 17, D.P. 7, Town Section 658, in City of Wellington"; such portion of street being described in the Schedule hereto.

SCHEDULE.

ALL that portion of street situated in Wellington Land District, ALL that portion of street situated in Weilington Land District, City of Wellington, known as Cottleville Terrace, abutting on part Town Section 658. As the said portion of street is more particularly delineated on the plan marked P.W.D. 51572, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red

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

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

JELLICOE, Governor-General.

JELLICOE, Governor-General.

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

And whereas, in the opinion of the Governor-General, it is expedient to exchange the Crown land described in the First Schedule hereto for the land of equal value described in the Second Schedule has agreed to such exchange:

exchange:

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

FIRST SCHEDULE.

DESCRIPTION OF CROWN LAND AUTHORIZED TO BE EXCHANGED.

ALL that area in the Otago Land District, containing by admeasurement 8 acres 3 roods, more or less, being Section

49, Block III, Cromwell Survey District. Bounded towards the north-west by Section 48, 1000 links; towards the northeast by Section 56, 1000 links; towards the south-east by a public road, 1000 links; and towards the south-west by Section 48 aforesaid, 1000 links: be all the aforesaid linkages more cr less: and excepting out of the above-described land five intersecting water-races, deduction for which has been made from the area. As the same is delineated on the plan marked I. and S. 6/5/86, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured red. coloured red.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOP.

ALL that area in the Otago Land District, containing by admeasurement 2 acres, more or less, being Lot 47 on plan deposited in the Lands Registry Office, Dunedin, and numbered 2970. Bounded towards the north-west by a public road, 990.5 links; towards the south-east by a public road, 811.7 links; and towards the south-west by Lot 26 on plan 2970 aforesaid, 494.9 links; be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/5/86, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon coloured green. coloured green.

witness the hand of His Excellency the Governor-General, this 2nd day of June, 1921.

D. H. GUTHRIE, Minister of Lands.

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

JELLICOE, Governor-General.

IN pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint Monday, the twenty-fifth day of July, one thousand nine hundred and twenty-one, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto.

SCHEDULE. AUCKLAND LAND DISTRICT.

| Section. | Area. | Upset Price. | Section. | Area. | Upset Price. |
|----------|---------------|-----------------|-----------|---------------|-----------------|
| | Village of Ke | aihere.—1 | Tauraki . | Plains County | y. |
| | A. R. P. | £ | ĥ | A. R. P. | £ |
| | Block I. | | Blo | ck IIIconti | nucd. |
| 1 | 0 2 29 | 60 | 9 | $0 \ 1 \ 0$ | 20 |
| 2 | $0 \ 2 \ 0$ | 35 | 10 | $0 \ 1 \ 0$ | 20 |
| 3 | $0 \ 2 \ 0.8$ | 30 | 12 | 0 1 17 | 18 |
| | • | | 13 | 0 1 13 | 17 |
| | Block III. | | 14 | 0 1 10 | 16 |
| 3 (| 0 1 0 | 20 | 15 | $0 \ 1 \ 7$ | 15 |
| 4 | 0 1 0 | 20 | 16 | $0 \ 1 \ 6$ | 15 |
| 5 | 0 1 0 | 20 | 17 | $0 \ 1 \ 6$ | 15 |
| 6 | 0 1 0 | 20 | 18 | $0 \ 1 \ 5$ | 15 |
| 7 | 0 1 0 | 20 | 19 | $0 \ 1 \ 5$ | 15 |
| 8 | 0 1 0 | 20 | | | |

Kaihere Village is situated on the Hauraki Plains, at the foothills lying to the west of the Piako River. Access is by the Morrinsville-Waitakaruru Road, distant twenty-nine the Morrinsville-Waitakaruru Road, distant twenty-nine miles from Morrinsville and fourteen miles from Waitakaruru. Access also from Ohinewai Railway-station on the Main Trunk Railway, twenty-four miles distant. There is also a direct steamer service to Auckland from Patetonga, five miles distant. A school and post-office are in the vicinity. The land is first class near the Ngarua Creek, but inferior near the Ngarua Road.

Takau whata Town and Suburbs,-Waikato County.

| | | | | | | | J |
|----|-----|------|------------|---------------|------|------|----|
| | | | Takauwha | ta Tov | vn. | | |
| 25 | 0 | 1 8 | 15 | 37 | 1 | 0 0 | 40 |
| 26 | 0 | 1 8 | 15 | 38 | 0 | 3 0 | 30 |
| 27 | 0 | 1 8 | 15 | 39 | 0 | 3 20 | 35 |
| 29 | 0 | 1 8 | 15 | 40 | 0 | 3 20 | 35 |
| 30 | 0 | 1 8 | 15 | 44 | 1 | 0 0 | 30 |
| 32 | 0 | 3 8 | 30 | 45 | 0 | 3 0 | 30 |
| 33 | 0 | 2 16 | 25 | 46 | 0 | 3 20 | 35 |
| 34 | 0 | 2 32 | 25 | 47 | 0 | 3 20 | 35 |
| 35 | 0 | 232 | 25 | | ļ | | ļ. |
| | | Su | burbs of ? | Fakauw | hata | | |
| 7 | 1 1 | 0 1 | 30 | 20 | 1 | 1 14 | 20 |
| 8 | 1 | 0 17 | 20 | 21 | 2 | 14 | 20 |
| 13 | 1 | 0 4 | 20 | 29 | 1 | 0 1 | 30 |
| 14 | 1 | 1 2 | 20 | 30 | 0 | 3 31 | 20 |
| 15 | 2 | 1 15 | 30 | | , | | ļ |
| | | | | | | | |

Undulating land. Altitude, 30 ft. to 100 ft. above sea-level. Some of the sections are partly covered with growth of wattle. Soil a stiff clay of poor quality, well adapted for fruit-growing. Water can be obtained by sinking. Situated on east side of Te Kauwhata Railway-station on the Main Trunk line, fiftyfour miles from Auckland.

Moturiki Township.—Tauranga County.

| Lot. | Area. | Upset Price. | Lot. | Area. | Upset Price. |
|------|-----------|-----------------|------|---------------------|-----------------|
| | A. R. P. | £ | | A. R. P. | £ |
| | Block I. | | Bl | ock IV—contin | ued. |
| 8 | 0 1 0 | 40 | 25 | 0 1 0 | 30 |
| - , | ' | | 26 | 0 1 0 | 30 |
| | Block II. | | 27 | 0 1 0 | 30 |
| 3 | 0 1 0 | 35 | 28 | 0 1 0 | 30 |
| 5 | 0 1 0 | 40 | 29 | 0 1 0 | 30 |
| 6 | 0 1 0 | 35 | 30 | 0 1 0 | 30 |
| 7 | 0 1 0 | 40 | 31 | 0 1 0 | 30 |
| 8 | 0 1 0 | 35 | | | |
| 10 | 0 1 0 | 35 | | Block V. | |
| | | | 6 | 0 1 0 | 28 |
| | Block IV. | | 7 | $0 \ 1 \ 5.75$ | 30 |
| 7 | 0 1 0 | 32 | 8 | 0 1 11.25 | 33 |
| 8 | 0 1 0 | 32 | 9 | 0 1 16.75 | 35 |
| 9 | 0 1 0 | 32 | 10 | $0 1 22 \cdot 25$ | 40 |
| 10 | 0 1 0 | 32 | 11 | 0 0 25.5 | 25 |
| 11 | 0 1 0 | 32 | 12 | 0 0 34 | 25 |
| 12 | 0 1 0 | 32 | 13 | 0 1 0 | 25 |
| 14 | 0 1 0 | 32 | 14 | 0 1 0 | 25 |
| 15 | 0 1 0 | 32 | 17 | 0 1 0 | 25 |
| 17 | 0 1 2 | 30 | 18 | 0 1 0 | 30 |
| 18 | 0 0 35 | 25 | 19 | 0 1 8 | 29 |
| 19 | 0 0 36 9 | 30 | 20 | 0 1 8 | 29 |
| 20 | 0 1 0 | 30 | 21 | 0 1 8 | 29 |
| 21 | 0 1 0 | 30 | 22 | 0 1 8 | 29 |
| 22 | 0 1 0 | 30 | 23 | 0 1 8 | 29 |
| 23 | 0 1 0 | 30 | | | |

Moturiki Township is situated on the eastern shore Tauranga Harbour, at the present railway terminus. The sections are generally level or have easy slopes. Soil is of a sandy nature, covered with fern and manuka. The town lies generally 30 ft. above sea-level.

FIRST-CLASS LAND.

Waipa County .- Pirongia East Village.

Section 519: Area, 3 acres 2 roods 36 perches; upset price, £40.

Undulating land, light soil on clay; mostly ploughable, covered with fern and gorse. Access by good road.

Waikato County.—Rangiriri Village.

Section 182: Area, 10 acres 2 roods; upset price, £85. The section comprises about $3\frac{1}{2}$ acres of swamp which is liable to flood, the balance being undulating clay land which carries a proportion of rough feed intermixed with manuka and gorse. Situated within half a mile of Rangiriri Post-office and one mile and a quarter from Rangiriri Railway-station by formed road to within ten chains of the section, balance unformed.

Waikato County .- Parish of Tamahere.

Section 111a: Area, 15 acres 0 roods 19 perches; upset price, £615.

price, £615.

The improvements comprise dwelling 20 ft. by 27 ft., with lean-to 9 ft. by 15 ft., cow-shed, windmill, and well (out of repair), 25 chains fencing, and 12 acres rough grassing.

Level fern land of good quality, partly cultivated, situated two miles and a half from Matangi Railway-station by metalled road.

metalled road.

Raglan County .- Whaingaroa Survey District.

Section 12, Block VII: Area, 5 acres 1 rood 28 perches; upset price, £80.

Access from deep water at Raglan Harbour, distant about twelve miles, and by formed road from Ngaruawahia twenty-four miles distant. Soil of good quality, on limestone formation; well watered. Altitude, 100 ft. above sea-level.

SECOND-CLASS LAND.

Waikato County .- Parish of Taupiri.

Section 234A: Area, 5 acres 2 roods 24 perches; upset price, £35.

Easy sloping fern land of fair quality, situated about ten miles east of Ohinewai.

Waikato County.—Parish of Whangamarino.

Section 23: Area, 49 acres 2 roods 3 perches; upset price,

Undulating to hilly land of poor quality, situated about eight miles east of Ohinewai.

West Taupo County.-Wharepapa Survey District.

Section 23, Block V: Area, 15 acres 1 rood 12 perches; upset price, £65.

Open ploughable land of medium quality, covered with fern and manuka scrub, watered by swamp springs. Situated about eighteen miles from Te Awamutu and one mile from Wharepuhunga.

Section 24, Block V: Area, 25 acres 0 roods 16 perches; upset price, £90.

Undulating to slightly broken land of medium quality, mostly ploughable; covered with fern and manuka scrub, watered by small swamp. Situated about eighteen miles from Te Awamutu and one mile from Wharepuhunga.

s witness the hand of His Excellency the Governor-General, this 28th day of May, 1921.

D. H. GUTHRIE, Minister of Lands.

Regulations under the Defence Act, 1909, constituting Military Districts.

JELLICOE, Governor-General.

TN pursuance and exercise of the powers and authority conferred on me by the Defence Act, 1909, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby cancel the regulations constituting the Military Districts as set out in the New Zealand Gazette No. 12, of the tenth day of February, one thousand nine hundred and twenty-one, and hereby substitute the following regulations, and declare that these shall take effect from the first day of May, one thousand nine hundred and twenty-one. hundred and twenty-one.

REGULATIONS.

The Dominion of New Zealand is hereby divided, for the purpose of the Defence Act, 1909, into three military districts, to be termed commands, as follows:-

THE NORTHERN COMMAND.

Comprising all that portion of the North Island of New Zealand lying north of a line drawn from the east coast along the northern boundary of the County of Wairoa, thence in a straight line due west to the shore of Lake Taupo, thence north-west to the point where the boundary between the counties of Fast Taupo and West Taupo meets the northern counties of East Taupo and West Taupo meets the northern shore of the lake, thence to the most south-eastern point of the County of Waitomo, and thence following the southern boundaries of the counties of Waitomo and Awakino to the

THE CENTRAL COMMAND.

Comprising all that portion of the North Island of New Zealand lying south of the boundary-line described above.

THE SOUTHERN COMMAND.

Comprising the South Island of New Zealand, Stewart Island, and the Chatham Islands.

The Northern Command will be subdivided into four regimental districts as follows:-

No. 1 Regimental District.—Headquarters, Auckland.

All that area comprising the County of Eden; together with the City of Auckland, and all other boroughs and town districts situated within or contiguous to the boundaries of the said county, also the Boroughs of Devonport, Northcote, and Birkenhead, and the Great Barrier and Little Barrier Islands, and all islands in the Hauraki Gulf.

No. 2 Regimental District.—Headquarters, Paeroa.

All that area comprising the counties of Coromandel, All that area comprising the counties of Coromandel, Thames, Ohinemuri, Piako, Hauraki Plains, Matamata, Tauranga, Rotorua, Whakatane, Opotiki, Waikohu. Waiapu, Matakaoa, Cook, Uawa, and that portion of the County of East Taupo lying north of the southern boundary of the command; together with all boroughs and town districts extend within an continuous to the boundaries of these situated within or contiguous to the boundaries of those counties.

No. 3 Regimental District.—Headquarters, Whangarei.

All that area comprising the counties of Mongonui, Whangaroa, Hokianga, Bay of Islands, Hobson, Whangarei, Otamatea, Rodney, and Waitemata; together with all boroughs and town districts situated within or contiguous to the boundaries of those counties other than the Boroughs of Devonport, Northcote, and Birkenhead.

No. 4 Regimental District.—Headquarters, Hamilton.

All that area comprising the counties of Manukau, Franklin, Raglan, Waikato, Waipa, Kawhia, Awakino, Waitomo, and that portion of the County of West Taupo lying north of the southern boundary of the command; together with all boroughs and town districts situated within or contiguous to the boundaries of those counties.

THE NEW ZEALAND GAZETTE.

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

Mining Registrar's Office, Westport, 30th May, 1921.

OTICE is hereby given that the mining privileges mentioned in the Schedule hereto have been struck off the Mining Register, in pursuance of section 30, subsection (4), of the Mining Amendment Act, 1914.

W. D. WALLACE, Mining Registrar.

SCHEDULE.

| No. | Date. | Nature of Privi | lege. | Locali | ty. | Registered Holder. | |
|--|---|-----------------|-------|---|-----|---|--|
| 3A 1540 1541 1807 3767 3940 | 1/1/10 22/8/06 22/8/06 22/8/06 18/6/07 15/10/12 22/4/13 | Residence-site | | Mokihinui Burnett's Face ,,, Karamea Denniston Millerton | | Peter J. Wilson. George A. Mitchell. Margaret A. Bunn. Augustus Ryan. T. Barton. Alfred McDonald. | |

Notice to Mariners.—No. 24 of 1921.

Marine Department, Wellington, N.Z., 7th June, 1921.

THE following Notices to Mariners, which have been received from the Hydrographic Office, Washington, and the Minister of State for Communications, Tokyo, are published for general information.

ROBERT DUNCAN, Secretary.

SOUTH PACIFIC OCEAN.

NEW CALEDONIA.—PORT NOUMEA APPROACH.—AMEDEE ISLAND LIGHT.—VISIBILITY.—PILOTS.

CAPTAIN H. Lorenzen, of the schooner "Mindoro," that the fixed white light on Amedee Island is visible 23 miles.

Captain Lorenzen also reports that the pilots for Noumea are reliable, but are only to be found at Bulari Passage.

Approximate position of Amedee Island light: Lat. 22° 28′ 44″ S., long. 166° 28′ 51″ E.

JAPAN.

SOUTH COAST OF HONSHU.

Notice is hereby given that the following lighthouse established at Noma-zaki, Chita-gori, Aichi Prefecture, will be shown on and after the 1st of March, 1921:—

Noma-zaki Lighthouse.

Position.—Lat. N. 34° 45′ 21″, long. E. 136° 50′ 57″ (the degree added 0° 0′ 11″ to that of the Japanese Admiralty Chart No. 1051).

Description .--Circular concrete tower, white.

Height of Light.—56 shaku above the base; 62 shaku (61.6 feet; 18.8 metres) above the water.

Character of Light.—5th order, acetylene gas, occulting white; light 3 seconds, eclipse 3 seconds.

Illuminated Arc.—198°, from N. 28° 30′ W., through N. and E., to S. 10° 30′ E. (the magnetic bearings taken from seawards).

Power.-1,300 candles.

Visibility.—13½ nautical miles in clear night.

SHIMONOSEKI STRAIT.

Notice is hereby given that the character, the candle-power, and the visibility of Kanabuse Beacon light, E. entrance to Shimonoseki Strait, will be changed as follows at the end of March, 1921.

Further notice will be given after the change has been effected.

Kanabuse Beacon Light.

Character.—Acetylene gas, flashing white light, showing one flash in every 3 seconds.

Power.—120 candles.

Visibility.-10 nautical miles in clear night.

NORTH-WEST COAST OF HONSHU.

Notice is hereby given that the following lighthouse established at Saigo Misaki, S.E. end of Togo, Province of Oki, will be shown on and after the 31st of March, 1921:—

Saigo Misaki Lighthouse.

Position.—Lat. 36° 10' 10'' N., long. 133° 20' 20'' E. (the degree added 0° 0' 11'' to that of the Japanese Admiralty Chart No. 124).

Description.—Square concrete tower, white.

Height of Light.—30 shaku (29.8 ft.; 10 metres) above the base; 363 shaku (361 ft.; 110 metres) above the water.

Character of Light.—The 4th order, group flashing white light, showing two flashes in quick succession during 8 seconds, followed by an eclipse of 22 seconds.

Illuminated Arc.—260°, from S. 8° W., through W. and N., to N. 88° E. (the mannetic bearings taken from seawards).

Power.-30,000 candles.

Visibility.—261 nautical miles (49.1 klm.) in clear night.

INLAND SEA.

Notice is hereby given that the character, candle-power, and visibility of the light of Kudako Shima Lighthouse, E. of Nuwa Shima, Iyo Nada, have been changed as follows since the 21st of March, 1921 :-

Kudako Shima Lighthouse.

Character of Light.—5th order, acetylene gas, occulting white; light 3 secs., eclipse 3 secs.

Power.—1,300 candles.

Visibility.—20 nautical miles in clear night.

NORTH-WEST COAST OF HONSHU.

Notice is hereby given that the candle-power of the light of Hajikizaki Lighthouse, Province of Sado, Niigata Prefecture, has been changed as follows since the 30th January, 1921:-

Hajikizaki Lighthouse.—Power, 30,000 candles.

Tenders for Asbestos Building-sheets.

Railway Department, Wellington, 1st June, 1921.

HE undermentioned accepted tender-rates for the supply and delivery of asbestos building-sheets are published for general information.

R. W. McVILLY, General Manager, New Zealand Railways.

Successful tenderers: Murray, Roberts, and Co. (Limited), Wellington

Make of sheets: Eternit.

| Material. | Size of Sheets. | Deliv | Price. | | |
|-------------------------------|------------------|-----------|-------------|----------|---------|
| Haverian. | Size of Directs. | Auckland. | Wellington. | 111 | ٠٠. |
| Asbestos building- sheets* | 8' x 48" x 3" | 400 | 400 | s. 12 | đ. 9 |
| | 6' x 36" x 36" | 250 | 2 50 | 7 | 3 |

^{*} Delivery into store free of breakages.

No.

Patents, Designs, and Trade-marks.—Extension of Time as to Rights affected by War.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 6th day of June, 1921.

Present:

THE HONOURABLE SIR F. H. D. Bell, K.C.M.G., PRESIDING IN COUNCIL.

HEREAS by section twenty-three of the Finance Act, 1921, it is provided that, in order to give effect to the terms of the agreement of Berne (being an agreement respecting the preservation or the restoration of the rights of industrial property affected by the world war, dated at Berne on the thirtieth day of June, one thousand nine hundred and twenty, to which agreement the Government of New Zealand has acceded), and generally for the purpose of restoring rights of industrial property affected by the war, the Governor-General may, by Order in Council, where the time has expired within which any act or thing may or is required to be done under or for the purposes of the Patents, Designs, and Trade-marks Act, 1911 (in this Order referred to as the said Act), extend the said time, subject to such conditions as he thinks fit, including conditions for the protection of the rights of persons who may have lawfully availed themselves rights of persons who may have lawfully availed themselves of the subject-matter of any patent, design, or trade-mark:
And whereas it is expedient that provision should be made accordingly:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred on him by section twenty-three of the Finance Act, 1921, and of every other power and authority enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations for the purposes of the said section twenty-three.

REGULATIONS.

- I. The time within which any act or thing may or is required to be done under or for the purposes of the said Act is hereby extended, in cases from the countries adhering to the above-recited agreement of Berne, and in cases with which British subjects or British companies generally are concerned,

 - (a.) For making applications under section 129 of the said Act, to the 25th July, 1921; and
 (b.) For paying any fee, filing any document, or taking any other action under the said Act, to the 25th January, 1922.
- 2. Where applications, fees, or documents have been received from other countries, subjects, or companies after the prescribed time, owing to delay arising from the world war, the Registrar may, on request, accept any such applications, fees, or documents received not later than the 10th day of January, 1921, as if they had been received within the prescribed time, and in any such case the prescribed time shall be deemed to have been extended to that date, and action may be taken by the Registrar thereon as if the preaction may be taken by the Registrar thereon as if the prescribed time had not expired.
- 3. Application for any such extension shall be made in the form set o t in the Schedule hereto, or to the like effect.
- 4. Where rights are restored or revived by any extension 4. Where rights are restored or revived by any extension of time hereunder, the order for restoration, letters patent, or other document shall contain such provisions (if any) as may be considered necessary for the protection of rights of persons who may have lawfully availed themselves of the subject-matter of any patent, design, or trade-mark. Such provisions may, in the case of patents, correspond to those con ained in clauses 6 and 7 of the regulations on the 3rd day of April. 1914, under the said Act, and in respect of designs and trade marks may be to such effect as the Registrar signs and trade-marks may be to such effect as the Registrar considers desirable.
- 5. Where any extension of time has been granted by or 5. Where any extension of time has been granted by or under these regulations for making any application, lodging any document, or similar action, and the time has expired for taking any subsequent proceedings, the Registrar may allow six months from the date of such grant, or in cases under regulation 2 hereof from the date of this Order in Council, for acceptance or other action, and a further six months, or twelve months in all, for sealing registration or like proceedings.

- 6. Where an extension of time has been granted by or under these regulations in respect of any matter, and the renewal fees thereon are overdue, the Registrar may allow the extension of one year from the date of acceptance, or in cases under regulation 2 hereof from the date of this Order in Council, for their payment. No fee will become payable until the preceding fee or fees have been paid, even though the term for which such fees are payable has expired. Notwithstanding anything contained in the regulations under the said Act, no fee shall be payable in respect of any extension in accordance with these regulations.
- 7. For the purpose of giving effect to these regulations the provisions of the said Act and the regulations thereunder shall be read subject to these regulations, and any forms prescribed by or under the said Act or regulations may be used or adopted for the purposes of these regulations.

SCHEDULE.

[Form A.

hereby apply that the time for I for , or until . extended for

[Signature of applicant(s) or agent.]

No. [Form B.

hereby declare that the delay has been due to circumstances arising from the war.

[Signature of applicant(s) or agent.]

[Form C.

hereby declare that are that , subject(s) of , we are a company organized under the citizen(s) of

[Signature of applicant(s) or agent.]

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

Officiating Ministers for 1921.-Notice No. 17.

Registrar-General's Office, Wellington, 7th June, 1921.

PURSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general informa-

Methodist Church of New Zealand.

Mr. Herbert Bateup. Mr. Christopher G. H. Rycroft. Mr. Francis J. Handy. Mr. John Thomas.

W. W. COOK, Registrar-General.

Election of Member of Wellington Land Board.

District Lands and Survey Office, Wellington, 6th June, 1921.

IN accordance with the provisions of section 41 of the Land Act, 1908, and the regulations thereunder, I, Gordon Hurrell Morland McClure, as Returning Officer for the election of a member of the Wellington Land Board, do hereby declare the result of the poll taken on the 6th day of June 1921 to be as follows:— June, 1921, to be as follows:

Ellingham, Henry Thomas... McGregor, Donald ... 509 144 Total number of valid votes 653 Informal votes 25

And I do hereby declare that HENRY THOMAS ELLINGHAM, having received the greatest number of valid votes, is duly elected a member of the Wellington Land Board as from the 6th day of June, 1921.

G. H. M. McCLURE, Returning Officer.

CROWN LANDS NOTICES.

Rural Lands in Westland Land District classified.

Department of Lands and Survey, Wellington, 28th May, 1921.

Notice is hereby given that the Commissioners appointed to classify and report upon runs in the Westland 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.

WESTLAND LAND DISTRICT.

 $Class\ A. -Pastoral\ Land.$

Being Land 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 No. | Area. | Date of Expiry. | Remarks. |
|------------------------------------|------------------|--------------------|--|
| Run 634, Upper Arawata River | Acres. 46,650 | 28/2/22 | Wholly provisional State forest, comprising mountain hilltops, open country; the valleys of Upper Arawata and part of Waipara Rivers, also bush-covered slopes of the watershed. Not suitable for subdivision. |
| Run 442, Waitangi-Taona | 11,800 | 28/2/22 | Wholly provisional State forest, comprising the valley of the head-waters of the Waitangi-Taona River, with bush-covered slopes of its watersheds. Not suitable for subdivision. |
| Run 17, Waikukupa River | 9,000 | 28/2/23 | Wholly provisional State forest, comprising the valley and watersheds of the Waikukupa River; wholly bush-covered lands. Not suitable for subdivision |
| Run 64, Arnott and Mata- ketake | 13,000 | 28/2/23 | Wholly provisional State forest; wholly bush-covered lands, taking in head-waters of Waikapohai River to main South Road; rough mountainous country. Not suitable for subdivision. |
| Run 24, Waiatoto River | 10,000 | 28/2/23 | Crown lands, comprising the head-waters of the Waiatoto River; steep mountain slopes, wholly covered with bush. Not suitable for subdivision. |
| Run 14, Hope River | 10,000 | 28/2/23 | Wholly provisional State forest, comprising the valley and watershed of the Hope River; steep slopes, covered with dense bush. Not suitable for subdivision. |

Class B .- Pastoral and Agricultural Lands.

Being Lands adapted in Part for Pasturage and in Part for Agricultural Purposes, being suitable for Subdivision in Areas not exceeding 5,000 Acres.

| Run No. | Area. | Date of Expiry. | Remarks. |
|---|------------------|--------------------|---|
| Run 71, Kaimata Range and Bryan O. Lynn | Acres. 38,300 | 28/2/22 | Part State forest and part Crown lands, comprising open hilltops of Mt. Howe and Bryan O. Lynn, together with bushclad slopes of Kaimata Ranges, head-waters of Haupiri River. Not at present suitable for subdivision. |
| Run 23, Clarke and Lands- borough Rivers | 27,000 | 28/2/22 | Crown lands, comprising upper valleys and watersheds of Clarke and Landsborough Rivers; small river-flats and bush-covered slopes. Not at present suitable for subdivision. |
| Run 46, Turnbull River | 54,900 | 28/2/22 | Crown lands, occupying the whole of the watershed of the Turnbull River, with open hilltops and bushclad slopes of Mt. Selbourne and Warren. Not at present suitable for subdivision. |
| Run 66, Jackson's River | 32,200 | 28/2/22 | Wholly provisional State forest, occupying the whole watershed of Jackson Valley; partly open tops and bush-covered slopes of Thomson and Collyer's Spurs. Not at present suitable for subdivision. |
| Run 26, Manakaiau River | 9,260 | 28/2/22 | Part State forest and part Crown lands; partly bush and partly swamp, bush-covered slopes. Not at present suitable for subdivision. |
| Run 632, Gentle Annie | 4,950 | 28/2/22 | Wholly provisional State forest, practically all bush-covered, occupying the country between Lake Kanieri Road, Gentle Annie, and Kokatahi sections. Not at present suitable for subdivision. |
| Run 477, Smoothwater River | 6,000 | 28/2/22 | Wholly provisional State forest, comprising the valley and watersheds of Smoothwater River; bush-covered slopes of Stafford Range. Not at present suitable for subdivision. |
| Run 96, Okuru and Waia- toto Rivers | 4,882 | 28/2/23 | Crown lands, comprising partly open swamp land and partly bush-covered slopes of Mt. Selbourne. Not at present suitable for sub-division. |
| Run 15, Totara and Waiho Rivers | 5,000 | 28/2/23 | Part State forest and part Crown lands, comprising portion of Waiho River bed near its mouth and partly bush-covered lands. Not at present suitable for subdivision. |
| Run 43, Makawhio River | 9,900 | 28/2/23 | Part State forest and part Crown lands, comprising portion of Jacob's River Valley together with its watershed and slopes; all bush-covered. Not at present suitable for subdivision. |
| Run 21, Arnott and Mata- ketake | 13,500 | 28/2/23 | Wholly provisional State forest; practically all bush-covered country, occupying the flat and slopes to the west of Bald Hill; partly swampy. Not at present suitable for subdivision. |
| Run 91, Doctor's Creek | 12,900 | 28/2/23 | Wholly provisional State forest; wholly bush-covered country, occupying the watersheds of Doctor's and Supply Creeks and slopes of Fords Ridge. Not at present suitable for subdivision. |
| Run 29, Taramakau River | 1,900 | 28/2/23 | Part State forest and part Crown lands; wholly bush-covered country between Taramakau River and Cameron's Tracks and Cape Terrace. Not at present suitable for subdivision. |

Timber in Wellington Land District for Sale by Public Auction.

District Lands and Survey Office, Wellington, 6th June, 1921.

OTICE is hereby given that the right to cut and remove the timber on the undermentioned Crown lands will be offered for sale by public auction at the District Lands and Survey Office, Wellington, at 2 o'clock p.m. on Tuesday, the 19th July, 1921, under the provisions of the Land Act, 1908, and the Timber Regulations thereunder.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Raketapauma Block VIII, Maungakaretu Survey Distric!.

UPSET price, £2,514. The timber comprises totara, 892,560 sup. feet; kaikawata, 501,600 sup. feet; rimu, 317,520 sup. feet; matai and miro, 198,960 sup. feet; maire, 100,800 sup. feet: total, 2,011,440 sup. feet.

This timber is situated about one mile and a quarter from

Hihitahi Railway-station on the Main Trunk line, and full particulars can be obtained on application to the Commissioner of Crown Lands, Wellington.

TERMS OF PAYMENT.

One-fifth of the purchase-price, together with timber-cutting license fee £1 1s., on fall of hammer; one-fifth in six months, one-fifth in twelve months, one-fifth in eighteen months, and one-fifth in twenty-four months thereafter.

All instalment-payments shall bear interest at the rate of 5 per cent. per annum as from date of sale, and with the interest added shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of Crown Lands.

CONDITIONS OF SALE.

1. The right to cut and remove the timber on the lot will be sold generally in accordance with the provisions of the Land Act, 1908, the Timber Regulations made thereunder, and the following conditions and such additional conditions

as the Commissioner in his discretion considers necessary.

2. The quantities set forth in the above Schedule are 2. The quantities set forth in the above Schedule are approximate only, and are furnished for the information of intending purchasers, who are expected, previous to the sale, to make their own estimate of the quantity of timber on each lot. No contract for purchase shall be voidable, nor shall the licensee be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated herein, nor shall any extra sum be claimed by the Crown if the quantity of timber is found to be in excess of that stated herein.

claimed by the Crown if the quantity of timber is found to be in excess of that stated herein.

3. The promissory notes will be presented at intervals as indicated in the terms of payment, but they may be presented for payment at earlier dates if more than a due proportion of the timber is found to be cut, or should any breach of the conditions occur, or if in the opinion of the Commissioner the interest of the Crown is jeopardized.

4. The purchaser of the timber shall have no right to the use of the land.

use of the land.

use of the land.

5. The timber in the lot shall be cut in a face, and the Crown reserves the right to follow up the mill-workings by felling and grassing such areas as from time to time are cleared of milling-timber. Sufficient timber shall be left on each section for fencing and general farming purposes. Cutting must commence within six months of date of sale, and be continuous during the currency of the license.

6. The Land Board may authorize the laying-down and working of tram-lines through these lots by other persons than the licensees of the particular lots affected.

7. The licensee shall not put, throw, or place, or allow to be put, thrown, or placed, into any river, stream, or watercourse, or into any place where it may be washed into any river, stream, or watercourse, any sawdust or other sawmill refuse.

8. If the timber is unsold at auction the right to cut it at the upset price will remain open for application until further notice.

notice.

9. No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatever in respect of any lot or in these conditions.

10. All the timber in the lot, whether standing or felled or in logs, shall remain the property of the Crown until all the instalments are paid.

11. Should any dispute arise as to boundaries, the decision of the Commissioner of Crown Lands shall be final and conclusive.

12. The lot will be sold generally in accordance with the area and boundaries as shown on the sale map lodged in the District Lands Office, Wellington.

G. H. M. McCLURE, Commissioner of Crown Lands. Settlement Land in Auckland Land District for Sale by Auction for Cash or on Deferred Payments.

Auckland, 7th June, 1921.

NOTICE is hereby given that the undermentioned land will be offered for sale by public auction, for cash or on deferred payments, at the Assembly Hall, Rotorua, on Wednesday, the 20th July, 1921, at 11 a.m., under the provisions of the Land Act, 1908, the Land for Settlements Act, 1908, and amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—EAST TAUPO COUNTY.— REPOROA SETTLEMENT.

| KEPOROA SETTLEMENT. | | | | | | | | |
|---------------------|--------|----------------|--|--|--|--|--|--|
| Section. | Block. | Area. | Upset Price. | | | | | |
| Reporoa Township. | | | | | | | | |
| | | A. R. P. | £ s. d. | | | | | |
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| 8 | į. | 0 1 0 | $25 \ 0 \ 0$ | | | | | |
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| 14 | ,, | 1 2 6.8 | 60 0 0 | | | | | |
| 15 | ,, | 0 1 0 | 20 0 0 | | | | | |
| 16 | ,, | 0 1 0 | $25 \ 0 \ 0$ | | | | | |
| 17 | ,, | 0 1 0 | 15 0 0 | | | | | |
| 18 | ,, | 0 1 0 | $15 \ 0 \ 0$ | | | | | |
| 19 | ,, | 0 2 0 | $25 \ 0 \ 0$ | | | | | |
| 20 | ,, | 0 2 0 | $25 \ 0 \ 0$ | | | | | |
| 21 | ,, | 0 2 0 | $20 \ 0 \ 0$ | | | | | |
| 22 | I . | 0 2 0 | $30 \ 0 \ 0$ | | | | | |
| 2 | ľv | 0 1 0 | 20 0 0 | | | | | |
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| 4 | ,, | 0 1 0 | 20 0 0 | | | | | |
| 5 | ,, | 0 1 0 | $20 \ 0 \ 0$ | | | | | |
| 6 | ,, | 0 1 0 | $20 \ 0 \ 0$ | | | | | |
| 7 | ,, | 0 1 0 | $20 \ 0 \ 0$ | | | | | |
| 8 | ,,, | 0 1 0 | 20 0 0 | | | | | |
| 9 | ,,, | 0 1 0 | $20 \ 0 \ 0$ | | | | | |
| 10 | ,, | 0 1 0 | $20 \ 0 \ 0$ | | | | | |
| 11 | ,, | 0 1 0 | 20 0 0 | | | | | |
| 12 | | 0 1 0.4 | $20 \ 0 \ 0$ | | | | | |
| 3 | l ÿ | 0 1 0 | $15 \ 0 \ 0$ | | | | | |
| 4 | ,,, | 0 1 0 | $15 \ 0 \ 0$ | | | | | |
| 5 | ,, | 0 2 0 | $25 \ 0 \ 0$ | | | | | |
| 6 | ,, | 0 2 0 | $25 \ 0 \ 0$ | | | | | |
| 7 | ,, | 0 2 0 | 30 0 0 | | | | | |
| 8 | ,, | 0 2 0 | $20 \ 0 \ 0$ | | | | | |
| 11 | ,, | 1 0 0 | $40 \ 0 \ 0$ | | | | | |
| 13 | ,, | 1 0 0 | 40 0 0 | | | | | |
| | Re | poroa Suburbs. | | | | | | |
| 1 | , I | 1 0 29.1 | 30 0 0 | | | | | |
| $\overset{1}{2}$ | | 1 0 16.2 | 30 0 0 | | | | | |
| $\frac{z}{3}$ | ", | 0 3 37 | 30 0 0 | | | | | |
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| $\overset{1}{2}$ | 1 | 3 0 36.5 | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ | | | | | |
| 3 | ,, | 3 1 9.8 | 40 0 0 | | | | | |
| | | , <u> </u> | | | | | | |

Reporoa Township is situated about twenty-five miles from Rotorua, on the Rotorua—Taupo Road. The district has a daily mail-service from Rotorua during the summer months, and three times weekly during the winter months. The sections are level to easy sloping.

TERMS OF SALE.

The purchaser may pay for the land in cash or by deferred payments extending over a period of nineteen years. The terms are—
(1.) Cash.—One-fifth of the purchase-money on the fall of

(1.) Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance, with Crown-grant fee (£1), within thirty days thereafter.

(2.) Deferred Payments.—5 per cent. of the purchase-money and license fee (£1 ls.) on the fall of the hammer, balance by equal annual instalments extending over nineteen years, with interest payable half-yearly at the rate of 5 per cent. per annum on the unpaid purchase-money; but with

the right to pay off at any time the whole or any part of the

outstanding amount.

In either case, if the purchaser fails to make any of the prescribed payments by due date, whether of purchase-money or interest, the amount (if any) already paid shall be forfeited, and the contract for the sale of the land shall be null

Titles will be subject to section 60 of the Land Laws Amendment Act, $\overline{1912}$.

Full particulars may be obtained at this office.

H. M. SKEET. Commissioner of Crown Lands.

Education Reserve in Southland Land District for Lease by Public Auction.

District Lands and Survey Office,

OTICE is hereby given that the education reserve described in the Schedule hereto will be offered for lease by public auction at the District Lands and Survey Office, Invercargill, at 11 o'clock a.m. on Thursday, 21st July, 1921, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.—WENDON SURVEY DISTRICT.

Part Run 254B: Area, 7,340 acres; upset annual rental, £250.

Part Kun 254B: Area, 7,340 acres; upset annual rental, £250. Weighted with £1,875, valuation for improvements. The run is situated two miles from Switzers Railway-station, school, and post-office. About 1,000 acres of eastern portion is covered with manuka and is of little value, the balance being silver-tussock land with ferny gullies through it. It is a good run, free from snow, but there is no land fit for cultivation.

Abstract of Conditions.

1. Possession will be given on 1st September, 1921.
2. The term of the lease will be fourteen years from 1st April, 1922, without right of renewal, and will also include the period between date of possession and the 1st April, 1922.
3. The lessee to pay all rates, taxes, &c.
4. A half-year's rent at the rate offered, and rent for the

broken period between 1st September and 30th September, 1921, lease and registration fees, stamp duty, and valuation for improvements to be paid on the fall of the hammer.

5. The Land Board reserves the right to take part of the land for school-site, and the right to lay off roads through the

run where required.

6. The lessee to be allowed (with the consent of the Land Board) to cultivate for station purposes only, but not for sale, a reasonable area; provided that not more than one white crop and one green crop be taken off the land. Such land then to be laid down with good and sound grass and clover seeds, of the description and proportions usually sown in the district, and most suitable for the land, and remain in grass for a period of three years, after which time the same process of cultivation may be repeated. All such cultivation to be subject to inspection by the lessor or his agent.

7. Lessee to have the right to bush for fencing and firewood

7. Lessee to have the right to bush for fencing and firewood only, but not for sale.

8. Three months before the expiration of the lease a valuation to be made by arbitration of all improvements, consisting of necessary buildings and fencing, the amount of such valuation to be payable by the incoming to the outgoing tenant.

In the event of the lessee desiring to effect improvements in addition to those already on the ground, it will be necessary to obtain the Land Board's permission, otherwise such improvements will not be made a subject of valuation.

9. At the expiry of the lease it shall not be obligatory upon the Land Board to offer a lease of the whole area in one lot, and in the event of subdivision into lots the provisions of clause 8 hereof, as to valuation and payment thereof, shall

apply to each lot.

10. No assignment, sublease, or mortgage without the consent of the Land Board.

11. Interest at the rate of 10 per cent. per annum to be paid on rent in arrears

12. Lease liable to forfeiture if conditions violated.

Full particulars, including sale plans, may be obtained on application to this office.

THOS. BROOK, Commissioner of Crown Lands.

Settlement Land for Sale by Public Auction for Cash or on Deferred Payments.

District Lands and Survey Office Auckland, 6th June, 1921.

Notice is hereby given that the undermentioned lands will be offered for sale by public auction, for cash or on deferred payments, at the District Lands and Survey Office, Auckland, at 2.30 o'clock p.m. on Monday, 25th July, 1921, in pursuance of the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.—FIRST-CLASS LAND. Matamata County.—Seluyn Settlement.—Lichfield Village.

| Section. | Block. | Area. | Upset Price. | | |
|----------|--------|-------------|--------------|--|--|
| | · | A. R. P. | £ s. d. | | |
| 1 | III | 3 2 0 | 28 0 0 | | |
| 2 | ,, | 3 2 0 | 28 0 0 | | |
| 3 | ,, | 3 2 0 | 28 0 0 | | |
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| 9 | ,, | $3 \ 2 \ 0$ | 28 0 0 | | |
| 5 | VI | $0 \ 2 \ 0$ | 4 0 0 | | |
| 9 | ,, | 1 - 0 - 0 | 8 0 0 | | |
| 11 | ,, | 1 - 0 - 0 | 8 0 0 | | |
| 13 | ,, | $1 \ 0 \ 0$ | 8 0 0 | | |
| 15 | ,, | $1 \ 0 \ 0$ | 8 0 0 | | |
| 17 | ,, | $1 \ 0 \ 0$ | 8 0 0 | | |
| *129 | | 0 3 24 | 334 0 0 | | |

* This section adjoins Lichfield Village. There is a fourroomed kauri house on the section, with scullery, shed, tanks,

Lichfield Village is situated about four miles from Putaruru Railway-station by good road. The Taupo Totara Timber Company's tram passes along front boundary of the village, and provides a daily service.

The land is practically level, being light sandy soil covered

with short fern.

Sale plans and full particulars may be obtained at this office.

H. M. SKEET, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that John Archer Nicholson, of Awakeri, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Whakatane, on Friday, the 10th day of June, 1921, at 11 o'clock a.m.

W. S. FISHER, Official Assignee. In Bankruptcy.—In the Supreme Court holden at Gisborne.

OTICE is hereby given that Sidney Palmer, of Waipaoa, Caterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 7th day of June, 1921, at 2.30 o'clock.

7th February, 1921.

A. G. BEERE. Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at Gisborne.

OTICE is hereby given that Harold William Gibbs, of Gisborne, Motor Mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 17th day of June, 1921, at 2.30 o'clock.

6th June, 1921.

A. G. BEERE, Deputy Official Assignee.

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

OTICE is hereby given that Charles Alfred Dead-Man, of Wanganui, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Monday, the 13th day of June, 1921, at 10.30 o'clock a.m.

4th June, 1921.

E. M. SILK, Deputy Official Assignee.

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

OTICE is hereby given that WILLIAM LINTS, of Wanganui, Producer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Tuesday, the 14th day of June, 1921, at 10.30 o'clock a.m.

6th June. 1921.

E. M. SILK, Deputy Official Assignee.

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

OTICE is hereby given that Herbert Anderson Jones, of Masterton, Architect, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 14th day of June, 1921, at 11.45 o'clock.

4th June, 1921.

ARTHUR D. LOW, Deputy Official Assignee.

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

OTICE is hereby given that Henry Milton Wolland, of Lyttelton, Hairdresser and Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 14th day of June, 1921, at 2 o'clock.

6th June, 1921.

A. W. EAMES, Official Assignee.

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

NOTICE is hereby given that DAVID WINTER and JOHN HENRY WINTER, trading as "Winter Bros.," of Invercargill, Carriers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 7th day of June, 1921, at 11 c'clock a m. o'clock a.m.

31st May, 1921.

CHARLES B. ROUT, Deputy Official Assignee.

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

OTICE is hereby given that ROBERT MARTIN, of Athol, Sheep-farmer, was this day adjudged bankrupt; and hereby summon a meeting of creditors to be holden at my office on Wednesday, the 15th day of June, 1921, at 10.30 o'clock a.m.

2nd June, 1921.

CHARLES B. ROUT, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

L'VIDENCE of loss of certificate of title, Vol. 302, folio 63, affecting portion of Allotment 22, Parish of Waitemata, in favour of MARY EUNICE RENNICK, of St. Heliers Bay, near Auckland, Married Woman, having been lodged with me, and application made to issue a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title accordingly at the expiration of fourteen days from the 9th day of June, 1921.

Dated at Auckland this 4th day of June, 1921.

THOS. HALL, District Land Registrar.

TVIDENCE of the loss of certificate of title, Vol. 215, folio 272, affecting that parcel of land known as Orahiri No. I Section 27B No. I, being in favour of MAR. GARET ELIZABETH TINKLER, Wife of WALTER GEORGE TINKLER, formerly of Te Kuiti but now of Mokauiti, Farmer, having been lodged with me, and application made to issue a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title on the expiration of fourteen days from the 9th day of June, 1921. Dated this 6th day of June, 1921, at the Land Registry Office at Auckland.

THOS. HALL, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one month from the publication hereof in the Gazette.

Application 1460 (plan No. 4077). PERCY JAMES HOY-LAND WHITE and EVELYN MAY WILSON WHITE.—
10-83 perches, being parts of Sections 905 and 906, Town of New Plymouth. Occupied by Whites (Limited).
Application 1461 (plan No. 4073). THE ST. MARY'S PAROCHIAL TRUST BOARD.—3 roods 1-2 perches, being Sections 2, 4, and 6, Block LXI, Town of Waitara West. Occupied by the Board.

Diagrams may be inspected at this office.

Dated this 6th day of June, 1921, at the Land Registry Office, New Plymouth.

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

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

Application 4985 (D.P. 4974). ROBERT MACFARLANE JOHNSTONE.—20·16 perches, north-east part of Section 122, Town of Wanganui. Occupied by applicant.

Diagram may be inspected at this office. Dated this 8th day of June, 1921, at the Land Registry Office, Wellington.

W. WYINKS, District Land Registrar.

N OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 11th day of July next.

Application 793. JOHN JAMES WINSBURY WHITE.-Application 793. JOHN JAMES WINSBURY WHITE.—
Sections 632 and 633 of the Town of Blenheim, containing
1 acre 3 roods 36.5 perches. Occupied by tenant. Plan 858.
Application 794. HELEN CLEGHORN.—Sections 440 and
441 of the Town of Blenheim, containing 2 roods 0.9 perches.
Occupied by tenant. Plan 858.
Application 795. GEORGE MOUAT BLIZZARD.—Section
110 of the Town of Picton, containing 1 rood. Unoccupied.
Plan 861

Plan 861.

Diagrams may be inspected at this office. Dated this 7th day of June, 1921, at the Land Registry Office, Blenheim. J. CARADUS, District Land Registrar.

LVIDENCE having been furnished of the loss of certificate of title, Vol. 28, folio 99, for Lot 3, deposit plan 100, part of Rural Section 7736, Borough of New Brighton, whereof JAMES PATTERSON, of New Brighton, Saddler, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said land. I hereby give notice that it is my intention for the said land, I hereby give notice that it is my intention

to issue such certificate of title at the expiration of fourteen days from the date of the Gracette containing this notice.

Dated at the Land Registry Office, Christchurch, this 7th

day of June, 1921.

C. E. NALDER, District Land Registrar.

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

12910. T. J. EDMONDS (LIMITED).-1 acre 2 roods

12910. 1. 3. EDMONDS (ELIMITED).—1 acre 2 roods 16:9 perches, part of Rural Section 88, Ferry Road and Aldwin's Road, City of Christchurch. Occupied by applicant. 12911. HORACE ROSINDALE.—32:5 perches, Lot 36, plan 4152, Rata and Ngaio Streets, City of Christchurch. Unoccupied.

Diagrams may be inspected at this office.

Dated this 7th day of June, 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 lodged forbidding the same on or before the 11th day of July, 1921.

forbidding the same on or before the 11th day of July, 1921.

ALEXANDER COWIE, ISABELLA AGNES SMITH, CATHERINE PRISCILLA ELSPET BRUNDELL, and NORMA MARGARET FORREST.—Section 29 and part of Section 71, Block XXV (Pitt Street), Dunedin. Occupied by Isabella A. Smith. No. 5391.

GEORGE FLEURY.—Section 54A, Block XXIX, Town of Dunedin (Castle Street). Occupied by Mrs. Hoares and Geo. Wilkinshaw. No. 5401.

JOHN MOODY.—Section 28, Block XI, Town of Dunedin (Russell Street). Occupied by Mrs. Henderson. No. 5402.

Diagrams may be inspected at this office.

Dated this 6th day of June, 1921, at the Land Registry Office, Dunedin.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

N OTICE is hereby given, in pursuance of section 266, subsection (3), of the above Act, that the undermentioned companies will, at the expiration of three months from the date hereof, and unless cause is shown to the contrary, be struck off the Register, and the companies will be discolved. dissolved :-

Kuranui Gold-mining Company Limited). The Te Aroha District Co-operative Dairy 1895/18. 1903/8. The Te Aroha District Co-operative Dairy Company (Limited).
The Ohura Co-operative Dairy Factory Company (Limited).
The New Zealand Worker Newspaper Company (Limited).
The Lamb Timber Company (Limited).
Roke Brothers (Limited).
The Whangape Coal Company (Limited).
The New Zealand Cinnabar (Limited).
The Eureka Milking-machine Company (Limited). 1907/23.

1907/28.

1908/46.

1908/74.

1910/25. 1910/29.

1910/67. mited).

1912/2. 1912/29.

mited).
Suttie and Company (Limited).
Ormiston Bros. and Steggall (Limited).
The Frank Harris Granite Company (Limited).
Parenga Gumfields (Limited).
The Mills Anti-Fly Company (Limited).
Motutapu (Limited).
Greenhill Quarries (Limited).
Fendall and Co. (Limited).
Kamo Brick, Tile, and Pottery Company (Limited). 1912/42. 1913/61.

1914/2. 1914/43. 1914/47.

1914/58.1914/60.

1914/60. Kamo Brick, Tile, and Pottery Company (Limited).
1916/24. The Totara Park Estate Company (Limited).
1916/25. The Murray Shoe Company (Limited).
1917/32. The Banks Roller Blotter Company (Limited).
1918/12. The Wairoa Land Company (Limited).
1918/19. Reason Publishing Company (Limited).
1919/30. Fisher and Gilfillan (Limited).
1920/52. Dominion Oil Mills (Limited).
1920/127. The Niue Island Shipping Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Auckland this 4th day of June, 1921.

WM. G. FLETCHER, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266.

TAKE notice that the name of the undermentioned company will, at the expiration of three months from the date hereof, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved:—

Gisborne Co-operative Meat Supply Company (Limited).

Given under my hand at Gisborne this 2nd day of June, 1921.

W. H. FLETCHER, 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:—

Sibun (Limited). 1913/76.

Given under my hand at Wellington this 6th day of June, 1921.

P. G. WITHERS, Assistant Registrar of Companies.

DISSOLUTION OF PARTNERSHIP.

DUBLIC notice is hereby given that the Partnership here-tofore subsisting between Andrew George Brown and Catherine Jones (now Waddell) in the business of Butchers at Woodlands, Southland, under the style of "T. Jones and Co.," has been dissolved as from this date. The said business will in future be carried on by the said

CATHERINE WADDELL, Dated the 31st day of May, 1921.

ANDREW GEORGE BROWN. CATHERINE WADDELL.

Witness to both the above signatures—S. M. Macalister, Solicitor, Invercargill.

FEATHERSTON COUNTY COUNCIL.

Hirawera Road Loan, £500.—Resolution levying Special Rate.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and amendments thereto, the Featherston County Council hereby

resolves as follows:—

That, for the purpose of providing the instalments in That, for the purpose of providing the instalments in respect of interest and principal and also for other charges on a loan of £500, authorized to be raised by the Featherston County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling the Hikawera Road, the said Featherston County Council hereby makes and levies a special rate of one penny in the pound sterling upon the rateable value (on the basis of the unimproved value) of all rateable properties situated within the Hikawera Road Special Rating District, comprising the following properties within the Pahaoa Riding of the county—viz., Section 17, Hikawera Settlement, Block XVI, Huangarua Survey District, 707 acres; Section 18, Hikawera Settlement, Block XVI, Huangarua Survey District, 707 acres; Section 18, Hikawera Settlement, Block XVI, Huangarua Survey District, 524 acres.

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first days of February and August in each and every year during the currency of such loan, being a period

every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully

paid off. GEO. W. COBB, County Clerk.

EAST TAMAKI ROAD BOARD.

WHEREAS the sum of £1,600 borrowed by the East Tamaki Road Board for recreation purposes became due and payable on the 16th day of January, 1921: And whereas the sinking funds of the said loan amount to £200, and the sum of £1,400 is required to pay off the said loan:

Now, therefore, the East Tamaki Road Board, in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1920, hereby resolves

and Public Bodies Empowering Act, 1920, hereby resolves by way of special order,— First, to borrow the said sum of £1,400 for the purpose

Second, that the said loan:
Second, that the said sum of £1,400 shall be repayable on the 16th day of January, 1942, or such earlier date as may be determined by the said Board:

Third, that the interest on the said loan shall be at the rate of five pounds ten shillings (£5 10s.) per centum per annum, and be payable half-yearly on the 1st days of April and October:

of April and October:
Fourth, that, for the purpose of providing interest and sinking fund and other charges on the said loan of £1,400, the said Board hereby makes and levies a special rate of one-twelfth of a penny in the pound sterling upon the capital value of all rateable property in the East Tamaki Road District; such rate to be an entire receiving rate during the currency of the an annual-recurring rate during the currency of the loan, and be payable yearly on the lst day of April during that currency, being a period of twenty-one years, or such shorter period as may be determined by the Board, or until the loan be fully paid off.

the Board, or until the loan be fully paid off.

The above is a true copy of a special resolution passed at a special meeting of the East Tamaki Road Board held at East Tamaki on the 1st day of April, 1921, and confirmed at the ordinary meeting of the said Board held at East Tamaki on the 2nd day of May, 1921, after public notice of such special resolution had been duly advertised in the New Zealand Herald newspaper of the 7th, 14th, 21st, and 28th days of April, 1921, and a copy deposited at the office of the Clerk to the Board at East Tamaki and open for inspection by the public for at least twenty-one days immediately prior to the confirmation thereof. confirmation thereof.

whereas the sum of £1,600 borrowed by the East Tamaki Road Board became payable on the 16th day of January, 1921: And whereas the sinking funds of the said loan amount to £200, and the sum of £1,400 is required and is now being borrowed for the purpose of paying off the said loan:

Now, therefore, the East Tamaki Road Board, in exercise of the powers vested in it in that behalf by section 21 of the Local Bodies' Loans Act, 1913, hereby resolves by way of special order that the interest and sinking fund and other charges of the said loan shall be paid out of the said Board's

of special order that the interest and sinking fund and other charges of the said loan shall be paid out of the said Board's General Fund.

The above is a true copy of a special resolution passed at a special meeting of the East Tamaki Road Board held at East Tamaki on the 1st day of April, 1921, and confirmed at the ordinary meeting of the said Board held at East Tamaki on the 2nd day of May, 1921, after public notice of such special resolution had been duly advertised in the New Zealand Herald newspaper of the 7th, 14th, 21st, and 28th days of April, 1921.

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GEORGE FLEMING, Clerk.

GEORGE FLEMING, Clerk

In the matter of the Companies Act, 1908; and in the matter of Buchanan and Co. (Limited), in Voluntary Liquidation.

NOTICE is hereby given that the final general meeting of shareholders will be held in the office of the company, Albert Street, corner of Wyndham Street, Auckland, on Friday, the 24th June, 1921, at 2 p.m., when in terms of the Companies Act the Liquidator will submit accounts showing the manner in which the winding-up has been conducted. The matter of disposing of the books, documents, and accounts of the company will also be dealt with.

E. A. PRICE, Liquidator.

IN LIQUIDATION.

In the matter of the Companies Act, 1908; and in the matter of the Pongaroa Motor Company (Limited).

Matter of the Pongaroa Motor Company (Limited).

Notice is hereby given, under the terms of section 223 of the Companies Act, 1908, that the following extraordinary resolution was passed at an extraordinary general meeting of the Pongaroa Motor Company (Limited) held on the 14th day of May, 1921.

"That the Pongaroa Motor Company (Limited), being unable to meet its liabilities, goes into Voluntary Liquidation."

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T. M. PAGE, Liquidator.

In the matter of Part IX of the Companies Act, 1908; and in the matter of Kodak (Australasia) Proprietary (LIMITED).

NOTICE is hereby given that the Christchurch office or place of business of Kodak (Australasia) Proprietary (Limited) has been removed from 94A Hereford Street in the City of Christchurch to 148 Lichfield Street in the Said city, and that the Dunedin office or place of business of the said company has been removed from 76 Stuart Street in the City of Dunedin to Moray Buildings, Moray Place, in the said city.

Dated this 6th day of June, 1921.

Kodak (Australasia) Proprietary (Limited), By its Attorney,

HAROLD ANTHONY BEAUCHAMP.

Witness-H. Jowett, Solicitor, Wellington.

PUBLIC NOTICE.

THE Equitable Life Assurance Society of the United States intends to issue, one month after this date, in terms of section 59 of the Life Insurance Act, 1908, a special policy in place of Policy No. 1056681, in name of ALBERT M. EWINGTON, of Hawera, declared to have been destroyed. Dated at Wellington this 9th day of June, 1921.

GEORGE ROSS, Representative for N.Z.

BOROUGH OF DEVONPORT.

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 Devonport Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £120,000, authorized to be raised by the Devonport Borough Council, under the above-mentioned Act, for the permanent construction and improvement of main and residential roads in the borough, the said Devonport Borough Council hereby makes and levies a special rate port Borough Council hereby makes and levies a special rate of twopence and nine-sixteenths of a penny in the pound upon the rateable value of all rateable property of the borough, comprising the whole of the Borough of Devonport; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

HORACE S. W. KING, Mayor. S. W. LUXFORD, Councillor. JAMES WILSON, Town Clerk.

HOBSON COUNTY.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hobson County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £15,000, authorized to be raised by the Hobson County Council, under the Local Bodies' Loans Act, 1913, County Council, under the Local Bodies Loans Act, 1913, for the purpose of formation and metalling of the Dargaville-Katui Road and Maropiu-Kairara Road, the said Hobson County Council hereby makes and levies a special rate of 2d. in the pound upon the rateable value of all rateable property of the Dargaville-Katui Special Rating District, comprising the following area,—

Starting from the south eastern corner of Section 42

Starting from the south-eastern corner of Section 42, Taharoa Subdivision, Block XV, Kaihu S.D.; thence by the eastern boundary of Section 42 and eastern and northern Taharoa Subdivision, Block XV, Kaihu S.D.; thence by the eastern boundary of Section 42 and eastern and northern boundary of Section 8, and north-eastern boundary of Section 4, and north-western boundary of Section 4, and north-western boundary of Section 4, and north-western boundary of Section 41; thence by north-eastern and north-western boundary of Section 22; thence by the south-western boundary of Section 31 to the north-western of Said Section 31, Taharoa Subdivision; thence in a direct line to the sea; thence by the sea to the south-west corner of Block X, Waipoua S.D.; thence by part of the southern boundary of Section 7 of Block X, Waipoua S.D.; thence by the Waima Stream; thence by the Southern boundary of Sections 23, 22, 21, and 20 of Block XI, Waipoua S.D.; thence by the Waima Stream to the south-western corner of Opanake No. 1B of Block XII, Tutamoe S.D.; thence by the No. 1B of Block XIII, Tutamoe S.D.; thence by the southern boundary of Said Block IX and southern boundary of Block X, Tutamoe S.D.; thence by the southern boundary of said Block IX and southern boundary of Section 8 and Section 9 and 10 of Block XIV, Tutamoe S.D.; thence by eastern boundary of Section 15 of Block XV, Tutamoe S.D.; thence by eastern boundary of Section 15 of Block XV, Tutamoe S.D.; thence by eastern boundary of Section 15 of Block XV, Tutamoe S.D.; thence by eastern boundary of Section 15 of Block XV, Tutamoe S.D.; thence by eastern boundary of Section 17 of Block III, Kaihu S.D.; thence by part west boundary of said Section 17; and southern boundary of Section 5, 4, 3, 2, of Block III, Kaihu S.D.; thence by part west boundary of said Section 12; and thence by eastern boundary of Opanake No. 1c No. 3 of Block III, Kaihu S.D.; thence by part west boundary of said Section 15; and eastern boundary of Opanake No. 1c No. 3 of Block III, Kaihu S.D.; thence by part west boundary of said Section 12; and thence by eastern boundary of Opanake No. 1c No. 3 of Block III, Kaihu S.D.; thence by part west boundary of said Section

thence by the Dargaville Borough Borough boundary:

Borough boundary; thence by the Dargaville Borough boundary to the starting-point.

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

J. HOGG, County Clerk.

HOBSON COUNTY.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £2,600, authorized to be raised by the Hobson County Council, under the Local Bodies' Loans Act, 1913, for the purpose of formation of roads and footpaths at Newport, formation and part metalling of Brown's Road, formation and metalling of Main Road and West Coast Road, the said Hobson County Council hereby makes and levies a special rate of fourpence and five-eighths of a penny (4\frac{1}{2}\text{d}.) in the pound upon the rateable value of all rateable property of the Kopuru Roads Special Rating District, comprising the following area,—

following area.

Starting from the Wairoa River at the north-eastern corner of part Section 5 (W. Wordsworth), Kopuru Parish; thence by the north-western boundary of said part Section 5 to the road; thence by the road to the north-eastern corner of Section 25 (T. Webb), Kopuru Parish; thence by the north-western boundary of Sections 25, 36, 99, Kopuru Parish; thence by part southern boundary of said Section 99; thence by western boundary of Section W. 35, Kopuru Parish; thence by southern boundary of Sections W. 35, E. 35, 33, 32, thence by southern boundary of Sections W. 35, E. 35, 33, 32, 31, 30, Kopuru Parish; thence by part eastern boundary of said Section 30; thence by south-eastern boundary of Section part 29 (D. P. Dunn); thence by western boundary of Allotments 3 and 2 of E.R. 50, Kopuru Parish, and that boundary-line continued to the Makaka Stream; thence by that stream to the north-western corner of part Allotment 18. Tatarariki Parish (Hammond, A. B.); thence by the western boundary of said part 18 (Hammond, A. B.) and part Allotment 18 (Seymour, J.); thence by the southern boundary of Allotment 18 (Brown and Sons), and by western and southern boundaries of part Allotment 17, Tatarariki Parish (Brown and Sons), to the Wairoa River; and thence by the Wairoa River to the starting-point.

And that such special rate shall be an annual-recurring

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

J. HOGG, Town Clerk.

CLUTHA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Clutha 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 £480, authorized to be raised by the Clutha on a loan of £480, authorized to be raised by the Clutha County Council, under the Counties Act, 1920, and the Local Bodies' Loans Act, 1913, for the purpose of purchasing parts of Sections 9 and 11, Block XXXIV, Clutha S.D., containing 10 ac. 2r. 23p., with cottage and outbuildings erected thereon, for a worker's dwelling, the said Clutha County Council hereby makes and levies a special rate of 1/40th (one-fortieth) of a penny in the pound upon the rateable value of all rateable properties within the Clutha Riding, County of Clutha; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of September in each and every year during the currency of such loan, being a period of 36½ (thirty-six and a half) years, or until the loan is fully paid off.

A. McDONALD, County Clerk.

RODNEY COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—TE HANA-MANGAWAI No. 2, £1,100.

IN pursuance and exercise of the powers vested is it in that behalf by the Counties Act, 1920, the Local Bodies' Loans Act, 1913, and the State-guaranteed Advances Act, 1909, the Rodney County Council hereby resolves as follows:—

That, for the purpose of paying the interest and other charges on a loan of (£1,100) one thousand and one hundred pounds, authorized to be raised by the Rodney County Council, under the above-mentioned Acts, for the purpose of metalling the Te Hana-Tomarata Road, the said Rodney County Council hereby makes and levies a special rate of two-elevenths of a penny in the pound upon the rateable value of all the rateable property in the Te Hana-Mangawai Special Rating District No. 2, in the County of Rodney, comprising all that area within the boundaries commencing at high-water mark at the north-east corner of Arai Parish, thence bounded towards the S.E. by the Arai Parish boundary at high-water mark at the north-east corner of Arai Parish, thence bounded towards the S.E. by the Arai Parish boundary to the north-east corner of Section 78 of the Parish of Arai; thence by the north-eastern boundary of the said Section 78 to its north-west corner by a right line to the middle of a public road, by the middle of the said public road fronting the north-western boundary of the said Section 78 to a point which would introduce the production of the said Section 78 to a point public road, by the middle of the said public road fronting the north-western boundary of the said Section 78 to a point which would intersect the production of the north-eastern boundary of Section S.E. 77 of the Parish of Arai, by a right line across the said public road to the south-east corner of the said Section S.E. 77, by the north-eastern boundaries of the said Section S.E. 77 and Section 77 of the same parish to the north-east corner of the said Section 77, by a right line to the middle of a public road; thence in a western direction by the middle of the said public road fronting the northern boundary of the said Section 77 to the Arai Parish boundary; thence by the said parish boundary to the middle of a public road; thence by the middle of the said public road fronting the northern boundaries of Sections 67, N.E. and S.W. 84, 86, N.W. 89, and 90, all of the Parish of Oruawhero, to a point which would intersect the production of the western boundary to the said Section 90, by a right line across the said public road to the north-west corner of the said Section 90; thence by the western boundary of the said Section 90, the northern boundaries of Sections N.E. and S.W. 99 of the same parish, the eastern and northern boundaries of Section 188 of the same parish, and the northern and western boundaries of Section 192 of the same parish to the Te Hana River; thence bounded towards the south-west generally by the Te Hana River to its confluence with the Mainene River; thence bounded towards the east generally by the Mainene River to the Oruawhero Parish boundary; thence towards the north generally by the same parish boundary to its junction with the south-west corner of the Mangawhai Parish; thence towards the north generally by the Rodney County boundary to the Mangawhai River; thence bounded towards the west generally by the Mangawhai by the Rodney County boundary to the Mangawhai River; thence bounded towards the west generally by the Mangawhai River and Mangawhai Harbour; and towards the northeast generally by the sea to high-water mark at the north-east corner of the Arai Parish boundary, the point of

And that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of (36½) thirty-six and a half years, or until the loan is fully paid off.

J. MORISON, Chairman. J. F. LAWRIE, Member. C. L. GRANGE, Clerk.

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RODNEY COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—WARKWORTH-LEIGH, £4,500.

IN pursuance and exercise of the powers vested in it in that behalf by the Counties Act, 1920, the Local Bodies' Loans Act, 1913, and the State-guaranteed Advances Act, 1909, the Rodney County Council hereby resolves as follows:—

1909, the Rodney County Council hereby resolves as follows:

That, for the purpose of providing interest and other charges on a loan of (£4,500) four thousand five hundred pounds, authorized to be raised by the Rodney County Council, under the above-mentioned Acts, for the purpose of metalling the Warkworth to Leigh Road, the said Rodney County Council hereby makes and levies a special rate of four-fifteenths of a penny in the pound upon the rateable value of all rateable property in the Warkworth-Leigh Special Rating District in the County of Rodney, comprising all that area within the boundaries commencing at high-water mark at the north-east corner of Section 48, Parish of Pakiri; thence bounded towards the north-east generally by the sea to Cape Rodney; thence bounded towards the south-east generally by the sea, the Whangateau Harbour, and again by the sea; towards the north-east generally by the sea to Tawharanui Point; thence bounded towards the south-east generally by the sea and the bounded towards the south-east generally by the sea and the Matakana River to the north-east corner of Section 25, Parish of Mahurangi; thence by the northern boundary of the section and the north-east boundary of Section 27 of the same parish to the most northerly corner of the said Section 27; thence by a straight line through Section 39, Parish of Mahurangi.

rangi, to a point on the eastern boundary of Section 38 of the same parish which would intersect the production of the north-western boundary of Section 47 of the same parish; thence by the said production of the north-western boundary of Section 47 to the north-east corner of that section; thence by the north-west boundaries of that section and Section 49, and the north-east boundaries of Sections 96p and 96g, and and the north-east boundaries of Sections 100 and 113, all of the said Parish of Mahurangi, to the south-east corner of the said Section 113; thence by the south-western, south-eastern and north-eastern boundaries of Section 36, and the south-eastern and the north-eastern boundaries of Section 182 of the same parish to the most northerly corner of the said Section 182 on the Hoteo Parish boundary; thence by the said parish boundary to the south-east corner of Section 121 of the Parish of Pakiri; thence by the north-eastern boundaries of the said Section 121 and Section 120, and the south-eastern boundary of Section 79, both of the same parish, to the south-east corner of the said Section 79; thence by the south-western and south-eastern boundaries of Section 81 of the said Parish and south-eastern boundaries of Section 81 of the said Parish of Pakiri and the south-eastern and north-eastern boundaries of Section 75 of the same parish to the south-west corner of Section 74 of the same parish; thence by the south-eastern boundary of Section 74, and the south-western and south-eastern boundaries of Section 78, and the south-eastern boundary of Section 121, all of the said parish, and the south-west corner of Section 111, Parish of Omaha, to the south-west corner of Section 110 of the same parish; thence by the southern and eastern boundaries of the said Section 110 and the eastern boundaries of Sections 109 and 108 and the southern and western boundaries of Section 106 by the southern and eastern boundaries of the said Section 110 and the eastern boundaries of Sections 109 and 108 and the southern and western boundaries of Section 106, all of the said parish of Omaha, to the north-east corner of the said Section 106, by a right line to the middle of a public road, by the middle of the said public road fronting Sections 95, 94, and 93 of the Parish of Omaha, to the point which would intersect the production of the eastern boundary of the said Section 93, by a right line across the said public road to the south-east corner of the said Section 93, and the southern and eastern boundaries of Section 101, of the same parish, to the north-east corner of the said Section 101; thence by a right line to the middle of a public road, by the middle of the said public road fronting the south-western boundaries of Sections 86 and 84 of the Parish of Omaha, to a point which would intersect the production of the western boundary of the said Section 84, by a right line across the said public road to the south-west corner of the said Section 84, by the western boundary of the said Section 84 to its north-west corner; thence by a right line to the middle of the public road, by the middle of the said public road fronting the northern boundary of Section a right line to the middle of the public road, by the middle of the said public road fronting the northern boundary of Section 83 of the Parish of Omaha to a point which would intersect the production of the eastern boundary of Section 48 of the Parish of Pakiri, by a right line across the said public road to the south-east corner of the said Section 48; thence by the eastern boundary of the said Section 48 to high-water mark at its north-east corner, the point of commencement.

And that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

J. MORISON, Chairman.

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J. MORISON, Chairman. J. F. LAURIE, Member. C. L. GRANGE, Clerk.

KIWITEA COUNTY COUNCIL.

UPPER KAWHATAU AND HIKURANGI BRIDGES.—RESOLUTION MAKING AND LEVYING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Kiwitea County Council hereby resolves as follows:—

Kiwitea County Council hereby resolves as follows:—

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £1,000 (one thousand pounds sterling), authorized to be raised by the Kiwitea County Council, under the above-mentioned Act, for the purpose of providing the Council's proportion of the cost of erection of suspension bridges over the Upper Kawhatau and Hikurangi Rivers at the junction of the said rivers on the Upper Kawhatau Road, the said Kiwitea County Council hereby makes and levies a special rate of 1/232nds of one penny in the pound sterling upon the rateable valuation (on the basis of the capital value) of all rateable property in the County of Kiwitea; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable half-yearly on the 1st day of April and the 1st day of October in each and every year during the currency of such loan, being a each and every year during the currency of such loan, being a period of $36\frac{1}{2}$ years, or until the loan is fully paid off.

W. P. SHAW
D. H. McLEAN Chairman.
W. Councillors.
W. L. HESSELTINE, County Clerk.

THE COMPANIES ACT, 1908.

In re Anderson and Broad (Limited), in Liquidation, and the FARMERS' MOTOR SUPPLY COMPANY (LIMITED), in Liquidation.

NOTICE is hereby given that a general meeting of share-holders in the above named companies will be held at the office of Mr. F. Hatherley, Accountant, Broadway, Marton, on Thursday, 14th day of July, 1921, at 2.30 p.m., when the Liquidator's statement of receipts and expenditure will be submitted to the meeting, together with his report upon the liquidation of the companies upon the liquidation of the companies.

Dated this 1st day of June, 1921.

N. D. ANDERSON, Liquidator.

In the matter of the Companies Act, 1908; and in the matter of Langlands and Company (Limited), Nihotapu and Nelson.

NOTICE is hereby given that on the 28th day of April, 1921, the shareholders of the above named company signed the following resolution:—

"It is resolved that the company be wound up voluntarily, and that Mr. A. E. WARNOCK, of Auckland, Public Accountant, be appointed Liquidator, for the purpose of winding up the officies of the company and distributing the assets." affairs of the company and distributing the assets.'

A. E. WARNOCK, Liquidator.

Union Buildings, Customs Street, Auckland.

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In the matter of the Companies Act, 1908.

NOTICE is hereby given that George A. Bond and Company (Limited), a company having its registered office in Sydney, New South Wales, proposes to carry on business in the City of Wellington, and that the office of the company will be at No. 54 Victoria Street, Wellington.

A. R. ATKINSON AND DALE, Solicitors for the Company.

215 Lambton Quay, Wellington, 8th June, 1921.

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SCHOOL FOR THE DEAF, NEAR SUMNER, CHRISTCHURCH.

Under the Control and Supervision of the Education Department.

Director: Mr. J. E. STEVENS.

H OR Deaf Children of sound intellect. The pupils are taught to understand and use ordinary speech. The full charge for board and education is £40 a year, but less is accepted from parents who cannot afford to pay this amount. In case of necessity admission is free.

By the Education Act it is compulsory for deaf children to come under instruction at the age of six, and to continue until the age of twenty-one unless the Education Department previously grants exemption. Though a child is, as a rule, best fitted to begin the school course at the age of six, advice should be obtained as soon as any sign of deafness is observed.

The following classes of deaf children are admitted to the School for the Deaf (sound intellect being always a necessity) :

- Children born deaf, or who have lost their hearing before learning to speak.
- Children who can hear a little, but are too deaf to be taught in a public school.
- Children who have lost their hearing after having learned to speak.

The Act imposes upon every parent, teacher of a school (either public or private), constable, or officer of a charitable or kindred institution who is aware of the place of residence (either temporary or permanent) of a deaf child, and the householder in whose house any such child resides, an obligation to send notification of the fact to the Minister of Education, giving the name, age, and address of the child; and any neglect or failure to comply with this provision involves liability to a fine.

Information and advice may be obtained from the Director, or from the

SECRETARY TO THE

EDUCATION DEPARTMENT, WELLINGTON.

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