

THE

NEW ZEALAND GAZETTE.

Published by Anthority.

WELLINGTON, THURSDAY, SEPTEMBER 15, 1921.

[L.S.]

JELLICOE, Governor-General.

A PROCLAMATION

WHEREAS by a Proclamation dated the twenty-eighth day of June, one thousand eight hundred and eighty-seven, and published in Gazette of the thirtieth day of June of that year (hereinafter referred to as the said Proclamation), certain Crown lands in Block IV, Karioi Survey District, Auckland Land District, were, inter alia, set apart as and for a State forest, in terms of the New Zealand State Forests

And whereas an error was made in the description of the land so set apart, and it is desirable that the said error should be rectified:

be rectified:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by the State Forests Act, 1908, and of all other powers and authorities enabling me in this behalf, do hereby amend the Schedule to the said Proclamation by substituting the description set forth in the Schedule attached hereto for the description of the area hereinbefore mentioned.

SCHEDULE.

Auckland Forest-Conservation Region.

State Forest No. 42.

ALL that area in the Auckland Land District, containing by admeasurement 2,898 acres, more or less, and being Section admeasurement 2,898 acres, more or less, and being Section 118 of the Parish of Karioi, more particularly described as follows: Commencing at the easternmost corner of Section 2, Block IV, Karioi Survey District, and bounded towards the north generally by Sections 131 and 125, Parish of Karioi, by Subdivisions 10 No. 3, 10 No. 2, and 1c of Karioi Native Reserve, by Sections 119 and 10 of the aforesaid parish to a public road; towards the east generally by the road which forms the western boundary of Sections 48, 29, 28, and 27, all of the Parish of Karioi aforesaid; towards the south generally by the road which forms the northern boundary of Section 16, by Sections 128, 127, and 101, all of the land described in the Schedule hereto (being part of the land so set apart) is required for settlement, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the Schedule hereto (being part of the land so set apart) is required for settlement, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the Schedule hereto (being part of the land so set apart) is required for settlement, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the Schedule:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by clauses (b) and (c) of subsection three of section three of section three of the land so set apart) is required for settle-ment, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the Schedule:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by clauses (b) and (c) of subsection three of section three of sections that the said Schedule:

Now, therefore, I and I are l

Amending a Proclamation setting apart Crown Land as a Survey District, to the point of commencement. As the same is delineated on atlas A. 027, deposited in the Head Office, State Forest Service, at Wellington, 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 under the Seal of that Dominion, at the Governmer House at Wellington, this 12th day of September, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

Land withdrawn from Provisional State-forest Reservation.

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

WHEREAS by a Proclamation dated the fifth day of July, one thousand nine hundred and twenty, and gazetted on the eighth day of July of that year, certain national-endowment land in Urutawa Survey District, in the Auckland Land District, was, inter alia, set apart as and for a provisional State forest in terms of section thirty-four of the War Legislation and Statute Torests Amendment Act, 1918, and section two of the State Forests Amendment Act, 1919. and section two of the State Forests Amendment Act, 1919:
And whereas the land described in the Schedule hereto

thousand nine hundred and twenty, hereinbefore referred to, in so far as it relates to the land described in the Schedule hereto.

SCHEDULE.

Area to be withdrawn from Provisional State-forest . Reservation.

ALL that area in the Auckland Land District, containing by admeasurement 1,557 acres, more or less, being part of Section 1, Block V, Urutawa Survey District, Opotiki County, being portion of provisional State-forest reserve set apart by Proclamation dated the 5th day of July, 1920, and published in the New Zealand Gazette No. 65, of the 8th day of July, 1920, page 2107. Bounded towards the west and north generally by Section 5 of Block V, Urutawa Survey District (forest reserve), and by a road along the Te Waiti Stream; towards the east by a reserve of various widths along the Tokenui Stream; towards the south by Section 3 of Block V aforesaid (forest reserve); and towards the south-west by Section 5 of Block VIII, Waioeka Survey District (forest reserve).

south-west by Section 5 of Block VIII, Waioeka Survey District (forest reserve).

Also all that area, containing 346 acres, more or less, being part of Section 1 aforesaid. Bounded towards the north by Section 6 of Block V, Urutawa Survey District (school reserve); towards the east and south-east by Section 2 and Section 4 of Block V aforesaid (forest reserve); towards the west generally by Section 3 of Block V aforesaid (forest reserve), a road along the Tokenui Stream, and the road forming the eastern boundary of Section 7, Block V aforesaid (cemetery reserve); and again by the road along the Tokenui Stream.

The total area of the above-described area is 1,903 acres, more or less. As the same is delineated on the atlas No. R. 041, deposited in the Head Office, State Forest Service, at Wellington, 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 12th day of September, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

Land set apart as a Provisional State Forest.

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

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, I, John Rushworth, Viscount Jellicoe, Governor General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the Crown land described in the Schedule hereto as and for a provisional State forest.

SCHEDULE.

AUCKLAND FOREST-CONSERVATION REGION Provisional State Forest No. 34.

ALL that area in the Auckland Land District, situate in Block XII, Hastings Survey District, containing 1,660 acres, more or less. Commencing at a point on the western boundary of Block XII, Hastings Survey District, 166 chains due north from its south-west corner; thence by a right line due east along the southern boundary of provisional State forest, Block XII aforesaid, to its junction with the south-western boundary of Section 5, Block XII aforesaid, thence in a south-easterly direction along the south-western boundary of Section 5 aforesaid to its junction with a public road forming the northern boundary of Section 4, Block XII aforesaid; thence by the said public road and across it to the north-western corner of Section 4 aforesaid; thence along the western boundary of the said Section 4 to a point forty chains due north of the southern boundary of Block XII aforesaid; thence by a might line due west to the western boundary of Block XII aforesaid; thence by a right line due north along the western boundary of Block XII aforesaid to the southern boundary of Section 36, Block XI, Hastings Survey District; thence along the southern, eastern, and north-eastern boundary of Block XII aforesaid; thence by a right line due north to the point of commencement: saving and excepting an irregular public road intersecting the above-described area. As the same

is delineated on atlas No. A. 022, deposited in the Head Office, State Forest Service, at Wellington, 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 12th day of September, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

National-endowment Land set apart as a Provisional State Forest.

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

Y virtue and in exercise of the powers and authorities conferred upon me by section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, and section two of the State Forests Amendment Act, 1919, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the national-endowment land described in the Schedule hereto as and for a provisional State forest.

SCHEDULE.

WESTLAND CONSERVATION REGION.

ALL that area of national-endowment land in Blocks VII, XI, and XII, Mawheranui Survey District, in the Westland Land District, being Reserve 1707, containing by admeasurement 9,400 acres, more or less. Commencing at the south-western corner of Block XI, Mawheranui Survey District, and proceeding along the western boundary of that block and the western boundary of Block VII of the said survey district to the south side of the road fronting Section 3267, and proceeding along the said roadside to a point in line with the southeastern boundary of Section 2903; thence to and along the said section boundary to Red Jack's Creek; thence across the said creek and along its right bank to a point in line with the southern boundary of Section 105, and to and along the said boundary and the southern and eastern boundaries of Section 4, the latter boundary produced to the left bank of Kangaroo Creek; thence along the said creek-bank to a point in line with the western boundary of Section 3235; thence across Kangaroo Creek and a road reserve to and along the said western boundaries of the said Section 3235 to its most southerly corner; thence across a road reserve to a point on the western boundary of Section 3237, and along the said boundary and the south-western boundary of Section 3237, and along the said boundary and the south-western boundary of Block XII, Mawheranui Survey District: thence along the said block boundary and the southern boundaries of Blocks XII and XI, Mawheranui Survey District, to the point of commencement: excluding therefrom Notown, Reserves 1042 and 1338, and Section 3324. As the same is delineated on atlas No. W. 119, deposited in the Head Office, State Forest Service, at Wellington. 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 12th day of September, 1921.

F. H. D. BELL, Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

National-endowment Land withdrawn from Provisional State-forest Reservation.

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

WHEREAS by a Proclamation dated the fifth day of July, one thousand nine hundred and twenty, and gazetted on the eighth day of July of that year, certain national-endowment land in Whakapuaka Survey District, in the Nelson Land District, was, inter alia, set apart as and for a provisional State forest in terms of section thirty-four of

the War Legislation and Statute Law Amendment Act, 1918,

and section two of the State Forests Amendment Act, 1919; and whereas the land described in the Schedule hereto (being part of the land so set apart) is required for settlement, and it is expedient that the said Proclamation should be revoked in so far as it relates to the land described in the said Schedule:

said Schedule:
Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by clauses (b) and (c) of subsection three of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, and of all other powers and authorities enabling me in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby revoke the Proclamation dated the fifth day of July, one thousand nine hundred and twenty, hereinbefore referred to, in so far as it relates to the land described in the Schedule hereto.

SCHEDULE.

NELSON CONSERVATION REGION.

Description of Land withdrawn from Provisional State Forest. ALL that area of national-endowment land in the Nelson Land District, containing by admeasurement 118 acres 3 roods 31 perches, more or less, being Section 23, Block X, Wakapuaka Survey District, and being portion of a block of national-endowment land set apart as a provisional State forest numbered N.M. 117. As the same is delineated on atlas No. N.M. 103, deposited in the Head Office, State Forest Service, at Wellington, 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 12th day of September, 1921.

F. H. D. BELL, Commissioner of State Forests

Approved in Council.

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

GOD SAVE THE KING!

Land reserved under the Scenery Preservation Act, 1908.

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

WHEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Board, consti-1908 (hereinafter referred to as "the said Act"), has recommended that the land described in the Schedule hereto should be permanently reserved for scenic pur-poses, and it is expedient to give effect to such recom-mendation: mendation:

mentation:
Now, therefore, I, John Rushworth, Viscount Jellicoe,
Governor-General of the Dominion of New Zealand, in
pursuance and exercise of the powers conferred by the said
Act, do hereby proclaim and declare that the land described
in the Schedule hereto shall be a scenic reserve under the
said Act, and subject to the provisions thereof said Act, and subject to the provisions thereof.

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTION 30, Block VI, Hunua Survey District: Area, 16 acres 3 roods 29 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of September, 1921.

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

GOD SAVE THE KING!

Crown Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Auckland Land District.

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

In pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act. 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of Crown land described in the Schedule hereto shall be and the same is

hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT .- CROWN LAND. SECTION 11, Block LXIV, Te Aroha Township: Area, I 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 8th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Crown Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Wellington Land District.

JELLICOE, Governor-General. A PROCLAMATION.

I N pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the areas of Crown land described in the Schedule hereto shall be and the same are hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

WELLINGTON LAND DISTRICT.—CROWN LAND. Kiwitea County .- Ruahine Survey District.

.. Area, 600 acres-SECTION 17, Block XIII . . ,, 460 ,,

Given under the hand of His Excellency the Governor General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Crown Land set apart for Disposal by way of Sale or Lease to Discharged Soldiers, under Special Tenures, in the Auckland Land District.

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

IN pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of Crown land described in the Schedule hereto shall be and the same is hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act. the manner provided in the said Act.

SCHEDULE.

AUCKLAND LAND DISTRICT.—CROWN LAND. SECTION 10, Block II, Te Puru Township: Area, 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 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

[Note.-This Proclamation is issued in substitution of the Proclamation dated 26th August, 1921, and published in the New Zealand Gazette of the 1st September, 1921, at page 2231.]

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Special Tenures, in the Nelson Land District.

JELLICOE, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe,

Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the seventeenth day of July, one thousand nine hundred and twenty, and published in the Gazette of the twenty-second day of July then instant, setting apart settlement lands described in the Schedule hereto for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

NELSON LAND DISTRICT.—SETTLEMENT LAND.

Blue Glen Settlement.-Waimea County.-Gordon Survey District.

Area, 872 1 0 ,, 773 3 34 SECTION Is .. 2s . . ,,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Special Tenures, in the Southland Land District

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

IN pursuance and exercise of the powers and authorities N pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the sixteenth day of March, one thousand nine hundred and twenty-one, and published in the Gazette of the twenty-fourth day of March then instant, setting apart Crown land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto. land in the Schedule hereto.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- CROWN LAND.

SECTION 25, Block IV, Town of Menzies Ferry: Area, 41 acres 0 roods 34 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Proclaiming a Road-line laid out through Rotomahana-Parekarangi 3a 3b 4b No. 2, Paeroa East 4b 1b No. 3, and Paeroa East 4b 1b No. 1 Blocks to be a Public Road.

JELLICOE, Governor-General. A PROCLAMATION.

W HEREAS the land described in the Schedule hereto was, by an order of the Native Land Court made on the fourteenth day of December, 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, 1913:

And whereas the said Court is of the opinion that the said

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 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, and in so far as each of these sections is applicable, do hereby proclaim as a public road the road-line described in the Sehedule hereto.

SCHEDULE.

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

A. B. P. Being Portion of

1 20 Rotomahana-Parekarangi 3A 3B 4B No. 2 Block; coloured red on plan.

Paeroa East 4B IB No. 3 Block; coloured

yellow on plan.

Paeroa East 4B IB No. 1 Block; coloured blue 2 2 6 on plan.

Situated in Blocks VI and X, Paeroa Survey District.
In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 22/2017, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1924, 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 8th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road in Kawhia South Survey District, Auckland Land District.

[L.S.] JELLICOE, Governor-General. 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 the Kawhia South Survey District described in the Schedule hereto. hereto.

SCHEDULE.

Approximate area of the piece of land proclaimed as a road: 9 acres 3 roods.

Portion of Section 1 (D.P. 7844), Block VII, Kawhia South Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/897, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1928, and thereon coloured red. (Auckland plan 16445.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VI, Oero Survey District, Patangata 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 Oero 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 area of the piece of land proclaimed as a road: 1 rood 34.3 perches.
Portion of Block 44, Oero C.G.D. (Hawke's Bay R.D.);

coloured pink.

SECOND SCHEDULE

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 2 roods

38.2 perches.
Adjoining or passing through Block 44, Oero C.G.D.
(Hawke's Bay R.D.); coloured green.

All situated in Block VI, Oero Survey District. (S.O.

560, green.)
All in the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 42949, 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 8th day of September, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Street in Block VIII, Rangitoto Survey District, City of Auckland.

[L.S.] JELLICOE, Governor-General. 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 street the land in Rangitoto Survey District described in the Schedule

SCHEDULE.

APPROximate areas of the pieces of land proclaimed as a

A. R. P.

0 0 8·2 Part Allotment 15; coloured pink.

0 0 2·54 " 16 " yellov

0 0 3·21 " 16 " purpl

0 0 0 40 " 16 " blue. yellow. purple. blue.

All of Section 16, Suburbs of Auckland (City of Auckland), situated in Block VIII, Rangitoto Survey District. (S.O. 21405.)

In the North Auckland Land District; as the same are

more particularly delineated on the plan marked P.W.D. 52352, 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 8th day of September, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Block XIV, Momahaki Šurvey District.

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

A PROCLAMATION.

N pursuance and exercise of the powers conferred by section three hundred and eighty-nine of the Native Land Act, 1909, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby lay out and take as a road the land described in the Schedule hereto.

SCHEDULE.

Approximate area of the piece of road laid out and taken:
1 acre 3 roods 30 perches.
Portion of Piraunui 1a 2c Block, situated in Block XIV,
Momahaki Survey District. (S.O. 1626.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 51867, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured 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 8th day of September, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block III, Tahoraite 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 land decare that the land described in the Schedule

hereto is hereby taken for the purposes of a road; and I de also declare that this Proclamation shall take effect on and after the eighth day of October, one thousand nine hundred and twenty one.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 12 acres

2 roods 7 perches.

Portion of Tipapakuku Block No. 2, situated in Block III,
Tahoraite Survey District (Hawke's Bay R.D.). (S.O. 666, green.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 52565, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged 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 10th day of September, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

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

JELLICOE, Governor-General. It.s.]

A PROCLAMATION.

W 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:

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 Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

SCHEDULE.

Whangamata 4b 2b 2 Block, Ohinemuri Survey District: Approximate area, 199 acres 0 roods 6 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 9th day of September, 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.

W 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:

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.

SECTION 106, Okato Township, Grant 3842, Block VI, Cape Survey District: Area, 1 acre.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 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.

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

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.

WHAKAIHUWAKA C No. 9 Block, Omara Survey District: Approximate area, 494 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 12th day of September, 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

And whereas the purchase of the Native land set out in the

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.

WHARAIHUWAKA C No. 10 Block, Omara Survey District: Area, 1,045 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 12th day of September, 1921.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Police-gaol to cease to be a Police-gaol.

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

A PROCLAMATION.

WHEREAS by an Act of the General Assembly of New Zealand intituled the Prisons Act, 1908, it is enacted that the Governor-General may, by Proclamation in the New Zealand Gazette, declare that any prison or police-gaol shall no longer be a prison or police-gaol; and upon the gazetting of such Proclamation, or from and after any later date fixed in such Proclamation for the purpose, such prison or police-gaol shall cease to be a prison or police-gaol:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-

suance of the above-recited power and authority, do hereby declare that, from and after the gazetting of this Proclama-

tion, the police-gaol at Picton, in the Land District of Marlborough, shall cease to be a police-gaol.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of September, 1921.

E. P. LEE, Minister of Justice.

GOD SAVE THE KING!

Approving Conditions re Policies on Lives of Professional Naval and Military Men.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by the ninth section of the Life Insurance Amendment Act, 1920 (hereinafter referred to as "the said Act"), it is provided that every policy of industrial insurance shall contain only such provisions and conditions as may be approved by the Governor-General in Council: And whereas it is expedient to approve the condition hereinafter each act that after set out:

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 the following condition, or a condition to the same effect, to be added to such policies issued on the lives of professional naval and military men.

CONDITION.

CONDITION.

If the assured shall engage in any naval or military service in time of war, and shall prior to his discharge from such service die from any cause whatever, or if he shall, as the result of any service, die within six calendar months after such discharge, the liability of the society under the within policy shall in either event be limited to the amount of the premiums paid, unless the society shall endorse hereon or otherwise give its consent in writing to the continuance of such assurance notwithstanding such naval or military service, and unless an extra premium at a rate to be fixed by the Board (not exceeding £10 per cent. per annum of the sum assured) shall be paid for such period and on such terms as may be required by the Board.

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

Abolishing the Whakaronga Drainage District, County of Kairanga.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by an Order in Council made under the WHEREAS by an Order in Council made under the Land Drainage Act, 1908, dated the twenty-fifth day of February, one thousand nine hundred and twenty, and published in the New Zealand Gazette of the fourth day of March, one thousand nine hundred and twenty, the area described in the Schedule to the said Order in Council was constituted a drainage district under the said Act, to be called the Whakaronga Drainage District:

And whereas a petition, signed by a majority of the rate-payers in the said drainage district, has been presented to the Governor-General praying that the said district may be abolished:

be abolished:

And whereas it is expedient to give effect to the said

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred in the said Land Drainage Act, 1908, and acting by and with the advice and consent. of the Executive Council of the said Dominion, doth hereby abolish the said Whakaronga Drainage District as from the date of the publication hereof in the New Zealand Gazette.

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

Consenting to stopping Portions of Roads in Block XII, sent to the Cook County Council stopping the portion of Hukerenui Survey District, Otonga Road District, Wha- road described in the Schedule hereto. ngarei County.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexual Executive Covernor-General in Council.

In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Otonga Road Board stopping the portions of roads described in the Schedule hereto. roads described in the Schedule hereto.

SCHEDULE.

APPROXIMATE areas of the pieces of roads permitted to be stopped:-

A. R. P. 0 0 11 Adjoining or passing through Section 9. 2 2 8 7 5. 1 2 23 8 8.

Situated in Block XII, Hukerenui Survey District (Auck-

land R.D.). (S.O. 20290.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52605, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

Consenting to stopping Portions of Road in Blocks III, Huangarua, and XV, Tifin Survey Districts, Wairarapa Huangarua, and South County.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the Wairarapa South County Council stopping the portions of road described in the Schedule hereto.

SCHEDULE.

Approximate areas of the pieces of road permitted to be stopped:-

R. P. 2 8

Adjoining or passing through
Section 9, Block III, Huangarua Survey Dist.

8, Block XV, Tiffin Survey District.

8 1 21

0.38 8 (school-site), Block XV, Tiffin S.D.

1 30

Situated in Ahiaruhe R.D. (S.O. 1641.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 52420, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green coloured green.

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

Consenting to stopping Portion of Road in Block XIII, Whangara Survey District, Cook County.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the 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 con-

SCHEDULE.

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

Situated in Block XIII, Whangara Survey District (Poverty Bay R.D.). (S.O. 947, brown).
In the Hawke's Bay Land District; as the same are more

particularly delineated on the plan marked P.W.D. 52128, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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 House at Wellington, this 12th day of September, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

that such consent should issue:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, 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. the loans hereby authorized.

SCHEDULE

SCHEDURE.	
HUTT County Council (for water-supply at Paekaka-	£
riki)	6,000
Thames Harbour Board (for re-erecting wharf at	
Turua)	6,000
Kairanga County Council (for widening and metalling	
Rangitikei Line)	2,000
Kairanga County Council (for widening and metalling	
Napier Road)	1,000
Kairanga County Council (for widening and metalling	
Foxton Line)	1,000
Kairanga County Council (for deviating Fitzherbert	200
East Road)	600
Levin Borough Council (for erecting workers' dwell-	1 000
(ings)	1,000
Whangarei Borough Council (for purchasing reserve)	700
C. A. JEFFERY,	
Acting Clerk of the Executive Cou	ncil.

Domain Board appointed to have Control of the Happy Valley Domain.

${\bf JELLICOE,\ Governor\text{-}General.}$

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains 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 appoint

WILLIAM CHRISTIE, JOSEPH DAVIDSON,

JAMES HANDYSIDE, COLIN ROBERTSON, and DOUGLAS SPROAT,

as from the first day of June, one thousand nine hundred and twenty-one, to be the Happy Valley Domain Board,

having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the twenty-sixth day of October, one thousand nine hundred and twenty-one, at half past seven o'clock p.m., as the time when, and the office of Mr. James Handyside, Waikaia, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

HAPPY VALLEY DOMAIN.—SOUTHLAND LAND DISTRICT. SECTION 7, Block III, Wakaia Survey District: Area, 55 acres 2 roods.

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

Domain Board appointed to have Control of the Moeraki Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains 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 appoint

ALEXANDER MOWET CORMACK, JOHN DICK, JOSHUA DUNGEY, JOHN CHRISTIE EDMONDSTON, and WILLIAM NICHOLSON,

as from the seventeenth day of April, one thousand nine hundred and twenty-one, to be the Moeraki Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the twenty-second day of October, one thousand nine hundred and twenty-one, at eight o'clock p.m., as the time when, and the Coronation Hall, Moeraki, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

MOERAKI DOMAIN.—OTAGO LAND DISTRICT.

SECTIONS 4, 5, 6, and 7, Block XIV, Town of Moeraki: Area, 19 acres 0 roods 14 perches, more or less.

Also Section 15, Block II, and 13, Block III, Town of Moeraki: Area, 4 acres 3 roods 20 perches, more or less.

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

Domain Board appointed to have Control of the Tarata Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred by N pursuance and exercise of the powers comerred by section forty of the Public Reserves and Domains 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 appoint

HAROLD BLACKBURNE, JOHN WILLIAM BURGESS, ROBERT PATERSON, FRANK MORRIS STANDISH, and HENRY WAITE,

as from the twenty-fourth day of August, one thousand nine hundred and twenty-one, to be the Tarata Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the twenty-second day of October, one thousand nine hundred and twenty-one, at eight o'clock p.m., as the time when, and the Public Boardinghouse, Tarata, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

TARATA DOMAIN.—TARANAKI LAND DISTRICT. SECTION 58, Tarata Village, Huiroa Survey District: Area,

8 acres 2 roods.

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

Declaring Portion of Road in Block VI, Awa-o-te-atua Survey District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers by the Public Works Act, 1908, and of all other powers in anywise 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 order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

Approximate area of the piece of road declared to be a Government road: 30 perches.

Adjoining or passing through Section 89, Town of Richmond, and Section 1, Suburbs of Matata, situated in Block VI, 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 1), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green!

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

Declaring that the Provisions of Section 109 of the Native Land Amendment Act, 1913, shall apply to a certain Block of

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section twenty-three of the West Coast Settlement Reserves Amendment Act, 1913, it is enacted that the Governor-General may by Order in Council

enacted that the Governor-General may by Order in Council at any time declare that the provisions of section one hundred and nine of the Native Land Amendment Act, 1913, shall apply to any block, section, or subdivision of land comprised in leases granted or confirmed under the West Coast Settlement Reserves Act, 1881, and the amendments thereof:

And whereas it is expedient that the provisions of section one hundred and nine aforesaid shall apply to the land mentioned in the Schedule hereto, for the purchase of which the Crown desires to negotiate:

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 section twenty-three of the West Coast Settlement Reserves Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the provisions of section one hundred and nine declare that the provisions of section one hundred and nine of the Native Land Amendment Act, 1913, shall apply to the land mentioned in the Schedule hereto.

SCHEDULE.

NGATITAMARONGO No. 12, being Section 48, Block IX, Opunake Survey District: Area, 36 acres 1 rood.

Ngatitamarongo No. 22, being Section 47, Block IX, Opunake Survey District: Area, 25 acres.

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

Faulkner Road, in the Borough of Northcote, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ' ORDER IN COUNCIL

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the

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 Northcote Borough Council on the second day of August, one thousand nine hundred and twenty-one, viz.:—

"The Northcote Borough Council, having control of that street called Faulkner Road from Queen Street to Church Street in the Borough of Northcote, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said street"; subject to the condition that no building or part of a building shall at any time be erected on either side of Faulkner Road described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said street.

SCHEDULE.

ALL that street in the North Auckland Land District, Borough of Northcote, known as Faulkner Road, situated between Church Street and Queen Street. As the said street is more particularly delineated on the plan marked P.W.D. 52201, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District and thereas coloured red trict, and thereon coloured red.

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

License authorizing the New Zealand Co-operative Dairy Company (Limited) to erect Electric Lines at Frankton Junction.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth—subject to the conditions set forth in the Schedule hereto, and to the regulations made under section two of the aforesaid Act, and dated the twenty-second day of September, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the twenty-fifth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the New Zealand Co-operative Dairy Company (Limited), (hereinafter referred to as "the licensee") to erect and maintain electric lines for lighting, power, and heating purposes along the route described in the Schedule hereto.

SCHEDULE.

1. ROUTE OF ELECTRIC LINES.

1. ROUTE OF ELECTRIC LINES.

That route commencing at the power-station in Section 83, Pukete Parish, and running in a south-easterly direction generally through portion of the said Section 83, across Norton Road, through Section 7a, Te Rapa Parish, across Tahi Street, and through portion of Section 8, Te Rapa Parish, to the No. 2 factory in the said Section 8. As the same is more particularly delineated on the plan marked P.W.D. 51419, deposited in the office of the Minister of Public Works at Wellington, in the Land District of Wellington, and thereon indicated by a broken red line.

2. System of Supply.

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

The generating voltage shall be approximately 400 volts between the terminals.

between the terminals.

3. DATUM TEMPERATURE.

For the purpose of calculating the stresses as provided in clause 15 of the regulations, the datum temperature shall be taken as 20 degrees Fahrenheit.

4. DURATION OF LICENSE.

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

September, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority

5. REQUIREMENTS OF HAMILTON BOROUGH COUNCIL.

5. REQUIREMENTS OF HAMILTON BOROUGH COUNCIL.

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

6. VARIATION IN CONDITIONS OF LICENSE.

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

7. BARE WIRES.

Notwithstanding anything herein contained, no bare wire shall be erected until the consent in writing of the Minister has been obtained thereto, in accordance with the regulations.

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

Order in Council confirming Scheme of Consolidation of Interests in various Blocks of Native Land.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THE COURTNET THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is enacted by section one hundred and thirty (hereinafter referred to as "the said section") of the Native Land Act, 1909, that the Governor-General, if satisfied that any scheme of consolidation of interests of owners in any specified area or areas of Native land duly submitted to him under the provisions of the said section is just and equitable and is in the public interest, may by Order in Council confirm such scheme: in Council confirm such scheme:

And whereas, upon the application of the Native Minister, the Waiariki District Native Land Court prepared a scheme of consolidation of interests of owners in the blocks of the Native land mentioned in the Schedule hereto, and submitted

Native land mentioned in the Schedule hereto, and submitted the same on the third day of April, one thousand nine hundred and seventeen, under the seal of the Court, to the Governor-General for his approval:

And whereas the Governor-General is satisfied that such scheme as submitted to him is just and equitable and is in the public interest:

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 thereof, and in exercise of the powers conferred upon him by the said section, doth hereby confirm the said scheme of consolidation of interests of owners in the blocks of Native land mentioned in the Schedule hereto. Schedule hereto.

SCHEDULE.

HOROHORO SURVEY DISTRICT. Area. Block R, P. 0 15·1 Anakiwi No. 7 0 0 Waikite No. 2 0 28 ٠. . . No. 5 0 12.2 Omarukaipua No. 2 .. 1 24.5 0 0 1 1 10 2 29·4 No. 3 .. ,, No. 4 . . No. 5 . . ,, 1 22.7 . . Harakekeroa C No. 3 Ririnui No. 3 0 3 29 0 23.5 Tapuaepirikohatu No. 2A 22

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

Prescribing the Rate of Interest that may be paid by the Auckland Harbour Board in respect of £250,000 to be borrowed beyond New Zealand, being Part of a Loan of £1,000,000 authorized for certain Harbour-works.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceeding ten years, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Auckland Harbour Board is empowered, under section three of the Auckland Harbour Board Loan and Empowering Act, 1919, to borrow the sum of one million pounds for certain harbour-works at such rate of interest as will produce to the lender a return not exceeding five and a

will produce to the lender a return not exceeding five and a half per centum per annum, and is desirous of borrowing two hundred and fifty thousand pounds, being part of the one million pounds, beyond New Zealand at an increased rate of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said two hundred and fifty thousand pounds may be borrowed be increased to not exceeding seven per centum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Auckland Harbour Board in respect of the said two hydroid and fifth the paid the hydroid and fifth the paid the said two hydroids and fifth the paid the said two hydroids and fifth the paid the said two hydroids and said the said two hydroids are said two hydroids and said the said two hydroids are said two hydroids and said the said two hydroids are said two hydroids and said the said the said two hydroids are said two hydroids and said the of the said two hundred and fifty thousand pounds shall be a rate not exceeding seven per centum, and the said Auckland Harbour Board is hereby authorized to borrow the said sum of two hundred and fifty thousand pounds beyond New Zealand accordingly.

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

Prescribing the Rate of Interest that may be paid by the Raglan County Council in respect of a Loan of £1,200 for purchasing Plant and Machinery for Road-construction.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS section eleven of the Finance Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceeding ten years, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Raglan County Council has been authority in any terms.

And whereas the Raglan County Council has been authorized to borrow the sum of twelve thousand pounds for purchasing plant and machinery for road-construction, and is now desirous of borrowing an additional twelve hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be increased to not exceeding six per centum per annum:

six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Raglan County Council in respect of the loan of twelve hundred pounds shall be at a rate not exceeding six per centum, and the said Raglan County Council is hereby authorized to borrow the said sum of twelve hundred pounds accordingly. accordingly.

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

Prescribing the Rate of Interest that may be paid by the Invercargill Borough Council in respect of £1,300, being the Balance of a Loan of £2,000 authorized to be raised for Sewerage-works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, VV provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceeding ten years, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be provides that, notwithstanding anything to the conof interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Invercargill Borough Council has been authorized to borrow the sum of two thousand pounds for sewerage, works, and is now desirous of horrowing the sum.

sewerage-works, and is now desirous of borrowing the sum of thirteen hundred pounds, being the balance of the two thousand pounds, at an increased rate of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said thirteen

it is desired that the rate of interest at which the said thirteen hundred pounds may be borrowed be increased to not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Invercargill Borough Council in respect of the said thirteen hundred pounds shall be a rate not exceeding six per centum, and the said Invercargill Borough Council is hereby authorized to borrow the said sum of thirteen hundred pounds accordingly.

C. A. JEFFERY

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

Prescribing the Rate of Interest that may be paid by the Timaru Borough Council in respect of a Loan of £5,000 for Electric Light and Power Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS section eleven of the Finance Act, 1921, WHEREAS section eleven of the Finance Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceeding ten years, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Timaru Borough Council has been authorized to borrow the sum of fifty thousand pounds for electric light and power works at a rate of interest not exceeding

light and power works at a rate of interest not exceeding

fight and power works at a rate of interest not exceeding five per centum per annum, and is now desirous of borrowing an additional five thousand pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be horrowed be increased to not exceeding six per section. may be borrowed be increased to not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Timaru Borough Council in respect of the loan of five thousand pounds shall be a rate not exceeding six per centum, and the said Timaru Borough Council is hereby authorized to borrow the said sum of five thousand pounds accordingly.

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

Prescribing the Rate of Interest to be paid by the Matau River Board in respect of a Loan of £200 for the Purpose of com-pleting River-protection Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow whether pursuant to a rule of retenevers or othermoney, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceeding ten years, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrowed, when means are not how money or any horrowed. such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Matau River Board has been authorized to borrow the sum of two thousand pounds for river-protection works, and is now desirous of borrowing an additional two hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913:

And whereas the Minister of Finance has given his precedent

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be increased to not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Matau River Board in respect of the loan of two hundred pounds shall be a rate not exceeding six per centum, and the said Matau River Board is hereby authorized to and the said Matau River Board is hereby authorized to borrow the said sum of two hundred pounds accordingly.

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

Regulations as to Remuneration of Members of Local Railway Boards under the Local Railways Act, 1914.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by the Local Railways Act, 1914, 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 for the purposes of section thirty-four of the said

REGULATIONS.

1. Interpretation.—"Board" means a Railway Board of a railway district duly constituted in accordance with the provisions of the Local Railways Act, 1914.

"Member" means a member of a Board duly elected or appointed in accordance with the provisions of the Local Railways Act, 1914, but does not include the Chairman of

a Board. a Board.
2. The remuneration which a Board may pay out of its funds to any member for attendance at meetings of the Board or of any committee of the Board shall not exceed £1 ls. for each such meeting.
3. The maximum amount which may be paid to any member in respect of any one day shall not exceed £1 ls., notwithstanding that such member may have attended one or more meetings of the Board or of any committee of the Board.

meetings of the Board or of any committee of the Board on such day.

4. (a.) The remuneration which the Board may pay to any member of the Board for transacting any business of the Board pursuant to a resolution of the Board shall not exceed £1 ls. per day for each day during the whole of which such member is engaged in transacting such business.

(b.) No claim of any member of the Board for such remuneration shall be recognized by the Board unless such claim is accompanied by the certificate of such member stating the days on which he was wholly engaged in transacting such business.

ch business.

(c.) Such certificate shall be in the following form:

I, [Full name, occupation, and address], hereby certify that I was wholly engaged in transacting the business of the [Name of Board] Railway Board, in pursuance of the Board's resolution dated the day of , 19 , on the following days [Day, date, month, and year].

[Signature]

[Signature.] 5. No payment of remuneration under these regulations to any member of a Board shall be made unless such payment is first passed at a meeting of the Board.

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

Recreation Reserve in Southland Land District brought under Part II of the Public Reserves and Domains Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by Domains Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Southland Land District described in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act: and such reserve shall hereafter form part of the Edendale Domain, and be managed, administered, and dealt with as a public domain by the Edendale Domain Board.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

ALL that area, containing 3 acres, more or less, being part Lot 235 on deposited plan No. 128, part of Section 7, Block II, Mataura Hundred, and being all the land comprised in certificate of title, Vol. 115, folio 61, Invercargill Registry.

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

Revoking Coal-trade Regulations.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers 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 that Dominion, doth hereby revoke the regulations specified in the Schedule hereto, being regulations made under the War Regulations Act, 1914, and continued in force as Board of Trade Regulations pursuant to the provisions in that behalf of the War Regulations Continuance Act, 1920.

SCHEDULE.

THE Coal-trade Regulations, dated 5th February, 1917, and amending regulations dated 28th August, 1917; 29th May, 1918; 2nd June, 1919; 15th July, 1919; and 15th August, 1919 1919.

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

Validating Proceedings in connection with a Loan of £135,000 to be raised by the Mount Eden Borough Council.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Mount Eden Borough Council, acting under and in pursuance of the Local Bodies' Loans Act, 1913, proposed to raise a loan of one hundred and thirtyfive thousand pounds for the purpose of carrying out drainage-

And whereas the notices of intention to raise the loan are irregular, inasmuch as they were published partly in one newspaper and partly in another instead of wholly in one newspaper as required by section nine of the said Act:

And whereas it appears that the ratepayers have not been misled by the said irregularity or defect, and it is expedient to validate same:

to validate same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and dealers that the proceedings taken shall be valid to all and declare that the proceedings taken shall be valid to all intents and purposes as if the provisions of section nine of the Local Bodies' Loans Act, 1913, had been correctly complied with, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularity or defect aforesaid.

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

Validating Proceedings in connection with a Loan of £2,500 to be raised by the Council of the County of Inglewood.

JELLICOE, Governor-General

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

W HEREAS the Inglewood County Council, acting under and in pursuance of paragraph (e) of section sixteen of the Local Bodies' Loans Act, 1913, proposes to raise a loan of two thousand five hundred pounds for the purpose of metalling the Autawa and Pita Roads:

And whereas section seventeen of the said Act requires the special roll to be deposited not less than seven days before

any steps are taken under section sixteen (e):
And whereas the special roll of the ratepayers was not deposited until the seventh day of April, one thousand nine hundred and twenty-one, while the written consent of the ratepayers is dated the first day of November, one thousand

And whereas the special order authorizing the raising of the loan is irregular, in so far that public notification of the time and place fixed for the confirmation of the said special order was given four times, but such notification did not comply with the provisions of section pinety-nine of the Counties with the provisions of section ninety-nine of the Counties Act, 1920, which provides that notification shall be given once in each of the four weeks immediately preceding the day on which the subsequent meeting was so held, no notice appearing within the week immediately preceding the seventh day of June, one thousand nine hundred and twenty-one:

And whereas it appears that the ratepayers have not been misled by the said irregularities, and it is expedient to validate the same:

the same Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken to raise the said long shall be Council of the said Dominion, doth hereby order and declare that the proceedings taken to raise the said loan shall be valid to all intents and purposes as though the provisions of section seventeen had been properly complied with, and as though the public notifications of the special order had been given in the proper manner, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularities or defects aforesaid. aforesaid.

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

Validating the Proceedings in connection with a Loan of £4,000 to be raised by the Kawa Drainage Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS the Kawa Drainage Board, acting under and in pursuance of the Local Bodies' Loans Act, 1913, proposes to raise a loan of four thousand pounds for

And whereas to raise a loan of four thousand pounds for the purpose of making, widening, and improving drains:

And whereas section ten of the said Act provides that the poll of the ratepayers shall be taken not less than one nor more than three weeks after the day of the last publication of the notice of intention to raise the loan:

And whereas the poll of ratepayers was taken within one week after the day of the last publication of the notice of intention to raise the loan, inasmuch as the last publication of the said notice appeared in the issue of the Waipa Post dated the twenty-fourth day of May, one thousand nine hundred and twenty-one, and the poll of ratepayers was held on the twenty-sixth day of May, one thousand nine hundred and twenty-one.

on the twenty-sixth day of May, one thousand nine hundred and twenty-one:

And whereas it appears that the ratepayers have not been mislead by the said irregularity or defect, and it is expedient to validate same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken shall be valid to all intents and purposes as though the poll of ratepayers had been taken in the proper manner, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularity or defect aforesaid.

C. A. JEFFERY,

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

Validating Irregularity in connection with the Annual Meeting of the Awatere County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section seventy-seven of the Counties Act, 1920 (hereinafter referred to as "the said Act"), VV 1920 (hereinafter referred to as "the said Act"), it is provided that the annual meeting of the various County Councils throughout the Dominion shall be held at noon on

Council throughout the Dominion shall be need at noon on the fourth Wednesday in May:

And whereas the annual meeting of the Awatere County Council was omitted to be held on the day provided by the said section seventy-seven of the said Act, but was held on the seventh day of July, one thousand nine hundred and twenty-one, and it is expedient to validate the proceedings in connection therewith:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by section two hundred and sixteen of the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the proceedings in connection with the meeting held on the seventh day of July, one thousand nine hundred and twenty-one, shall be valid to all intents and purposes as if such meeting had been held on the day provided by the said section seventy-seven of the said Act; and doth further declare that the said proceedings shall not be called in question by reason only of the irregularity afore-

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

Extending Time for holding Poll on the Proposal to constitute Borough of Raetihi.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS by Order in Council dated the fifth day of V September, one thousand nine hundred and twenty-one, and gazetted on the eighth day of the same month, a poll was directed to be taken on Wednesday, the twenty-first day of September, one thousand nine hundred and twenty-one, within the area described in the Schedule to the said Order in Council, under the provisions of section one hundred and thirty-one of the Municipal Corporations Act, 1920, upon the proposal that the said area be constituted a borough, to be known as the Borough of Raetihi:

And whereas it is expedient to extend the time for taking

And whereas it is expedient to extend the time for taking the said poll:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities vested in him by section three hundred and seventy-nine of the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby extend the time for taking the poll on the proposal to constitute the Borough of Raetihi; and doth hereby order and declare that such noll shall be held doth hereby order and declare that such poll shall be held and take place on Thursday, the twenty-second day of September, one thousand nine hundred and twenty-one, at the office of the Raetihi Town Board, Raetihi.

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

Vesting the Control of a Travelling-stock Reserve in the Hawke's Bay County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto Whas been duly set apart as a resting-place for travelling stock: And whereas it is expedient that the control of the said reserve should be vested in the Hawke's

control of the said reserve should be vested in the Hawke's Bay County Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section two of the Public Reserves and Domains Amendment Act, 1914, doth hereby vest the control of the said reserve in the Hawke's Bay County Council, subject, however, to the following conditions:

said reserve in the Hawke's Bay County Council, subject, however, to the following conditions:—

(1.) The said reserve shall at all times be available for the accommodation of travelling stock.

(2.) The said Council shall, within a period of eighteen months from the date hereof, clear, grass, and fence the said reserve for the purposes of providing grazing and accommodation for travelling stock.

(3.) The charges for grazing and paddocking stock shall not exceed two shillings per hundred head for sheep and twopence per head for cattle.

(4.) Provision shall be made for keeping different flocks of sheep and herds of cattle separate as far as possible.

(5.) Except under stress of weather, or in cases where roads are temporarily impassable, no stock which has been accommodated in the reserve for one night and one day shall

accommodated in the reserve fer one night and one day shall be permitted to remain therein for any longer period if other stock requires accommodation which could not otherwise be provided except by the removal of the stock already in the

(6.) Except for the purpose of consuming feed running to waste and keeping the pasture in good order, no stock other than travelling stock, and one horse as may be required for the use of the caretaker appointed by the said Council, shall be permitted to graze within the boundaries of the said

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

SECTIONS 14 and 16, Block IV, Puketapu Survey District: Area, 20 acres.

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

Empowering Maori Land Board to dispose of Land by way of Sale under the Native Land Act, 1909.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 5th day of September, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS the land mentioned in the Schedule hereto is v subject to Part XIV of the Native Land Act, 1909:
And whereas by subsection three of section two hundred and thirty-nine of the Native Land Act, 1909, it is provided that, notwithstanding anything hereinbefore contained in this section, the Governor may by Order in Council, on the recommendation of the Board in whose district any such land recommendation of the Board in whose district any such and is situated, in any case in which he is of opinion that an equal division of that land in manner aforesaid would be impracticable or inexpedient in the public interest or in the interests of the owners, authorize the division of that land in any other proportion, or authorize the whole of that land to be disposed of either by sale or lease :

And whereas the Tokerau District Maori Land Board has recommended that it is expedient that the land set out in the Schedule hereto shall be disposed of by way of sale:

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 thereof, doth hereby authorize the land set out in the Schedule hereto to be disposed of by way of sale. disposed of by way of sale.

SCHEDULE.

HORAHORA 2B 4 Block, Whangarei Survey District: Approximate area, 110 acres 2 roods 34 perches.

J. W. BLACK, Acting Clerk of the Executive Council

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, and by section one hundred and eleven of the Native Land Amendment Act, 1913 (as amended by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1916. His Event Act, 1916 (Appendix Adjustment Act, 1916). His Event Act, 1916 (Appendix Adjustment Act, 1916). ment Act, 1916), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend consent of the Executive Council thereof, doth hereby extend for a further period of eighteen months the Order in Council dated the twelfth day of April, one thousand nine hundred and twenty, and gazetted the fifteenth day of April, one thousand nine hundred and twenty, but only in so far as it affects the land specified in the Schedule hereto, prohibiting all alienation other than alienation in favour of the Crown land.

SCHEDULE.

PUKETI SURVEY DISTRICT. Approximate Area Block. **A**. 719 Waihi-Kahakaharoa 719 264 ,, бв 455 0 ,, 299

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

His Excellency the Governor-General in Council.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, and by section one hundred and eleven of the Native Land Amendment Act, 1913 (as amended by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1916), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of eighteen months the Order in Council dated the twelfth day of April, one thousand nine hundred and twenty, and gazetted the fifteenth day of April,

one thousand nine hundred and twenty, prohibiting all Extending Prohibition of Alienation of certain Native Land alienation of the Native land specified in the Schedule other than Alienation in favour of the Crown.

SCHEDULE.

PUKETI SURVEY DISTRICT.

Block.				I	Approxin	aate	Area
DIOCK.					A.	R.	Р.
Pukawa No), 3D	.,			2,796	0	0
"	5a	•	• • *		320	0	0
,,	5в	• •	• :	1.4	1,672	0	0
Pur	KETI AND	WAIMAI	NU SURVEY	Dis	TRICTS.		
Puketi 2A			·		698	0	0
", 2в	• •			٠.	540	0	0
		(C. A. JEFF	ERY	7.		

Acting Clerk of the Executive Council

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section and by section one hundred and eleven of the Native Land Amendment Act, 1913 (as amended by section eight of the Native Land Amendment and Native Land Claims Adjustment Act, 1916). His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of eighteen months the Order in Council dated the first day of April, one thousand nine hundred and twenty, and gazetted the eighth day of April, one thousand nine hundred and twenty, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown. N the recommendation of the Native Land Purchase

SCHEDULE.

ORAKEI No. I Reserve C No. 2 Block, Rangitoto Survey District: Area, 31 acres 1 rood 19 perches.

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

TAKAPAU SURVEY DISTRICT.

				A	pproxi	mai	e Ar	ea
Block					A.	R.	P.	
OTAWHAO	A lc			• •	70	0	0	
,,	AlE				280	3	0	
"	A 4, Subdiv	risions 4 a	and 5 (bal	ance)	457	1	0	
"	A No. 8			• •	19	3	35	
"	А No. 10в		••		188	1	14	
		C	A JEI	TERV				

Acting Clerk of the Executive Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

Nan	ne of Block.	Approximate Area.	burvey District.
Tahorakuri	No 2	A. R. P. 600 0 0	Tatua.
	No. 5A No. 1.	98.2357 acres	Paeroa.
"	No. 54 No. 2A	91.055	Tatua.
"	No. 5A 2B	69.9994	l .
"	No. 54 No. 3.	243 0 0	,,
"	No. 54 No. 4.		,,
,,	No. 50	2,015 0 0	,,,
"	No. 5D	1,349 0 0	,,,
"	No. 5E	594 0 0	,,
.,	No. 6A	555 0 0	,,,
,,	No. 6B	1,658 0 0	,
"	No. 6c 1	1,626 3 29	,,
,,		225 2 24	,,
"	No. 6c 2	953 0 24	Paeroa.
**	No. 6c 3	463 0 16	Tatua.
"	No. 6c 4	378 3 24	3,
,,	No. 6c 5	863 0 8	,,,
"	No. 6c 6	3,545 2 27	Tatua and Taka-
			pau.
,,	No. 7	5 0 0	Paeroa.
,,	No. 8A	255 0 0	,,
,,	No. 8B	592 1 28	Tatua.
,,	No. 8c	704 3 30	Tatua and Taka-
		1	pau.
,,	No. 8E and 8F	1,123 2 20	Ditto.
,,	No. 8g and 8p	1,794 1 21	Paeroa.
,,,	No. 8H	1,185 2 11	Tatua and Taka-
			pau.
,,	No. 8J 1	30 0 0	Ditto.
,,	No. 83 2	102 0 0	,,
77	No. 8k	907 2 15	,,
9,1	No. 8L and 8m 2	3,282 1 34	,,
,,	No. 9A	172 0 0	,,
	No. 9B and 9c	186 1 13	,,
• • • •	No. 9p	86 0 0	,,,
,,	No. 9E	105 0 18	['
,,	No. 9F	121 1 17	, , , , , , , , , , , , , , , , , , ,
	No. 9g	189 0 32	,,,
,,	-10.00	100 0 02	,,

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

TE REINGA No. 2 Block, Hangaroa and Opoiti Survey District: Approximate area, 1,700 acres 1 rood 16 perches.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

ON the recommendation of the Native Land Purchase
Board, referred to in section three hundred and sixtythree of the Native Land Act, 1909, and in exercise of the
power in this behalf conferred upon him by that section, His
Excellency the Governor-General of the Dominion of New
Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby pro-hibit, for the period of one year from the date of this Order in Council, all alienation of the Native lands specified in the Schedule hereto other than alienation in favour of the

SCHEDULE.

			4	A pproxim	ate	Area
	Block,			A.	R.	Р.
WHAREAMA, V	Vaikaremoan	a Survey Distri	$^{ m ct}$	300	0	0
Kopane, Waia	u Survey Dia	strict	٠.	791	0	0
Ngaputahi	,,		٠.	298	ì	3
Heiotahoka	**	a Survey District 300 0 strict	0			
	Acting	Clerk of the E	xect	utive Co	un	cil.

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Aot, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

TAURANGA TAUPO 3B 1, Waitahanui Survey District: Approximate area, 474 acres.

C. A. JEFFERY,

Acting Clerk of the Executive Council.

Prohibiting all Private Alienation of certain Native Land.

JELLICOE, Governor-General. ORDER IN COUNCIL.

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

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

O^N the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native lands specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

\mathbf{T}	OTORO SU	RVE	y Dist	RICT.				
Block.				A	pproxi			a.
Diocki					Α.	R.	Р.	
Kahuwera B No. 2	в, Section	1			280	0	0	
,,	,,	2			63	3	0	
,, 1	,,	4			63	3	8	
**	,,	5	· .		207	1	4	
,,	,,	6			64	0	10	
	,,	$7_{\rm A}$			781	1	12	
,,		7в			164	2	36	
, ,,	,,	70			191	1	12	
,,	Acting C	C.		FFERY Execu		loui	ncil.	

Appointing a Member of the Lyttelton Harbour Board.

JELLICOE, Governor-General.

HEREAS it is provided by section seventeen of the Harbours Amendment Act, 1910, that the office of any member of a Harbour Board shall become vacant if, inter alia, he dies:

And whereas it is provided by subsection two of section eighteen of the said Act that when an elective member other

than a representative of a constitutent district vacates his office on the Board through the operation of the said section seventeen the Governor-General may, by Warrant under his hand, appoint some qualified person in his place:

And whereas Thomas Dewar Boag, an elective member of the Lyttelton Harbour Board, being the representative of the electors of the combined district of the countries of Paparua,

the electors of the combined district of the counties of Paparua, Tawera, Malvern, Springs, Ellesmere, Halswell, Heathcote, and Selwyn, and the Borough of Spreydon, has died, and it is desirable to appoint a qualified person as a representative of the electors of the said combined district in his place:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise of the hereinbefore-recited power and authority, doth hereby appoint Walter Kenneth McAlpine to be a member of the Lyttelton Harbour Board, as a representative of the electors of the said combined district, in place of Thomas Dewar Boag, deceased.

As witness the hand of His Excellency the Governor-General, this 8th day of September, 1921.

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

Amending the Regulations in respect to the Selwyn Plantation Reserves.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

WHEREAS certain regulations for the administration and control of the Selwyn Plantation Reserves were made on the twelfth day of May, one thousand nine hundred and eleven, under the powers conferred by section seventy-seven of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1910, and such regulations were gazetted on the eighteenth day of May, one thousand nine hundred and eleven:

And whereas it is expedient to amend clauses eight and nine of the said regulations in manner hereinafter set forth:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by section seventy-seven of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1910, do hereby amend clauses eight and nine of the said regulations in the manner set forth in the Schedule hereto.

SCHEDULE.

(1.) CLAUSE 8 of the said regulations is hereby amended by omitting therefrom the words "Receiver of Land Revenue, Christchurch," and substituting the words "Secretary to the Board."

(2.) Clause 9 of the said regulations is hereby amended by omitting therefrom the word "Receiver," and substituting the words "Secretary to the Board."

s witness the hand of His Excellency the Governor-General, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

Declaring Road-line adjoining Land in Almadale Settlement, Wellington Land District, to be closed.

JELLICOE, Governor-General.

WHEREAS a report has been received from the Surveyor-General, from which it appears that the road described in the Schedule hereto is unformed and unused, and that the said road is adjacent to land acquired under

the Land for Settlements Act, 1908, and is not suitable to Opening Land in Auckland Land District for Sale or Selection.

the Land for Settlements Act, 1908, and is not suitable to the subdivision of such land:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of section eighty of the Land for Settlements Act, 1908, as amended by section twenty-eight of the Land Laws Amendment Act, 1920, and of all other powers and authorities in anywise enabling me in this behalf, do by this notice hereby close the road hereinafter described; and I do hereby declare that the said road shall thereupon become subject to the Land for Settlements Act, 1908.

SCHEDULE.

ALMADALE SETTLEMENT.

APPROXIMATE area of the piece of road to be closed: 19

perches.

Adjoining Section 12, Subdivision
Block XI, Oroua Survey District. Section 12, Subdivision D, Manchester Block,

In the Wellington Land District; as the same is more particularly delineated on the plan marked L. and S. 26/5/35, deposited in the Head Office, Department of Lands and Survey, at Wellington, under number 1920, and thereon coloured green.

As witness the hand of His Excellency the Governor-General, this 9th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

Notifying the Proposed Exchange of Crown Land in the Wellington 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 six of the Land Laws Amendment Act, 1920, 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 any sum by way of equality of exchange:

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 hereto, and the owner of the land described in the Second Schedule has agreed to such exchange:

change:

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 land described in the Second Schedule.

FIRST SCHEDULE.

DESCRIPTION OF CROWN LAND AUTHORIZED TO BE EXCHANGED.

ALL that area in the Wellington Land District, containing by admeasurement 1 acre 3 roods 27 perches, more or less, being Section 33, Block XII, Maungakaretu Survey District. Bounded towards the north-west generally by parts of Subdivisions A 8 and A 6 No. 1 of the Ngaurukehu Block; towards the south and south-east generally by the Hautapu River and part of the said Subdivision A 8; and towards the west by the Waitoka Road. As the same is more particularly delineated on the plan marked 256/2, deposited in the office of the Chief Surveyor at Wellington, and thereon coloured and coloured red.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Wellington Land District, containing by admeasurement 2 acres 1 rood 28 perches, more or less, being part of Subdivision A 6 No. 1 of the Ngaurukehu Block, situated in Block XII, Maungakaretu Survey District. Bounded towards the north by the southern boundary-line of Subdivision A 6 No. 2 of the Ngaurukehu Block, 785·3 links; towards the south-east by other part of the said Subdivision A 6 No. 1, 1200·2 links; and towards the west by the Waitoka Road, 630·3 links: be all the aforesaid linkages more or less. As the same is more particularly delineated on the plan marked 256/2, deposited in the office of the Chief Surveyor at Wellington, and thereon bordered purple.

As witness the hand of His Excellency the Governor-General, this 9th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, having received the report of the Under-Secretary in this behalf, as provided by section one hundred and fifty-four of the said Act, do hereby declare that the lands described in the Schedule hereto shall be open for sale or selection on Monday, the twenty-first day of November, one thousand nine hundred and twenty-one; and also that the lands mentioned in the said Schedule may, at the option of the applicant, be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease; and I do hereby also fix the prices at which the said lands shall be sold, occupied, or leased, as mentioned in the said Schedule hereto, and do declare that the said lands shall be sold, occupied, or leased under and subject to the provisions of the Land Act, 1908. provisions of the Land Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT.—CROWN LAND. SECOND-CLASS LAND.

Hauraki Plains County .- Pinko Survey District. SECTION 4, Block VII: Area, 370 acres 3 roods. Capital value, £460. Occupation with right of purchase: Half-yearly rent, £11 10s. Renewable lease: Half-yearly rent, £9 48

£9 4s.

Situated about eight miles from Waitakaruru by formed cart-road, two miles of which is metalled, balance suitable for wheeled traffic during summer months only. Open, hilly to broken land, intersected by swampy gullies; part ploughable. Contains about 12 acres second-growth bush, comprising mostly tawa, rewarewa, and birch, with fairly dense undergrowth of punga, rangiora, &c.; balance covered with short fern and tea-tree. Soil a heavy clay, on clay formation; well watered by small stream and springs. Altitude, 200 ft. to 600 ft. above sea-level.

Hauraki Plains County.-Waitoa Survey District.

Hauraki Plains County.—Waitoa Survey District.

Section 1, Block V: Area, 461 acres 2 roods. Capital value, £240. Occupation with right of purchase: Half-yearly rent, £6. Renewable lease: Half-yearly rent, £4 16s. Situated about six miles from Tahuna Post-office and landing by formed road. Owing to the steepness of the country the immediate road access is bad. Broken land covered with fern and manuka, with patches of mixed forest in gullies. Soil of second-class quality, on clay subsoil; poorly watered by springs. Altitude, 400 ft. to 600 ft. section 4 Block V. Area 271 and 5 and 5

Section 4, Block V: Area, 371 acres 3 roods 25 perches. Capital value, £280. Occupation with right of purchase: Half-yearly rent, £7. Renewable lease: Half-yearly rent,

Distant about seven miles from Tahuna Post-office by fair road. Broken to undulating land; about 120 acres in fern and scrub, balance mixed forest comprising tawa, kohekohe, rata, pukatea, &c., with dense undergrowth of supplejack, bushferns, and shrubs. Soil of second-class quality, on sand-stone formation; fairly watered by streams. Altitude, 500 ft. to 600 ft. above sea-level.

Hauraki Plains County .- Piako Survey District.

Section 2, Block XII: Area, 347 acres 2 roods 13 perches. Capital value, £360. Occupation with right of purchase: Half-yearly rent, £9. Renewable lease: Half-yearly rent, £7 4s.

Situated about three miles from Kaihere; or twelve miles from Patetonga Landing on the Piako River, three miles and a half by tramway, balance by good formed cart-road. Broken fern and manuka country, with patches of mixed forest in gullies; a few acres of good level land on banks of Torehape Stream, but liable to flood. Soil generally of inferior-quality, on clay subsoil; well watered by Torehape Stream. Altitude, 50 ft. to 370 ft. above sea-level.

Section 9, Block XI: Area, 291 acres. Capital value, £300. Occupation with right of purchase: Half-yearly rent, £7 10s. Renewable lease: Half-yearly rent, £6. Situated about eleven miles from Waitakaruru by formed road. Broken fern land of poor quality, with occasional clumps of manuka; well watered by streams.

Whakatane County - Rangitaiki Upper Survey District.

Section 6, Block V: Area, 588 acres 3 roods 29 perches. Capital value, £460. Occupation with right of purchase: Half-yearly rent, £11 10s. Renewable lease: Half-yearly rent, £9 4s.

Situated about ten miles from Matata and six miles from Te Teko on Rotorua-Whakatane coach-road. A proportion

of the section comprises low hills, mostly ploughable, rising to steep and broken country at back of section. One or two clumps of mixed forest; balance manuka, fern, tutu, and koromiko. Light sandy soil, on punice formation; watered by small spring and streams. Altitude, 200 ft. to 1,000 ft. above sea-level above sea-level.

Special Conditions.—The Crown reserves the right to take a road through the area at any time without payment of compensation. The right is reserved to the Whakatane Borough pensation. The right is reserved to the Whakatane Dorough Council to erect and maintain electric-power transmission-

lines through the section.

THIRD-CLASS LAND.

Waikato County.—Taupiri Parish.

Section 511: Area, 442 acres 3 roods. Capital value, £170. Occupation with right of purchase: Half-yearly rent, £4 5s. Renewable lease: Half-yearly rent, £3 8s.
Distant about ten miles from Ohinewai by fair road. Undulating to broken, open scrub and fern land, with small swamps in gullies. Soil poor clay, on sandstone formation; poorly watered by swampy springs. Altitude, 200 ft. to 700 ft. above sea-level.

SECOND-CLASS LAND.

Waitomo County.—Kawhia South Survey District.

Waitomo County.—Kawhia South Survey District.

Section 8, Block XVI: Area, 346 acres. Capital value, £520. Occupation with right of purchase: Half-yearly rent, £13. Renewable lease: Half-yearly rent, £10 8s.

Situated about seventeen miles from Hangatiki Railway-station by formed road. Undulating to broken land, covered with short fern and manuka. Soil of a clayey nature, of fair quality in valleys, inferior on ridges, on sandstone formation; well watered by stream. Altitude, 500 ft. to 700 ft. above sea-level.

Awakino County.-Whareorino Survey District.

Awakino County.—Whareorino Survey District.

Section 4, Block VIII: Area, 557 acres. Capital value, £560. Occupation with right of purchase: Half-yearly rent, £14. Renewable lease: Half-yearly rent, £11 4s.

Distant about twenty-six miles from Awakino, twenty miles being metalled road, balance pack-track. Very broken country, covered with very heavy mixed forest comprising rata, rimu, tawa, miro, &c., with dense undergrowth of supplejack, makomako, kiekie, &c. Soil of good quality, on slate formation; well watered by streams. Altitude, 300 ft. to 2,000 ft. above sea-level.

Section 11 Rlock V. Area 400 acres 2 roads. Capital

Section 11, Block V: Area, 499 acres 2 roods. Capital value, £1,130. Occupation with right of purchase: Half-yearly rent, £28 5s. Renewable lease: Half-yearly rent, £22 12s.

Distant about ten miles from Marakopa by formed dray road. About 20 acres level and easy country, balance undulating to broken, covered with heavy mixed forest comprising tawa, towai, tawhero, &c., with heavy undergrowth of supplejack, konini, mahoe, makomako, &c. Soil of medium quality, on rubble-rock formation; well watered by small streams streams.

As witness the hand of His Excellency the Governor-General, this 12th day of September, 1921.

D. H. GUTHRIE, Minister of Lands.

Rangers under the Animals Protection Act appointed.

Department of Internal Affairs, Wellington, 8th September, 1921.

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

WILLIAM HENRY TAYLOR, of Brooklyn, and CHARLES BURRIDGE, of Petone,

Rangers under the Animals Protection Act, 1908, for the Wellington Acclimatization District.

CECIL HENRY BROCK, of Craigieburn, Ranger under the Animals Protection Act, 1908, for the North Canterbury Acclimatization District.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Auditor under the Friendly Societies Act, 1909, licensed.

Friendly Societies Department,
Wellington, 9th September, 1921.

N pursuance of the 10th section of the Friendly Societies
Act, 1909, His Excellency the Governor General has been pleased to license

GEORGE FLEMING, of Otahuhu,

to act as a Public Auditor under the Friendly Societies Act, 1909.

R. HEATON RHODES, for Minister in Charge.

Deputy of the Assistant Public Trustee appointed.

Public Trust Office.

Wellington, 2nd September, 1921.

I N pursuance of the powers conferred upon the Minister of Finance in that behalf by section 8 of the Public Trust Office Amendment Act, 1917, I, Joseph Gordon Coates, acting on behalf of the Minister of Finance, do hereby appoint

EVERETT OLIVE HALES

to be the Deputy of the Assistant Public Trustee, as from the 2nd day of September, 1921, with the powers, duties, and functions specified in the said Act. Given under my hand this 2nd day of September, 1921.

J. G. COATES,

Minister in Charge of the Public Trust Office.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 13th September, 1921.

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

William Martin Hayes Diamond Te Aroha. Ohaeawai.

Wyndham (at Edendale).*

Charles William George Cooke George William Adamson . . . Edwin Gordon Palmer . . . Raglan. Mount Grey. John Young Cameron Daniel Murray Harry James Lynch... Waitahuna. Matata. Robert Martin
William Wanlockhead Wilson
William Forrester Jarvie
Arthur Henry Hayman Morrinsville. Inglewood. Whakatane. Oxford. Harold Ingham ... George Hugh McLean Walter Wackrill Sutton Cambridge. Malvern Foxton. West Taieri. Hugh Reid Scott

* Births and deaths only.

W. W. COOK, Registrar-General.

Inspectors for the Purposes of the Dairy Industry Act, 1908, appointed.

Office of Public Service Commissioner

Wellington, 2nd September, 1921.

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

GEORGE HORATIO KENT,
ARTHUR LESLIE PICARD,
MATTHEW WILLIAM PORTER,
JOSEPH BOWER SAWERS,
WILLIAM BEUHANNAN VERNOR, and
ERNEST WALKER

to be Inspectors for the purposes of the Dairy Industry Act, 1908, as from the 2nd day of September, 1921.

T. MARK, Acting-Secretary.

Inspector of Stock appointed.

Office of Public Service Commissioner, Wellington, 9th September, 1921.

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

lowing appointment in the Public Service:

JAMES FLEMING

to be an Inspector for the purposes of the Stock Act, 1908, as from the 2nd day of September, 1921.

T. MARK, Acting Secretary.

Registrars of Marriages, &c., appointed.

Office of Public Service Commissioner,
Wellington, 9th September, 1921.

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

OTTO EIGIL LIST, CHARLES EARNEST JONES, MALCOLM NEILSON BURNS, JOHN GARDNER McGREGOR, FREDERICK WILLIAM BARNARD, ROBERT HENRY BOYD, VINCENT JOSEPH DELANY, HENRY MCNEISH WALKER, and VINCENT BROOKS

to be Registrars of Marriages and Registrars of Births and Deaths at Piopio, Oxford, Inglewood, Awakino, Waitara, Morrinsville, Cambridge, Matata. and Whakatane respectively, as from the 5th day of September, 1921.

T. MARK, Acting-Secretary.

Registrar of Marriages, &c., appointed.

Office of Public Service Commissioner, Wellington, 14th September, 1921.

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

OTTO EIGH LIST

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Piopio, as from the 27th August, 1921.

T. MARK, Acting-Secretary.

Defence Rifle Clubs accepted.

Department of Defence Department of Defence,
Wellington, 8th September, 1921.

IS Excellency the Governor-General has been pleased to accept, under section 43, Defence Act, 1909, the services of the undermentioned Defence Rifle Clubs:

Omana Defence Rifle Club, with headquarters at Whangarei. Date of acceptance, 29th August, 1921.

Carterton Defence Rifle Club, with headquarters at Carterton. Date of acceptance, 31st August, 1921. R. H. RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 9th September, 1921. THE following notice, received from the Chairman of the Board of the One Tree Hill Road District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

F. H. D. BELL, for Minister of Finance.

ONE TREE HILL ROAD BOARD. Result of Poll.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the One Tree Hill Road District taken on the 31st day of August, 1921, on the proposal of the One Tree Hill Road Board to borrow the sum of £50,000 for the following pur-

(a.) Constructing in concrete or other suitable material all that portion of the carriage-way on Manukau and Great South Roads under the control of the One Tree Hill Road Board;

(b.) Kerbing and constructing footpaths in Manukau and Great South Roads adjacent thereto;

(c.) Taking up and relaying water-pipes in Manukau and Great South Roads;
the number of votes recorded for the proposal was 567, and the number of votes recorded against the proposal was 198; informal votes, 17.

I therefore declare that the proposal was carried. Dated this 1st day of September, 1921.

REG. G. CLARK, Chairman.

The Taranaki Counties Joint By-law, 1920, confirmed under the By-laws Act, 1910.

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

THE following certificates have been executed on the sealed copy of the Taranaki Counties Joint By-law, 1920, made by the following County Councils on the dates set opposite their names respectively:—

Hawera, on the 13th day of November, 1920. Eltham, on the 20th day of November, 1920. Waimate West, on the 18th day of November, 1920. Egmont, on the 15th day of November, 1920. Stratford, on the 20th day of November, 1920. Inglewood, on the 13th day of November, 1920. Clifton, on the 19th day of November, 1920.

F. H. D. BELL, For Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within-written by-law, and declare that the same came into force on the 20th day of December, 1920. Dated this 12th day of September, 1921.

F. H. D. BELL, For Minister of Internal Affairs.

Result of Election of a Trustee of a Drainage District.

Department of Internal Affairs.

Wellington, 12th September, 1921.

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

J. HISLOP, Under-Secretary.

Tauhei Drainage District, Counties of Waikato and Piako— Ethelbert Fache.

Notice of Intention to take Land in Block XIV, Momahaki Survey District, for the Purposes of a Road.

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

SCHEDULE.

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

A. R. P.
0 1 20 57 Portion of Rangitatau 1D 5A Block.
0 3 18 42

0 0 0·72 0 1 11·25

Situated in Block XIV, Momahaki Survey District.

S.O. 1626.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 51867, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

As witness my hand, at Wellington, this 8th day of September, 1921.

J. G. COATES, Minister of Public Works.

Notice of Intention to take Land in Block X, Rotoma Survey District, for the Purposes of a Horse-paddock.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take the land described in the Schedule hereto for the purposes of a horse-paddock in Block X, Rotoma Survey District. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Rotoiti, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken:

Being portion of Lot 1, Tautara Block, on D.P. 9614, situated in Block X, Rotoma Survey District. (S.O. 21832.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 52385, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon added red

As witner s my hand, at Wellington, this 12th day of September, 1921.

J. G. COATES, Minister of Public Works.

Notice of Intention to take Land in Block XII, Mohaka Survey District, for the Purposes of a Road.

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

SCHEDULE.

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

Portion of Lot 3 (D.P. 3421). ŏ 0 3 30 12 0 0 Portion of Lot 2 (D.P. 3420).

Situated in Block XII, Mohaka Survey District (Hawke's

Bay R.D.). (S.O. 675, green.) In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 52294 (sheet 1), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

As witness my hand at Wellington this 13th day of September, 1921.

J. G. COATES, Minister of Public Works.

By-laws under the Government Railways Act, 1908.

IN exercise and pursuance of the power and authority conferred by the Government Railways Act, 1908, and of all other powers and authorities in that behalf, I, David Henry Guthrie, Acting Minister of Railways, do hereby amend the by-laws made under the said Act on the 29th day of May, 1909, by making the following alterations therein.

PART I .- GENERAL.

By omitting by-law No. 31, and substituting the following:— "31. His Majesty the King will not be responsible for any loss or damage in respect to any goods received for carriage or carried on a railway train under any of the following circumstances, that is to say,—
"(1.) If the above-mentioned consignment-note is not

delivered with the goods, or the receipt not obtained for the same.

"(2.) If the goods are wrongly or insufficiently described on the consignment note.

"(3.) If the goods are allowed to remain on the premises of the railway for more than twelve working-hours after their arrival at the station to which they are addressed.

If they are put into packages described as 'empties.'

"(4.) If they are put into packages described as empules.

"(5.) If they are insufficiently or insecurely packed, or if articles liable by breakage or leakage to damage one another are packed in the same package.

"(6.) If the loss or damage arises from the act of God, civil commotions, King's enemies, strikes, lock-outs, or other labour disturbances (whether of employees in the Railway Department or of other passons), or from fire (except from the railway). persons), or from fire (except from the railway engines or apparatus), or from accidental delays in transit occurring from either of these causes.

"(7.) Unless the claim for such loss or damage be specified in writing, and within seven days after the due time of delivery."

By inserting in paragraph (1) of by-law No. 40, before the word "floods," the words "strikes, lock-outs, or other labour disturbances (whether of employees in the Railway Department or of other persons)."

By omitting paragraph (5) of by-law No. 43, and substituting the following:—

(5). The amount of the fee payable in respect of every license shall be as may be fixed from time to time by regulation in that behalf."

By omitting from paragraph (1) of by law No. 44 the words.

By omitting from paragraph (1) of by-law No. 44 the words "a fee of 2d.," and substituting the words "the prescribed

By omitting paragraph (4) of by-law No. 45, and substituting

the following:—
"(4.) The applicant shall pay a rental for the right of access to the railway by means of a private siding (payment to be made in equal instalments quarterly in advance) at

the following rates per annum:—
"(a.) For private-siding access not being at a railway-

station, £50.

"(b.) For private-siding access at any principal railway-station (as determined by the Minister), £50. "(c.) For private-siding access at any other railway-station, £25."

PART II.—PASSENGERS' LUGGAGE.

By omitting paragraph (3) of by-law No. 46, and substituting

the following:—
"Passengers may, at their option, and on payment of
the prescribed charge, have their luggage checked between
any two stations on a continuous line of railway, or between any two stations on a continuous line of railway, or between such stations on such separate sections of railway as may be publicly notified in that behalf from time to time, and such checked luggage will thereafter be held and conveyed at the risk of the Crown subject to the provisions hereinafter contained."

By adding the continuous line of railway, or between such states a may be publicly notified in that behalf from time to time, and such checked luggage will thereafter be held and conveyed at the risk of the Crown subject to the provisions hereinafter contained."

By adding paragraph (8A) to by law No. 46 as follows:—
"(8A.) His Majesty the King will not be responsible for loss of or from or damage to any package of checked luggage, unless notice of such loss or damage is given to an authorized officer of the railway

"(a.) In case delivery of such package has been taken from the railway by or on behalf of the passenger in respect of whom such package was conveyed, within forty-eight hours after the time when delivery was taken as aforesaid; or

"(b.) In any other case, within seven days after the due time for delivery.

"Any railway stationmaster or manager shall for the purposes of this by-law be deemed to be an authorized officer of the railway."

of the railway."

By omitting paragraph (26) of by-law No. 46, and substituting the following:—

"(26.) Luggage in excess of the quantity allowed to be carried free of charge will be charged at such rate as may be prescribed."

By omitting paragraph (27) of by-law No. 46, and substituting the following:—

"(27.) Commercial travellers will each be allowed to take 112 lb. weight of luggage, and for the purposes of this paragraph any commercial traveller's bona fide samples for exhibition only (including two bicycles, other than motor-bicycles) will be deemed to be luggage. Commercial travellers' luggage in quantities in excess of that allowed to be carried free of charge will be charged at such rates and be conveyed under such conditions as may be prescribed. The conveyed under such conditions as may be prescribed. The Minister reserves the right to refuse to carry any particular article or package as commercial traveller's luggage."

By omitting paragraph (28) of by-law 46, and substituting

the following:—

"(28.) Theatrical companies' luggage will be conveyed as follows: Companies of not less than six adult passengers will be allowed to take free of charge 2 cwt. of effects for each adult ticket held. All effects in excess of the quantity allowed to be taken free of charge will be charged at such rates and be conveyed under such conditions as may be prescribed."

PART V.—REGULATION OF TRAFFIC OVER COMBINED ROAD AND RAILWAY BRIDGES.

AND RAILWAY BRIDGES.

By adding by-law No. 49a as follows:—

"49a. Every person shall, before entering upon any bridge used for both ordinary road traffic and railway traffic, stop, and shall not enter thereupon—

"(a.) In the case of a bridge at which an officer of the railway is for the time being employed for the purpose of controlling the traffic over such bridge, unless and until such person shall have obtained the permission of such officer so to do; or

"(b.) In the case of any other bridge used as aforesaid, within fifteen minutes of the time when any train is due to enter thereupon.

within fifteen minutes of the time when any train is due to enter thereupon.

"Nothing in this by-law shall abrogate or otherwise affect any other by-law or regulation made for the purpose of regulating traffic over bridges used for both ordinary road traffic and railway traffic or over any particular such bridge."

And, in further pursuance of the said powers and authorities, I, the said David Henry Guthrie, do hereby amend the by-law made under the said Act on the 19th day of July, 1910, regulating the weight of cereals or other agricultural produce to be placed in any sack for carriage by rail by making the following alterations therein:

By omitting the words "of 10s. per ton in addition to the ordinary railage charges," in two places, and substituting in each case the words "prescribed in that behalf."

As witness my hand this 9th day of September, 1921.

As witness my hand this 9th day of September, 1921.

D. H. GUTHRIE, Acting Minister of Railways. By-laws regulating Traffic on Portion of the Tokomaru Valley Road.

WHEREAS by section 139 of the Public Works Act, 1908, and section 4 of the Motor Regulation Act, 1908, the Minister of Public Works is authorized from time to time to make by-laws in respect of all or any Government roads for the purposes specified in the said sections (relating to the control of traffic upon such roads):

And whereas by an Order in Council dated the 10th day of May, 1921, and published in the New Zealand Gazette of the 19th day of May, 1921, portion of the Tokomaru Valley Road, in the Horowhenua County, Wellington Land District (hereinafter referred to as "the said road"), was declared to be a Government road, and it is expedient to make by-laws in respect of the said road under the authority hereinbefore referred to: referred to:

Now, therefore, I, Joseph Gordon Coates, the Minister of Public Works, do hereby make the following by-laws in re-spect of the said road, and do hereby declare that the said by-laws shall come into force on the 1st day of October, 1921.

BY-LAWS.

In these by-laws, if not inconsistent with the context, "Minister" means the Minister of Public Works. "Public Works Engineer" means the engineer or engineers of the Public Works Department in charge of the hydro-electric works at Mangahao.

BY-LAW NO. 1: FOR WIDTH OF TIRES AND TRAFFIC REGULATIONS.

The width of tires of vehicles used upon the said road shall be as follows:

1. The width of tires, whether plying for hire or not, shall bear the following proportion to the weight of the load and vehicle, viz :-

	Then the Minimum Width of Tires shall be-								
Where the Weight of Load and Vehicle	For Vehicles	For Vehicles with Four Wheels.							
is—	with Two Wheels.	Fore Pair of Wheels.	Hind Pair of Wheels.						
1 ton 2 ,, 3 ,, 4 ,,	3 inches 5 ,, 7 ,,	2 inches 3 ,, 3½ ,, 4 ,,	2 inches. 4 ,, 5½ ,, 7 ,,						

The maximum load, including weight of vehicle, shall be-

For a two-wheeled vehicle, jinker, or machine 3 tons.

For a four-wheeled vehicle, motor-lorry,
machine, or traction-engine . . . 4 ,,

2. The use of bullocks as traction animals on the said
road is hereby prohibited for a period of four years from the date hereof.

date hereof.

3. The owner of any motor-lorry, engine, machine, or other vehicle engaged in heavy traffic on the said road shall pay to the Minister a yearly license fee of £150 in respect of each such vehicle which itself, or together with any thing or things capable of being transported thereon, weighs not less than one and a half tons avoirdupois to each pair of wheels, and shall pay an additional £25 yearly for each complete half-ton avoirdupois over one and a half tons avoirdupois to each pair of wheels by way of compensation for any damage likely to occur to such road. Such amount shall become payable by the owner of any such motor-lorry, vehicle, engine, or machine on using such road, and shall be paid within fourteen days from the first occasion on which such road is so used.

4. Every vehicle, both public and private, other than bicycles, on the said road between one half-hour after sunset and one hour before sunrise shall have at least two efficient lights affixed conspicuously—one on each side of the front thereof, and shall also have an efficient light so fixed at the rear of such vehicle as to throw a bright red light to the rear of such vehicle as to throw a bright red light to the rear of such vehicle.

thereof, and shall also have an efficient light so fixed at the rear of such vehicle as to throw a bright red light to the rear of such vehicle—and all bicycles shall carry one efficient light. Every bicycle with side-car attached shall carry two lights—one on the bicycle and one on the side-car. Every bicycle, whether with or without a side-car attached, shall carry some contrivance for either showing a red light in the opposite direction.

contrivance for either showing a red light in the opposite direction to that in which such bicycle is proceeding or reflecting the light from an overtaking vehicle.

5. The term "on springs" in these by laws shall mean any vehicle the body of which is supported on springs affixed on top of the axle or axles connecting the wheels of such vehicle.

6. No traction-engine, machine, or other vehicle, or load thereon, shall exceed 7 ft. in width over all.

7. The driving wheels of every traction engine shall be

7. The driving-wheels of every traction-engine shall be cylindrical and smooth, solid, or shod with diagonal cross-

bars, not less than 3 in. in width nor more than $\frac{3}{4}$ in. in thickness, extending the full width of the tire, and the space intervening between each pair of such cross-bars shall not exceed 3 in. The width of the tire of each driving-wheel shall not be less than 12 in., and of the front wheel 7 in. No spikes shall be inserted in our attached to the tires of wheels of traction-engines used upon the said road in such manner as to cut up or otherwise destroy the surface of such road.

8. No traction-engine shall be allowed to travel or remain upon the said road between sunset and sunrise, except in the case of a breakdown of machinery or other unavoidable accident, but such traction-engine shall be repaired and

accident, but such traction-engine shall be repaired and removed off the road without unreasonable delay.

9. A traction engine shall not be permitted to stand motionless upon the said road for a greater length of time than twenty minutes, except for the purpose of facilitating the passage of horses, or vehicles drawn by horses, or in the case of a breakdown of machinery or other unavoidable accident. Any traction-engine which has broken down and cannot be removed off the road must be properly screened so as not to frighten horses, and must be properly lighted as provided in clause 4 hereof.

10. A traction-engine shall not be drawn or propelled along the said road at a greater speed than eight miles an hour, or on a bridge thereon at a greater speed than two miles an

11. No person shall while crossing any bridge on horse-back cause such horse to go out of a walk; and no person back cause such horse to go out of a walk; and no person shall when driving any wagon, cart, coach, carriage, or other vehicle of any description, whether loaded or unloaded, across any bridge cause the horse or horses drawing such wagon, cart, coach, carriage, or other vehicle as aforesaid to go out of a walk.

12. The driver or person in charge of a traction-engine shall give as much space as possible for the passage of ordinary traffic.

ordinary traffic.

13. The driver or person in charge of any traction-engine shall not propel or cause the same to be propelled along or shall be accompanied by two men at least, part of whose duty it shall be to keep careful lookout both in front of and behind the engine for horses and vehicles which may be approaching, to warn the riders and drivers of such horses and vehicles of the proximity of the engine, and to assist them in passing the engine in safety.

them in passing the engine in safety.

14. The driver or persons in charge of any traction-engine shall, upon being signalled by the rider or driver of any horse or vehicle, instantly stop such engine so as to allow such traffic to pass in safety.

15. The whistle of a traction-engine shall not be sounded for any purpose whatever, nor shall the cylinder-taps be opened within sight of any person riding, driving, leading, or in charge of a horse or horses upon the road, nor shall steam be allowed to attain a pressure exceeding the limit fixed by the safety-valve, so that no steam shall blow off when the traction-engine is upon the road.

16. No ashes or refuse from a traction-engine shall be stacked on the said road or near a bridge or culvert thereon.

17. No traction-engine or vehicle attached thereto shall be propelled or drawn along or upon any bridge at any time

17. No traction-engine or venice attached thereto shall be propelled or drawn along or upon any bridge at any time while any person with a horse or vehicle is on the bridge, nor shall any traction-engine or vehicle attached thereto be permitted to stop on any bridge or culvert for any purpose whatever, except in the case of a breakdown of machinery or other unavoidable accident, but such traction-engine shall be repaired and removed from such bridge or culvert without

be repaired and removed from such bridge or culvert without any unreasonable delay.

18. The driver or person in charge of any traction-engine, or any wagon or other vehicle engaged in heavy traffic, shall give immediate notice to the Public Works Engineer, or overseer or surfaceman in charge of the said road, of any damage done to the said road or any bridges, culverts, or fencing thereon by such vehicles. Any damage done or injury caused to the said road or any bridge or culvert thereon by any engine, carriage, or vehicle attached thereto or connected therewith as aforesaid shall forthwith thereafter be repaired and made good by or at the expense of the owner of any such engine, carriage, or vehicle.

19. Nothing herein contained shall be held to relieve owners or employers of traction-engines and vehicles engaged in heavy traffic from liability in respect of injury done or damage sustained by the traction of weight in excess of that prescribed by clause 24 hereof over or along any bridge or roadway.

20. Any person authorized by the Minister of Public Works, or any officer or constable of police, may stop and detain any vehicle, traction-engine, or machine which, in his opinion, infringes this by-law, until the width of tires or the weight of such vehicle, traction-engine, or machine and the leaf thereon or the weight or measurement of the conthe load thereon, or the weight or measurement of the contents thereof, can be ascertained.

21. The driver of any such vehicle, traction-engine, or machine shall give full and true information as to the load

or contents thereof, and the quantity, weight, size; or measurement of the same, and shall do such acts for the purpose of enabling the same to be ascertained as such

authorized person requests.

22. The manner of ascertaining the weight of loading or contents of any vehicle shall be by computing the weight or measurement from the cubical or superficial measurement of such loading or contents, and for this purpose the quantities hereunder set out shall, so far as regards the material or articles mentioned respectively, represent one ton, and so on in the same rates:

New Zealand timber, 400 superficial feet. Australian timber, 350 superficial feet. Firewood, half a cord or 64 cubic feet. Sand, 21 cubic feet. Clay, 19 cubic feet. Cement, 5 barrels or bags equal to same. Broken stone, 21 cubic feet. Bricks, 320.
Coal, 45 cubic feet.
Chaff, 25 bags.
Oats (4 bushel bags), 10 bags.
Wool, 5 bales. Iron and steel, $4\frac{1}{2}$ cubic feet.

23. Traction engines shall only cross or pass along such bridges and culverts as the Public Works Engineer certifies in writing to the Minister are safe for such traffic.

24. The weight of any load or material of any kind which

shall be permitted to cross, in one vehicle, any bridge shall

not exceed four tons.
25. "Traction-engine" in this by-law means any loco-25. "Traction-engine" in this by-law means any locomotive-engine propelled by steam or other motive power and designed for use on ordinary roads. "Heavy traffic" in this by-law means transportation of any vehicle, engine, or machine which shall itself or together with any thing or things being transported thereon weigh more than one and a half tons avoirdupois to each pair of wheels. "Gross weight" in this by-law means the weight of the tractionengine, machine, or other vehicle together with any thing or things being transported thereon.

BY-LAW NO. 2: RELATING TO MOTOR-CAR TRAFFIC.

l. In this by-law "motor-car" means "motor" as defined in the Motor Regulation Act, 1908, and is any vehicle propelled by mechanical power if it does not exceed three tons in weight unladen, and is not used for the purpose of drawing more than one vehicle (such vehicle with its locomotive not to exceed in weight four tons unladen). In calculating for the purposes of this by-law the weight of a vehicle unladen, the weight of any water, find or accumulators used for the the weight of any water, fuel, or accumulators used for the purpose of propulsion shall not be included.

2. No person shall drive or operate, or attempt to drive or operate, a motor-car on the said road unless he is a person competent to control its use and movement.

3. No person in charge of a motor-car while on the said road shall permit any person to drive or operate such car unless such last-mentioned person is competent to operate

the same.
4. No person driving or in charge of a motor-car when on

road-

(a.) Shall cause such motor-car to travel backwards for a greater distance than shall be requisite for the purpose of safety;

greater distance than shall be requisite for the purpose of safety;

(b.) Shall quit such motor-car without having taken due precaution against its being started in his absence.

(c.) Shall cause or allow or permit such motor-car to be driven or operated, or to remain or stand on the said road or any bridge thereon so as to obstruct or interfere with the traffic thereon.

5. The person in charge of a motor-car on the said road shall, when within a reasonable distance from and before meeting or overtaking any person in sight on foot, and when within a reasonable distance from and before meeting or overtaking any person in a vehicle or on horseback, give audible and sufficient warning of the approach or position of the car by sounding the warning instrument attached thereto and required by law to be provided.

6. The person driving or in charge of a motor-car on the said road shall, on the request of any person driving stock, riding, or having charge of a restive horse and coming towards the car, or on such person holding up his or her hand as a signal for that purpose, cause such car to stop, and remain stationary as long as shall be reasonable to enable such person to pass the car with the vehicle, horse, or stock which he is driving, riding, or in charge of, and if necessary shall stop the engine of such car.

7. When a motor-car is being driven or propelled along the said road, if owing to a bend, corner, crossing, or junction in the said road or for any similar cause it becomes impossible for the driver or person in charge of such motor-car to have an uninterrupted view of the traffic on the said

road for at least fifty yards ahead, such driver or person in charge shall reduce his speed to six miles an hour, and around sharp bends, when actually meeting any person riding or driving, shall reduce speed to four miles an hour, and by sounding the warning instrument give audible and sufficient warning of the approach of such motor in both

sufficient warning of the approach of such motor in both cases.

8. No motor-car shall be driven or propelled on the said road at a greater speed than fifteen miles an hour.

9. The person driving or in charge of a motor-car on the said road shall, if during the period between sunset and one hour before sunrise or whenever it is dark any person driving, riding, or having charge of a vehicle or cattle signals to the motor by waving a lamp up and down, proceed with the motor cautiously; and he shall, if during the same period any such person so signals by waving a lamp from side to side, bring the motor-car to a standstill and keep it stationary, and if necessary shall stop the engine, for so long as may be necessary to enable such person, together with such vehicle or cattle, to pass the motor-car safely.

10. The driver, rider, or person in charge of a motor-car on the said road shall, when meeting any vehicle or cattle, keep to the left or near side of the said road; and when overtaking any vehicle or cattle shall pass when practicable on the right or off side of the said road.

11. No driver or person in charge of any motor-car shall pass or attempt to pass any vehicle, horse, or cattle if on a bridge or dangerous part of the said road.

12. Where the said road crosses a railway or tramway, or is crossed or intersected by another road, the said road is deemed and is hereby declared to be dangerous for the use of motor-cars for a distance of two chains on each side of such crossing or intersection.

13. If at any time the Minister is satisfied that the use of

such crossing or intersection.

13. If at any time the Minister is satisfied that the use of motor-cars on any bridge or part of the said road would be attended with risk of damage to the bridge or danger to the public, he may by notice prohibit motor traffic along such bridge or any part of the said road.

14. No motor-car shall be driven or operated unless such motor-car is fitted with two independent brakes in good

motor-car is fitted with two independent brakes in good working-order, and of such efficiency that the application of either can cause two of the wheels on the same axle to stop revolving; provided that, in the case of a motor not being a motor-car, this clause shall apply as if instead of two wheels on the same axle one wheel was therein referred to.

15. No motor-car shall be driven or operated on the said road unless such motor-car is fitted with an efficient muffler or silencer, and no such muffler or silencer shall be disconnected from the exhaust, opened or removed, in being driven or operated within fifty yards from any vehicle, horse, or eattle on the said road.

cattle on the said road.

cattle on the said road.

16. Every person in charge of a motor-car during the period between sunset and an hour before sunrise shall carry attached to the motor-car a lamp which shall be so constructed and placed as to exhibit a white light in the direction in which such motor-car is proceeding, such light being sufficiently clear and strong to afford adequate means of signalling the approach or position of such motor-car. Every such person during such period shall also carry attached to the motor-car a lamp which shall be so constructed and placed as to exhibit a red light in the opposite direction to which the car is proceeding, and green side lights so as to be visible from the opposite sides of gullies round bends when the motor-car is sideways on to the approaching car or vehicle.

17. A motor-car which has broken down shall be lighted

17. A motor-car which has broken down shall be lighted at night if left on any part of the said road.
18. Head lights shall be so restricted in intensity that they

will not dazzle any person approaching from the opposite direction.

BY-LAW No. 3: RELATING TO SLEDGING.

1. No person shall draw or trail any sledge, timber, or other material in or upon the said road, whether such road is or is not or may be injured or damaged thereby.

2. Any person damaging the said road by sleighing shall make such damage good to the satisfaction of the Public Works Engineer.

PENALTIES.

1. Every person who shall do or cause or procure to be 1. Every person who shall do or cause or procure to be done anything contrary to or otherwise than is provided by these by-laws or any section or part of a section thereof, or who shall omit to do anything therein required to be done by him, shall be guilty of an offence.

2. Every person guilty of an offence against these by-laws shall be liable for each such offence to such fine, not exceeding £5, as the Court inflicting the same shall in its discretion think fit.

3. Any person guilty of an offence against Ry-law No. 2

3. Any person guilty of an offence against By-law No. 2, relating to motor-car traffic, shall be liable for each such offence to a fine not exceeding £10.

J. G. COATES, Minister of Public Works.

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

OTICE is hereby given that, no person having taken out administration, the Public Trustee has filed in the Supreme Court at Wellington an election to administer the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder respectively set forth, their gross properties being estimated not to exceed \$400 in each case.

No.	Name.	Residence.	Occupation		Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7 8 9 10 11	Bolton, Joseph Cairns, Eliza Denton, John Henderson Devine, Francis Drury, Arthur Gardner or Gardiner, Samuel Hunter, James Jacobi, Mabel Cecilia Jewell, Ida or Ida Allen Leisk or Jack, John Livingstone, Frederick James Matthews, Robert Orpwood, George	Sydenham Christchurch Blaketown Wellington Lower Hutt Wellington Hastings Christchurch Wellington Christchurch	Labourer Widow Civil servant Miner Clerk Carpenter Fireman Spinster Fisherman Theological dent Seaman Draper	 stu-	22/7/21 27/7/17 24/7/21 1/9/20 8/8/20 26/1/20 28/7/21 30/9/18 25/5/21 1/5/21 17/1/18 16/3/21 8/7/21	6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21 6/9/21	Intestate Testate "," Intestate "," "," "," Testate Intestate	Blenheim. Christchurch. Hokitika. Wellington. "" Christchurch. Wellington. "Auckland.
14 15	Philp, James Rudd, Margaret Jane	Aughland	 Soldier Spinster	••	18/8/20 4/7/21	$\frac{6/9}{21}$	Testate	Wellington. Auckland.

Public Trust Office, Wellington, 12th September, 1921.

J. W. MACDONALD, Public Trustee.

A. E. REYNOLDS, Mining Registrar.

The Mining Amendment Act, 1914.-Mining Privileges to be struck off the Registers.

Office of the Mining Registrar, Queenstown, 6th September, 1921.

In pursuance of the provisions of section 30 (3) of the Mining Amendment Act, 1914, notice is hereby given that unless cause is shown to the contrary within three months from the date hereof, each of the privileges mentioned in the Schedule hereto will be struck off the Registers kept by me.

SCHEDULE.

No.	Date.	Nature of Privilege.	Situation.	Registered Holder.
			Queenstown Register.	
588	2/3/1903	Water race	MIT DO LOS	Patrick T. Lynch.
874	29/3/1906			Egbert Sainsbury.
955	29/11/1906	,,	TT I I O I	Alfred Emmanuel Smith and James Ernest
000	20/11/1000	••	Healy's Creek	Smith.
1475	24/10/1912	,	Muddy Creek	Ditto.
1701	25/5/1916	"		
987	25/4/1907	•••	Tala Diameter	Matthew Seffer.
997	30/5/1907			George Reid.
1191	29/4/1909	** ****	TT 11 O 11	Louisa R. Smith.
1432	28/3/1912	,,	in a source of the	John Clark.
1402	20/0/1012	,,	Arthur's Point	John Clark.
1529	26/6/1913		T) 337 A 11 CT	Mi. G. 31.31. G 11
1020	20/0/1919	. ,,	Dam on waterian terrace	The Sandhills Gold - mining Company
1742	7/5/1887		M.T. D. Co. 3	(Limited).
		>>	1 ~	Patrick T. Lynch.
1613	2/7/1914	,,,	Staircase Creek	John Murray and Archibald Campbell.
1694	30/3/1916	,,	7 23 30 1 70 1	***
1780	9/3/1918	,,).	Invincible Creek, Richardson Range	James A. Sligo.
1251	25/11/1909	,,	T 2 0 1 01 1 1	John Thomas William Paulin.
1385	29/6/1911	,,		Henry Scott.
539	6/10/1902	,,	1 2511 1 2 21	Gilchrist McNav.
1842	11/3/1919	Ordinary alluvial claim		,,
1900	7/8/1920	Residence-site		" "
		1 2	.1	
			Arrowtown Register.	
1112	27/11/1871	Water-race,		Cardrona Dredging Company (Limited).
863	17/12/1907	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,
457	28/10/1902	,,	Silverstream, Macetown	James Archibald Sligo and Frederick
				William Sligo.
768	24/7/1906	,,	Sawyer's Gully	Ditto.
769	24/7/1906	,,,		,,
1219	3/12/1907	,,	Bush Creek	Edward Bailey.
1227	11/2/1918	,,	m) (1 . 1	William George Walter Barnard.
815	26/3/1907	,,	Scanlon's Gully	
975	26/10/1909	,,,	17	James Cowan and David Wilcock.
720	27/2/1906	,,		William Reid, William Reid the younger, and
	, .	,, ,,	•	Charles Ross.
1001	25/1/1910	,,		Ditto.
1083	21/11/1911	· ,,		
2949	27/2/1872	,,		Walter Little.
5549	26/7/1874	, , , , , , , , , , , , , , , , , , , ,		,,
1016	25/5/1910	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		William Perriam.
1152	30/10/1914],,	White's Creek	Maxwell Winders and Walter McLaren.
1248	12/8/1919	Tail-race	Twelve-mile Creek, Mace-	John Albert Nikander.
	1	1 / 1	town	

THE NEW ZEALAND GAZETTE.

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

Mining Registrar's Office, Coromandel, 7th September, 1921.

Notice is hereby given that if within three months from the date hereof cause is not shown to the contrary, each of the mining privileges mentioned in the Schedule hereunder will be struck off the Registers kept by me, in accordance with section 30, subsection (3), of the Mining Amendment Act, 1914.

SCHEDULE.

H. R. BUSH, Mining Registrar.

No.	Date.	Nature of Privilege.	Locality.		Registered Holder.
7	9/9/08	Special quartz claim, "Mountain King"	Kuaotunu		Mountain King Gold-mining Company.
29	13/10/08	Special quartz claim, "Puke- whau"	,,		Alfred G. Harvey.
30	11/11/08	Special quartz claim, "Mount Welcome"	**		Joseph W. Barker.
31	,,	Special quartz claim, "Hauraki South"	"		Alfred R. H. Swindley.
32	,,	Extended quartz claim, "Manx-man"	Coromandel	••	John Moore Brideson.
33	***	Special quartz claim, "Kuaotunu Bullion"	Kuaotunu		John William McCoy.
34	,,	Extended quartz claim, "Royal Standard"	"	••	John D. Regan.
39	9/3/09	Special quartz claim, "Skippers"	,,		James Onion.
40	1/4/09	Special quartz claim, "Mills Re-	,,	. • •	James Smith.
41	,,	Special quartz claim, "West Toka- tea."	,,	• •	Archibald Kelso.
42	12/5/09	Special quartz claim, "Pride of Tokatea Extended"	,,		Thomas William Rhodes.
43	***	Water-race	,,		Mountain King Gold-mining Company.
44	,,	Special site	,,		,,
45	,,,	Residence-site	,,		Sarah Woodcock.
46	8/6/09	Special quartz claim, "Mahaki-rau"	"	••	Edward Brown.
48	13/7/09	Special quartz claim, "Harry Gilbert"	,,	••	Harry James Gilbert.
89	11/11/09	Special quartz claim, "Golden Bay"	**		James Langford.
901	31/3/14	Residence-site	,,	••	William James McLean.
31	14/3/01	Water-race	Gumtown		John Carroll.
30	10/5/05	Residence-site	Coromandel		James Hickey.
36	8/12/08	Special quartz claim, "Royal Oak"	**	••	Royal Oak Gold-mining Company.
53	1/4/03	Special site	Kuaotunu		John Carroll.
59	,,	Water-race	,,		,,
36	13/3/02	Special site	,,		,,
60	1/4/03	,,	**		,,
146	17/9/03	Residence-site	,,		George McCarthy.

Tenders for Oils.

THE undermentioned accepted tender-rates for the supply and delivery of oils are published for general information. R. W. McVILLY, General Manager, New Zealand Railways.

	:	Delivery at a	nd Quantity		Tender Price	G 4-1 (7 1				
Class of Oil.	Auckland.	Wellington.	Lyttelton.	Dunedin.	per Gallon.	Successful Tenderers.	Remarks.			
Dark axle "B 817" Loco. cylinder "H" Pale machine "P	2,500 1,000 1,500	5,000 2,500 1,500	2,500 1,000 1,500	5,000 2,000 1,000	s. d. 1 10 ³ / ₄ 3 3 2 5	Vacuum Oil Company Proprietary (Limited)	Freight at \$8 per ton, exchange \$4 to £1 sterling, any variation for or against buyer's account.			
Mineral colza	10,000	17,500	5,000	7,500	1 7	Philips and Pike (Limited)	Firm freight, exchange \$4 to £1 sterling, any variation for or against buyer's account.			

The Industrial Conciliation and Arbitration Act, 1908.— | Notice of Cancellation of Registration.

Department of Labour,

Wellington, 8th September, 1921.

New Zealand Federated Shop Tailors, Tailoresses,
Machinists, and Pressers' Industrial Association of Workers,
registered number 941, situated at Dunedin, is hereby cancelled as from the date of publication hereof in the New
Zealand Gazette.

F. W. ROWLEY, Registrar of Industrial Unions. Officiating Ministers for 1921.—Notice No. 28.

Registrar-General's Office,
Wellington, 13th September, 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 information. tion:-

Presbyterian Church of New Zealand. Mr. James Irons. Congregational Independents.

Mr. Jesse John Bailey.

W, W. COOK, Registrar-General,

Vital Statistics.

REPORT on the Vital Statistics of the Four Metropolitan Areas and of the Nine Suburban Areas of the Dominion for the Month of August, 1921:—

	ensu 1921.	g - g	1,000 1,000	DEATHS REGISTERED IN AUGUST, 1921.							Proportion of	
· ·	ary C	Birt stered st, 19	rtion the ulati		Males.		1	emales		atba.	Deaths to the 1,000 of Population	
	Preliminary Census Population, 1921.	Total Births registered, August, 1921.	Proportion of Births to the 1,000 of Population.	Under 1 Year.	l & under 5 Years.	5 Years and over.	Under 1 Year.	l & under 5 Years.	5 Years and over.	Total Deaths.	Population, August, 1921.	
Auckland City Remainder of Metropolitan Area	81,718 76,032	131 135	1·60 1·78	9	1 2	30 29	5 2	2 3	37 24	84 60	1·03 0·79	
Total for Auckland Metro- politan Area	157,750	266	1.69	9	3	59	7	5	61	144	0.91	
Wellington City Remainder of Metropolitan Area	88,876 18,552	152 43	1·71 2·32	9 1	:	35 6	7		29 6	83 13	0'98 0'70	
Total for Wellington Metro- politan Area	107,428	195	1.82	10	••	41	7	3	35	96	0.89	
Christchurch City Remainder of Metropolitan Area	67,292 37,688	108 68	1·60 1·80	7	1	32 15	5 2	1 1	32 10	78 29	1·16 0·77	
Total for Christchurch Metro- politan Area	104,972	176	1.68	7	2	47	7	2	42	107	1.02	
Dunedin City	59,198 14,339	99 24	1·67 1·67	4		25 6	. 5 2	i	40 4	74 14	1·25 0 98	
Total for Dunedin Metro- politan Area	73,597	123	1.67	5		31	7	1	44	88	1.20	
Hisborne Borough Remainder of Suburban Area	10,930 3,547	29 6	2·65 1·69	3	••	4			2	9	0·82 0·00	
Total for Gisborne Suburban Area	14,477	35	2.42	8	••	4		••	2	9	0.62	
Napier Borough Remainder of Suburban Area	14,302 2,629	32 4	2·24 2·52	4		6 4	2		6 2	19 6	1·33 2·28	
Total for Napier Suburban Area	16,931	36	2.13	4		10	2	1	8	25	1.48	
New Plymouth Borough Remainder of Suburban Area	11,393 1,250	28 5	2·46 4·00	1		7	1	••	6	15	1·32 0·00	
Total for New Plymouth Suburban Area	12,643	33	2.61	1		7	1		6	15	1.27	
Wanganui Borough	16,492 7,095	45 19	2·73 2·68	2 1	i	8 1	2	 	2 1	15 4	0·91 · 0·56	
Total for Wanganui Sub- urban Area	23,586	64	2.71	3	1	9	2	1	3	19	0.81	
Palmerston North Borough Remainder of Suburban Area	15,648 1,235	30 2	1·92 1·62	1		6	••	••	5 1	12 1	0·77 0·81	
Total for Palmerston North Suburban Area	16,883	32	1.90	1	··-	6	<u></u>	••	6	13	0 77	
Nelson City	9,285 1,347	18	1·94 0·74	2	::	6		1		8 2	0·86 1·48	
Total for Nelson Suburban Area	10,632	19	1.79	2		7		1		10	0.94	
Greymouth Borough Remainder of Suburban Area	4,986 3,363	11 4	2·21 1·19	::	::	4 2	2	•••	1	7 2	1·40 0·59	
Total for Grey Valley Boroughs Suburban Area	8,349	15	1.80			6	2		1	9	1.08	
Timaru Borough Remainder of Suburban Area	14,059 1.854	19 1	1·35 0·74	1		8			9	18	1·28 0·00	
Total for Timaru Suburban Area	15,413	20	1.30	1		8			9	18	1.17	
Invercargill Borough Remainder of Suburban Area	15,204 3,854	43 2	2·33 0·52	••		7	1		5 1	13 1	0 86 0 26	
Total for Invercargili Sun- urban Area	19,058	45	2:36		<u></u>	7	1		6	14	0.73	
Grand totals	581,659	1,059	1.82	46	6	242	36	14	223	567	0.97	

Dealing with the four metropolitan areas only, it is found that the inclusion of the suburban portions lowers the death-rate in each case.

, 111 5474 5455									0 of Population,
Auckland City							••	1 03	
Auckland Metropolitan Area	,					• •	• •		0.91
Wellington City								0.93	
Wellington Metropolitan Are	a.								0.89
Christchurch City								1.16	
Christchurch Metropolitan A	rea						• •		1.02
Dunedin City							• •	1.25	
Dunedin Metropolitan Area			• •	. <u>.</u> •	••.	• •	• •		1.20
Including the suburban portions, Dun	edin	is the hig	hest, an	d Wellingt	on the l	owest.			
Compared with August, 1918, 1919,						1918.	1919.	1920.	1921.
Auckland Metropolitan Area				••		1.23	1.17	1.22	0.91
Wellington Metropolitan Area						0.91	0.93	1.11	∪ -89
Christchurch Metropolitan Area	• •					1.41	0.97	1·3 3	1.02
Dunedin Metropolitan Area						1.50	1.24	1.36	1.20
Danean Monopolitan Mica	• •	• • •							•

The total births registered for the four metropolitan areas amounted to 760, as against 715 in July—an increase of 45. The deaths in August were 435—an increase of 14 as compared with the previous month. Of the total deaths males contributed 214, females 221. Seventy-five of the deaths were of children under five years of age, being 17.24 per cent. of the whole number. Fifty-nine of these were under one year of age.

The following table shows the deaths in various age-groups occurring in the four metropolitan and total of nine suburban areas during the month of August, 1921:—

			M	[etropoli	TAN ARI	SA.		1		UBURBAN	·	tal.
Age-group.	Auck	land.	Well	ington.	Christ	church.	Dun	edin.	AREAS.			
,	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females
Under 5 years	12	12	10	10	9	9	5	8	16	11	52	50
5 and under 10 years			ì			2		1	1	:	2	3
10 12			3	1		2		1	1]	4	4
00	i i	4			1	1		4	1		3	9
95	1	î	::	1 i	i		1	1	1	ı	4	4
90	1]		4		i	3	i	3	1 1	7	7
າດ າ	1	4	1	4	3	3	ĭ	ī	2	5	7	17
10	$\frac{\cdot \cdot}{2}$	4	2	i	_		$\hat{3}$	1	5	3	12	8
	$\frac{2}{2}$	6	3	3	6	i i	4		ĭ	3	16	13
40 , 45 , 45 50		1	6		i	_		'i	4	2	16	4
	5	3	3	2	3	4	••	ĺi	3	3	13	13
50 , 55 ,	4 6	1 1	7	5	5	1	•••	î	3	4	21	12
55 ,, 60 ,,	1 "	5	2	_	1	5	4	5	2	5	17	20
60 ,, 65 ,,	8			14	2 6	22	15	27	37	14	120	109
65 years and over	29	32	13	14	20	44	To	41	31	1.4	120	108
Totals	71	73	51	45	5 6	51	36	52	80	52	294	273

The deaths of 229 persons of 65 years and upwards were registered for the four metropolitan and nine suburban areas during the month of August, 1921, as against 200 in the previous month. The following table shows the classification:-

	METROPOLITAN AREA.									UBURBAN	Total		
Age.	Auc	kland	Well	ington.	Christ	church.	Dui	nedin.	A :	REAS.			
	Males.	Females.	Males	Females.	Males.	Females.	Males	Females.	Males.	Females	Males.	Females	
65	2	2	1		1		1	1	2		7	8	
66	1	i	1		1		••		1		4	1	
67	, <u>ī</u>	2			2	1	2		1		6	2	
68	2		ì	2	2			1	1	2	6	4	
69	ī	l il	ī	ī	ī	2		1	1		4	4	
70		2		i	ī	4		2	1		2	9	
71	i	1 - 1	ï	2			1	3	1		4	5	
72		2	2	1	2	1 :: 1	ī		••	2	5	5	
	·:	ı	î	3	$\tilde{2}$	i	••		••		5	5 8	
78	1	2	_	-	í	1	i	1	6	i	9	8	
74			• •		_	'i	ī	3		i	3	7	
75	2	2	• •		•••	_	_		i		4	4	
76	1	4	• • •	1 : 1			• •		5	i	9	3	
77	1	1 1	2	1	1	1 : 1	3	3	2	2	7	9	
78	2	3	• •	i :	• • •			2	_	2	2	10	
79	1	2	• •	1 1	1	3	••		•••	- 1	3	2	
80	1	1 1	• •		•:	1 : 1	• :	1 1		1 : 1	6	4	
81	• •	••	· 1		2	1 1	1	2	2	1		4	
82	••	2	• •	•••	• •	2	•:	1	1	1	1	4	
83	2	1			2	4	1 .	•:	•:		5		
84	2		• •		1	2	• •	1	1	••	4	3	
85	1		• •		3		••	1	2	•:	6	1	
86	1			1	1	••	1	2	1	1 1	4	4	
87	·i 1	1 1	1		• •		• •	1 1	• •	1	2	••	
88			1				1	1	1		3	1	
89	1	1					• •		1		2	1	
90	1	2.		·		1 !	1	1			2	` 3	
91		1					• •	2		1	••	3	
92	::	·				1				1	'	2	
93							••	2	2		2	2	
94	ļ	1 .	::	i			••	1	1		1	1	
96		"			::		•••		1		1		
98	i	::	••						••		1	••	
Fotals	29	32	13	14	26	22	15	27	37	14	120	109	

TABLE showing the Causes of the Deaths of Persons at the Four Metropolitan Areas, and Total for Nine Suburban Areas, registered during August, 1921.

Causes of Death.	-	Metro	kland politan ea.	M ·tro	ngton politan rea.	Metro	church politan rea.		nedin politan ra.	8ub	ine urban eas.	Tot
causes of Death.		Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	
I. GENERAL DISEASES			' <u>-</u>	 -	<u> </u>	<u>!</u> 	<u> </u>				<u> </u>	;
(a.) Rpidemic Diseases.	*			/	-							
. Scarlet Fever						i					1	
B. Wheoping Cough		2								••		
O. Diphtheria	••	1	••	1	•••	1	•••	••	••	1	1	
. Croup D. Influenza	••			::	ŏ		4		::			
. Dysentery	••			••					· · ·		1	
3. Erysipelas	••	••	•••		•••		::		••	1		
(b.) Other General Diseases.									1000			
3. Tuberculosis of Lungs	••	١	7	1	7		6	••.	5	٠.	7	1
). Tuberculous Meningitis 2. Tuberculosis of Spine		•••		1	1	•••	•••	••	$\begin{vmatrix} 1\\1 \end{vmatrix}$	1	1	
3. " Joints			::	.:		::	'n				i	
Disseminated Tuberculo-is	••		1		•••	1					• • •	
7. Syphilis 9. Cancer of Buccal Cavity	••	1	';	• •	2	••			•••	•••	• •	
). "Stomach and Liver	• • •	::	1 2	· ::	3	- ::	4		3		i	
. " Peritonæum, Inte			2				4				2	
tines, Rectum Female Genital Org.	0 ***		4				2		9	* * .	1	
5. " Back		::	4	::		::		::	3		1 1	
i. "Bladder		::	::	::		::		::	::		1	
5. "Colon 5. "Glands	••	•••	•	•••	1	•••	•••	•••	•••		1 2	
o. "Glands Kidney	• •.	::	i	::	.:		.:		::		2	
i. Leg							::		i	•••		
Mediastinum	••					••	••	••	1	••	1	
5. " Pancreas 5. " Thorax	••		i		::	••	::			•••	1	
. Dissemenated Cancer		::	· 1				::	,				
Cancer Undefined	••		1						٠;		1	
5. Non-malignant Tumour 7. Acute Articular Rheumatism		'i	••		2		i	· · ·	1		i i	
. Chronic Rheumatism and Go			i	::			i		::		2	
Diabetes			2				4		3			
. Leucæmia	• •		· 1	•••	i				1 1	1	i	
	••				.			··-				-
Totals	••	5	25	3	22	2	27		21	5	30	
Diseases of Nervous Syst. and of Organs of Speci Sense.]		
0. Encephalitis 1. Simple Meningitis	• •	٠٠.	1 1		• • •	••.	•••	•••		i	1	
2. Tabes Dorsalis		•••	i	::		::		::				
. Cerebral Hæmorrhage, Apople . Paralysis without Specifi			9		6	•••	4	1	5 1		11 1	
Cause		1			1		}		,	i		
7. General Paralysis of Insane 3. Other Forms of Mental Alier		••	3		.:				1			
tion			_		'							
3. Epilepsy 1. Convulsions of Infants	••	.:	••	· · ·	1	i	2	••	*••	3	. ••	
L. Tumour of Brain	••	1		•••					i		::	
6. Otitis Media	••		:: •							1		
Totals		1	18	· · ·	8	1	6	1	8	5	13	
					.							
II.—DISEASES OF CIRCULATOR SYSTEM.	Y	' -	1	ŀ	,	1	11		1:			
Organic Diseases of the Hear	rt		27		15	1	19		16		12	
Angina Pectoris		•••	1		13				2	::		
. Diseases of Arteries, Atheron			1		1		2		2		1	
&c. . Embolism and Thrombosis	-		1		1:				2		1	
				· · · ·			•.•				-	-
Totals			30	··-	17		21		22	<u> </u>	14	<u> </u>
V.—DISEASES OF RESPIRATOR SYSTEM						!						
Nasal Obstruction	••	••	••	••	•	::			i		1	
. Disease of Larvny	••						i	٠.		.:	·::	
. Disease of Larynx				••	1	2	1	3	1		1	1
7. Disease of Larynx 73. Goitre 74. Acute Bronchitis		• •	8		::	i	2	3	3	l 'i	3	
7. Disease of Larynx 8. Goitre 9. Acute Bronchitis 9. Chronic Bronchitis	••	1	1 1	. 4			5		3		3	
7. Disease of Larynx		1 4	5	. 1	8							1
7. Disease of Larynx B. Goitre 9. Acute Bronchitis 9. Chronic Bronchitis 9. Broncho-pneumonia 9. Pheumonia 1. Pleurisy	::	4	5 1							•••		
7. Disease of Larynx		4	5 1			i			••		3	
7. Disease of Larynx Roitre Pacter Bronchitis Chronic Bronchitis Broncho-pneumonia Pleurisy Pulmonary Congestion Asthma Other Diseases of the Respir	•••	4	5 1		1				į.	1	3	
7. Disease of Larynx	•••	4	5 1			i			••		3	

Table showing the Causes of the Deaths of Persons at the Four Metropolitan Areas, and Total for Nine Suburban Areas, registered during August, 1921—continued.

					<u> </u>		tinued.					
Causes of Death		Metro	kland politan ea.	Metro	ngton politan rea.	Metro	church politan cea.	Metro	nedin politan rea.	Qub	ine urban cas.	Total
Calabor O. Board	· ·	Under 5 Years.	5 Years	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	
V. — DISEASES OF THE	DIGESTIVE	1	1	ì	<u>}</u>	}	,) 		-
System.									}		,	
102. Ulcer of the Stoma 103. Other Diseases of S		i	i		i	•••	1	i		• • •	2	1 6
104. Diarrhea and Ente	•	1		1		1	}			ļ		,
2 years) 105. Diarrhoea and E	nteritis (2	•	•••	1		1		•••	'	• •		3
years and over) 108. Appendicitis			2		1 ::		1			• • •	1 2	4 2
109. Intestinal Obstruct	ion	::				-:-		•	2		ĩ ,	3
110. Other Diseases of I 113. Cirrhosis of the Liv			$\begin{array}{c c} 1 \\ 2 \end{array}$					• • •	1 1	••	i	$\frac{2}{4}$
118. Peritonitis	••						1	••		••	1	2
Totals	••	2	6	1	1	1	3	1	4	••	8	27
VI Non-Venereal D								. ,				
TEM AND ANNEX	.	1					1		{			0
119. Acute Nephritis 120. Bright's Disease		} ::	$\frac{1}{2}$		3	• • •	4	•••	. 2	• • • • • • • • • • • • • • • • • • • •	7	$\frac{2}{18}$
122. Other Diseases of I	Kidneys and) <u> </u>				1	••	1			2
124. Deseases of the Bla	dder		••		1			••			1	2
126. Enlargement, &c., 129. Uterine Tumour	of Prostate				::	••	1	• •		• • •	$\begin{bmatrix} 2 \\ 1 \end{bmatrix}$	3 1
Totals			3		4		7		3		11	28
VII.—PURRPERAL	STATE.								<u> </u>			
134. Accidents of Pregna 137. Puerperal Septicem		::		• •	1	••	i	• •	i	• •	i	1 4
138. Nephritis of Pregna	ncy		2		1		l	• •				3
139. Puerperal Thrombo	818						1		\- <u>··</u> -			1
Totals	•• ••	 	2		3	••		•••	1		1 	- -
VIII.—DISEASES OF THE]								İ	
142. Gangrene			· · · ·		1		ا ا		٠., ١			1
144. Cellulitis	••											2
Totals	••	<u> </u>			1				1			3
IX.—DISEASES OF THE OF THE ORGANS OF LO	COMOTION.										-	,
146. Osteomyelitis											1	1
Totals	••		··								1	1
X.—MALFORMATI 150. Cleft Palate	ONS.	• •								1		1
150. Congenital Heart-di	sease	2		1	[3	•• {	1 (•••	1	••	8
150. Spina Bifida	••	1						-				1
Totals		3		1		3		1,		2	•••	10
XI.—DISEASES OF EARL 151. Congenital Debility,	Y INFANCY.	1		3		3	j	2	.	4		13
151a. Premature Birth	ictarus, ac.	4		9	:	4		1		8		26
152. Atelectasis		. 1								1		2
Totals		. 6		12	(7		3		13		41
XII. OLD AG	Į.		10		3				6		10	40
154. Senility	••••		12				9				10	40
XIII EXTERNAL CA 155. Suicide by Poisonin			1	}	1							2
157. " Hanging	••	••	••		1			··.				1
158. Drowning 165. Accidental Poisoning		i					1	••	::		\	2 1
167. Burns, scalds 168. Accidental Asphyxis		1	••	••	••	••	••	i		••		1 1
169. "Drowning	ģ ,.				2		•		::			2
172. Traumatism by Fall	r Crushing		2 1		2	::	ì			••	1 1	· 3
182. Homicide by Firear	ms										1	. 1
Totals		2	4	••	6	••	2	1		•••	4	19
XIV.—ILL-DEFINED I			2							1		3
usuada or not sp	•••						89	13	75	27		567
Grand totals		24	120	20	76	18					105	

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Supplementary Grading List, 1921.

Education Department,

Wellington, 8th September, 1921.

THE following list of teachers is issued under the authority of the Minister of Education, in accordance with the Regulations for the Grading of Teachers made by Order in Council on 10th January, 1921, and amended by Order in Council on 13th June, 1921. The list shows the alterations made in the graded list of teachers since 11th May, 1921, and contains the names of teachers not previously graded and of those whose grading has been altered as a result of—

(a.) Corrections;

(b.) Alteration in certificate;

(c.) Alterations made by the Grading Appeal Board in marks awarded by Inspectors.

JNO. CAUGHLEY, Director of Education.

JNO. CAUGHLEY, Director of Education.

		 	
Name.	Certificate	Corrected Consecutive Number in Graded List,	District.
Abel, Doris Ethel	С	213	Auckland.
Adams, Joseph William Tyndall	D	226	Wellington.
Aitken, James Deanhead	D	154	Wanganui.
Allan, Agnes Campbell	Ď	188	Hawke's Bay.
Anderson, Mary Ann (Mrs.)	C	151	Southland.
Archey, Marjorie Sybil	C	140 210	Hawke's Bay.
Armstrong, Christina Margaret	Ĕ	178	Canterbury. Canterbury.
Bannerman, Herbert Douglas	B	118	Wellington.
Barclay, Violet Arbor (Mrs.)	\mathbf{C}	152	Southland.
Bell, Cecil Robert	C	146	Otago.
Bertelsen, Jessie Constance	\mathbf{c}	216	Auckland.
Bird, Florence Rosina	E	146	Wellington.
Blake, Charles Minden Bland, Elsie May	D B	139 180	Wellington.
Boraman, Walter James	B	162	Wanganui. Otago.
Boyle, Campbell Angus Patrick	ĉ	142	Canterbury.
Bradstock, Leonard Ballard	C	92	Canterbury.
Brew, Frederick Chadwick, M.A.	A	99	Auckland.
Brown, Isobel Melrose Kennedy	C	199	Southland.
Burgess, William Henry	č	115	Wanganui.
Burns, Ruby Marie (Mrs.)	C	189	Auckland.
Calder, Walter Sinclair Peter	C D	$\begin{array}{c} 127 \\ 221 \end{array}$	Southland.
Carr, Frederic Heslin.	D	223	Southland. Auckland.
Ching, Harold Louis	č	147	Nelson.
Claridge, Leslie Constance	в	192	Auckland.
Clark, Winifred May	C	213	Auckland.
Constable, Winifred Toler (Mrs.)	\mathbf{E}	167	Auckland.
Conway, Thelma Alicia	Ď	208	Auckland.
Cousins, Eric Glanville	В	191	Wellington.
Crawford, Elsie Jane	C	170	Otago.
Cron, William Crossman, Mabel Rose	С В	95 203	Otago. Auckland.
Cumberworth, Nancy Ngaire	č	$\frac{203}{219}$	Taranaki.
Davey, George Henry	$\check{\mathbf{c}}$	139	Wanganui.
Day, Louise (Mrs.)	В	192	Canterbury.
Deck, Florence Victoria	В	213	Wellington.
Denton, Shirley (Mrs.)	\mathbf{c}	186	Wellington.
Dick, David	$\tilde{\mathbf{D}}$	136	Canterbury.
Dickson, Mary Elizabeth	D	222	Southland.
Duley, Edith Leah	D	200	Wellington.
Dunlop, Mary McKendric (Mrs.)	C	93 169	Wellington. Southland.
Durie, Olive Mary Milton	Ď	168	Auckland.
Early, Minnie Florence (Mrs.)	$\tilde{\mathbf{D}}$	172	Canterbury.
Eggelton, William Coster	$\overline{\mathbf{D}}$	88	Otago.
Eggleton, Ada Laurina	D	157	Canterbury.
Entwistle, William Harry	В	194	Auckland.
Espiner, Eileen Victoria, B.A	В,	207	Wanganui.
Evans, William Herbert	В	202	Auckland.
Farquhar, Sarah Eileen Ferguson, Samuel Hay	D	234	Taranaki.
Min Alam Tana TT A	ŏ	81 157	Auckland.
Frost, Leonora Mary Clare	Ď	199	Otago. Auckland.
Gabites, Herbert Fletcher	$\tilde{\mathbf{c}}$	113	Wanganui.
Gates, Thomas Adkisson (ii)	Ċ	76	Canterbury.
Gaukrodger, Florence May (Mrs.)	C	167	Auckland.
George, Catherine Mary (Mrs.)	_		_
(ii)	. D	170	Taranaki.
Gilbert, Elizabeth Annie Jose-	71	000	
l-2 /M/ \	\mathbf{E}	222	Auckland.
phine (Mrs.)		3.00	~
phine (Mrs.) Gill, Margaret (Mrs.)	D	190	Canterbury.
phine (Mrs.) Gill, Margaret (Mrs.) Hall, John Charles	D B	210	Taranaki.
phine (Mrs.) Gill, Margaret (Mrs.)	D		

Name.	Certificate.	Corrected Consecutive Number in Graded List.	District.
Hare, Ada Elizabeth Haskell	D	147	Auckland.
Harre, Garnet Colouhoun	\mathbf{D}	188	Wanganui.
Harries, Eunice Annie Keddie Hawke, John, B.A.	C A	209	Canterbury.
Hawke, John, B.A	Ď	$\frac{109}{147}$	Otago. Nelson.
Heffer, Dorothy Grace	\mathbf{B}	160	Wellington.
Heighway, Katherine Napier (Mrs.)	C .	155	Auckland.
Henderson, William John Mc-			
Gregor, B.A	A B	161 121	Southland. Canterbury.
Hodges, George Henry	Ď	222	Otago.
Hogwood, Edward James Leslie Homan, Edith Mary	C B	126 198	Auckland.
Hooper, Eva Myra Elizabeth,		100	Otago,
Horsley, Hilda Ruby Gertrude	C	112	Hawke's Bay.
Jane	В	215	Wellington.
Howarth, Oswald John Hoyle, Millicent Helen	B B	95 206	Taranaki.
Hunnibell, Arthur	D	122	Auckland. Canterbury.
Hunt, Sarah Alice	В	181	Auckland.
Jacka, Elsie Mary Jackson, Herbert Wesley	B	· 206 109	Wellington. Taranaki.
Jameson, Esther Doris	D	130	Canterbury.
Johnstone, Dora Alexander, B.A. Jones, Janie St. Martin (Mrs.)	A C	199 171	Wellington. Taranaki.
Joyce, Mary Ellen	B	192	Taranaki.
Judson, Charles Gradon	C	185	Canterbury.
Kennedy, Agnes King, Alice Margaret	D	95 219	Auckland. Hawke's Bay.
Lavery, Catherine	D	145	Wanganui.
Levestam, Wilhelmina Zaida Lilly, Alice Irene	D D	230 · 203	Nelson. Hawke's Bay,
Lockwood, Helena	C	151	Canterbury.
Lord, George Henry Lublow, Alice Gertrude	C	101 208	Auckland. Nelson.
McCallum, Eliza Janet	C	193	Otago.
McCarroll, Sarah Macdonald, Annie Margaret	B D	207 189	Auckland. Hawke's Bay.
McDonald, Thomas Morrison	B	190	Southland.
McGregor, Margaret McMillan (Mrs.)	\mathbf{E}	192	Auckland.
McIlroy, Robert Logan, M.A	B	80	Taranaki.
Macken, Ian Battman MacKenzie, Jean Hutton, B.A.	C A	199 195	Auckland.
McKirdy, Ann	B	188	Wellington. Wellington.
McLean, Charles James McLeod, Ada	B D	96 231	Auckland.
McLeod, Nezzie Isabella	Ď	200	Auckland. Auckland.
McMiken, Edith Milner	C B	213	Auckland.
Malcolm, Robert Andrew Manifold, Dorothy	Ď	$\begin{array}{c} 66 \\ 144 \end{array}$	Canterbury.
Marsh, John	В	146	Wellington.
Marshall, James Edwin Martin, Ethel Ellen	\mathbf{p}	1 24 102	Taranaki. Hawke's Bay.
Matheson, Norman McDonald	C	176	Otago.
May, Jessie Edith Mears, Edith May	D .	193 208	Wanganui. Hawke's Bay.
Meffin, James Mann	C	181	Wellington.
Menzies, Agnes, M.A Miller, Ethel (Mrs.)	B E	101 155	Canterbury. Native.
Miller, Lydia Alice	D	220	Auckland.
Molloy, Alice Mary	D	$\begin{array}{c} 226 \\ 223 \end{array}$	Auckland. Canterbury.
Mountfort, Jane Maria	D	175	Wanganui.
Murphy, Eugene Redmond Newcombe, Leila Maud	C	$\begin{array}{c} 210 \\ 213 \end{array}$	Hawke's Bay. Auckland.
Newland, Edwin James	D	106	Hawke's Bay.
Newman, Edith Marita Hill O'Donnell, Margaret Agnes	D D	207 217	Taranaki. Canterbury.
O'Donoghue, Francis Michael	B	146	Canterbury.
O'Donoghue, Margaret Lucy Mary	C	209	Auckland.
Olphert, Jasper Whaley	A	150	Auckland.
Pay, Elizabeth Barbour	C D	196 176	Southland.
Percy, Juanita Eulalie (Mrs.) Pinfold, Frederick Murray	D	224	Native. Wellington.
Pratt, William Stanley	В	130	Canterbury.
Prebble, Stanley Gibson Price, Marjorie May	D C	190 192	Canterbury.
Priestley, Doris Aileen	D	222	Wellington.
Pulman, Katharine Elizabeth Ralph, George Henry	D B	226 169	Auckland. Hawke's Bay.
Rickard, Margaret Elizabeth	Ö,	214	Wellington.

,	<u>بة</u>	Corrected Consecutive Number n Graded List,	
	85	cte d be	TO 1 1 1
Name.	tiff	Sec 19	District.
	Certificate	S25E	
		la a	
Ritchio Annie Murray	C	144	Taranaki.
Ritchie, Annie Murray	$\breve{\mathbf{D}}$	155	Wellington.
Robbie, Ann (Mrs.)	Ď	$\frac{100}{227}$	Auckland.
Roberts, Beatrice Mary	č	68	Otago.
Robertson, John Alexander	В	107	
Robinson, Arthur Henry	C	180	Otago. Auckland.
Robinson, Harvey Tremain			
Rochfort, Henry, M.A.	A	125	Canterbury.
Roy, Rubina Augusta	A	178	Wellington.
Russell, John Whitworth	В	142	Wellington.
Rutherford, Donald Alexander	a	111	Otago
John Winingle	Ç	$\begin{array}{c} 111\\ 224 \end{array}$	Otago.
Sampson, Gwendoline Winipole	Ð		Wanganui.
Sargison, James Henry	C	141	Canterbury.
Schischka, Elvira Muri	D	218	Auckland.
Schmidt, Helene Gertrud	C	145	Canterbury.
Senior, Stanton Eastgate	\mathbf{B}	181	Auckland.
Shelley, Bridget	\bar{c}	213	Canterbury.
Shepherd, Frank Medland	Ď	203	Auckland.
Sheppard, Albert Lewin	$\bar{\mathbf{c}}$	72	Auckland.
Simmonds, Mary Margaret	D	216	Canterbury.
Simpson, Doris Edie Kirkpatrick			
Cameron	C	218	Auckland.
Slater, William Turner	D	143	Otago.
Slevin, Franz Roering	\mathbf{B}	138	Auckland.
Smith, Albert Henry Malcolm	\mathbf{D}	194	Auckland.
Smith, Mabel	\mathbf{c}	. 98	Canterbury.
Smith, Norris Yeoman	В	183	Otago.
Smith, Thomas	\mathbf{B}	114	Otago.
Smith, William Millar	\mathbf{B}	162	Auckland.
Stephenson, Oswald Claude			
Martin	\mathbf{C}	206	Auckland.
Stewart, Blanche Pearl (Mrs.)	\mathbf{D}	187	Wellington.
St. John, Louise Sarah	\mathbf{C}	209	Otago.
Stokes, Gertrude Mary Ethel	\mathbf{B}	195	Otago.
Stretton, Clarice	\mathbf{D}	120	Auckland.
Sutton, John Philip Chamberlin	В	177	Wellington.
Tait, Annie Frances, B.A	В	191	Wellington.
Taylor, Grace Irene	D	228	Otago.
Thomas, Stanley Humphries	Ċ	178	Canterbury.
Thomson, Harold Ralph	Ď	222	Canterbury.
Tier, Walter Hewitt	$\tilde{\mathbf{D}}$	215	Auckland.
Tindall, Arthur William	$\tilde{\mathbf{c}}$	90	Otago.
m 13 m 1 M T 11 TO A	$\ddot{\mathbf{B}}$	184	Hawke's Bay
Turney, Margaret Thomasine		101	Hanko s Da
Gwendoline	D	226	Auckland.
		194	Hawke's Ba
		212	Wanganui.
Walker, Dorothy Thelma	-	178	Wellington.
Wallach, Ida Wilhelmina	~	100	Auckland.
Wallis, Charlotte Nora	- 0	208	Auckland.
Ward, Richard Dudley	Ď	185	Wanganui.
Warner, Douglas Gerald	173	213	
Watson, Clara (Mrs.)	В	213	Wellington. Auckland.
Wayte, Thomas Eric			
Webb, Jessie Elizabeth	$\frac{\mathbf{D}}{\mathbf{C}}$	$\begin{array}{c} 222 \\ 199 \end{array}$	Southland.
	~		Wellington.
Weetman, Lily	. C	109	Otago.
White, Eliza		90#	
White, Eliza White, Fergus Godfrey	В	207	Auckland.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane	B	169	Auckland.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta	B D C	$\frac{169}{209}$	Auckland. Auckland.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta Whitwell, Thomas Harold	В D С С	169 209 178	Auckland, Auckland, Auckland,
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta Whitwell, Thomas Harold Wilson, James Reid	B D C C B	$\frac{169}{209}$	Auckland. Auckland.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta Whitwell, Thomas Harold	B D C C B	169 209 178 74	Auckland. Auckland. Auckland. Canterbury.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta Whitwell, Thomas Harold Wilson, James Reid Withers, Arthur James Theo dore	B C C B C C	169 209 178 74	Auckland. Auckland. Auckland. Canterbury. Canterbury.
White, Eliza White, Fergus Godfrey Whitmore, Ella Jane Whitten, Iris Roberta Whitwell, Thomas Harold Wilson, James Reid Withers, Arthur James Theo	B C C B C	169 209 178 74	Auckland, Auckland, Auckland,

Notice to Mariners.-No. 50 of 1921.

TOKOMARU BAY.—ANCHORAGE SYMBOL REMOVED FROM CHARTS.

Marine Department, Marine Department,
Wellington, N.Z., 13th September, 1921.

THE anchorage symbol which denotes that vessels may anchor in the northern portion of Tokomaru Bay is to be deleted from the charts, as it is considered that this position is not a safe anchorage for large or moderate-sized vessels, although it may be used with advantage by small coasters.

Charts, &c., affected.—Admiralty Charts Nos. 3500, 2527, and 1212; "New Zealand Pilot," inth edition, page 255; "New Zealand Nautical Almanac," 1921, pages 405 and 406.

ROBERT DUNCAN, Secretary.

Notice to Mariners.—No. 51 of 1921.

Marine Department,
Wellington, 13th September, 1921.

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

ROBERT DUNCAN, Secretary.

SOUTH AUSTRALIA.

GULF OF ST. VINCENT.—GLENELG JETTY LIGHT.—ALTERA-TION IN SECTORS.

Position.—Lat. 34° 59′ S., long. 138° 30′ E. (approx.).
Alteration.—The limits of the sectors of this flashing light have been altered and are as follows: White from 357°, through north, to 67°; red thence to 177°; obscured elsewhere.

AUSTRALIA.—EAST COAST.

NORTH POINT HUMMOCK.—LIGHT TO BE DISCONTINUED.

Mariners and others are hereby notified that the fixed white light on North Point Hummock will be discontinued on or about 31st December, 1921.

Position.—Lat. 27° 2′ S., long. 153° 28½′ E., on Chart No.

1029.

Details.—The fixed white light exhibited from a white rectangular shed on the summit of North Point Hummock will be discontinued on or about 31st December, 1921.

Note.-No further notice will be given.

CAPE MORETON.—SECONDARY LIGHT AND BEACON TO BE DISCONTINUED.

Mariners and others are hereby notified that the secondary fixed white light and white square beacon on Cape Moreton, which in line with the main light indicate the direction of Smith Rock, will be discontinued on or about 31st December, 1921.

Position .--Lat. 27° 2′ S., long. 153° 29′ E., on Chart No. 1029.

Details.—The secondary fixed white light and white square beacon situated 180 yards, 27° (N. 18° E. mag.) from the main light, will be discontinued on or about 31st December,

Note.-No further notice will be given.

New Zealand Inscribed Stock Act, 1917.—Conve Bonds, Debentures, and Inscribed Stock.

Wellington, 6th September, 1921.

Notice is hereby given that the Minister of Finance has, in terms of section 3, New Zealand Inscribed Stock Act, 1917, authorized the conversion of bonds and debentures issued under the authority of the following Acts into inscribed stock, and the issue of debentures or other securities in exchange for inscribed stock:—

Finance Act, 1916 (War Loan, 1916).

War Purposes Loan Act, 1917 (War Loan, 1917).

Finance Act, 1918, No. 2, Part IV (Victory Loan).

Electric-power Works Loan Act, 1919 (Public Works Loan, 1920).

Discharged Soldiers Settlement Loans Act, 1932.

Discharged Soldiers Settlement Loans Act, 1920 (Soldiers Loan, 1920).

Finance Act, 1915 (renewal of debentures to 15th December, 1930, of debentures matured 15th December,

The Minister has also, in terms of section 19, New Zealand Inscribed Stock Act, 1917, prescribed, to come into force from 1st October, 1921, a fee of 5s. for converting bonds or debentures into inscribed stock, and a fee of 5s., plus cost of printing each bond or debenture, for converting inscribed stock into bonds or debentures.

G. F. C. CAMPBELL, Registrar of Inscribed Stock.

Friendly Society registered.

Friendly Societies Department,
Wellington, 8th September, 1921.

THE Wyndham United Friendly Societies' Dispensary,
situated at Wyndham, is registered as a friendly
society, under the Friendly Societies Act, 1909, this 8th
day of September. 1921.

R. E. HAYES, Registrar of Friendly Societies.

Incorporated Societies Act, 1908.—Declaration by the Registrar dissolving a Society.

ROBERT EDWARD HAYES, Registrar of Incor-ROBERT EDWARD HAYES, Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that The Psychic Research Society of Wanganui (Registered) is no longer carrying on its operations and has no assets, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Wellington this 7th day of September, 1921.

R. E. HAYES, Registrar of Incorporated Societies.

Warrant of Appointment of Wharf.

Customs Department,
Wellington, 9th September, 1921.

T, WILLIAM DOWNIE STEWART, Minister of Customs,
in exercise of the powers vested in me for this purpose by the Customs Act, 1913, do by this warrant appoint
the undermentioned wharf to be a wharf for the lading and
unlading of goods viz. unlading of goods, viz. :-

Port of Auckland: The wharf known as Western Wharf.

WM. DOWNIE STEWART, Minister of Customs

CROWN LANDS NOTICES.

Land in Nelson Land District forfeited.

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

OTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Nelson Land Board, the said lands have thereby reverted to the Crown, under the provisions of the Land Act, 1908.

SCHEDULE.

NELSON LAND DISTRICT.

Lease or License No.	Section.	Block.	Survey District.	Formerly held by	Reason for Forfeiture.
R.L. 651 R.L. 708 R.L. 535	9 17 6	XV XI VIII	Waimea Matiri Gordon	A. Hickford J. R. and C. S. P. MacLear H. F. and M. L. Andrews	Deficient improvements. Non-payment of rent.

D. H. GUTHRIE, Minister of Lands.

Land in Marlborough Land District surrendered.

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

Notice is hereby given that surrenders of the leases of the undermentioned lands having been accepted by resolution of the Marlborough Land Board, the said lands have thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

Lease or License No.	Section.	Block.	Survey District.	Settlement.	Formerly held by
R.L. 55 R.L.S./D.S. 112	6 2s, 2a s	XIII	Linkwater Avon	Erina	Matthew Campbell Patterson, jun. James Percival Penglase.

D. H. GUTHRIE, Minister of Lands.

Land for Disposal in Auckland Land District.

District Lands and Survey Office. Auckland, 13th September, 1921.

NOTICE is hereby given, in pursuance of section 326 of the Land Act, 1908, that the undermentioned land will be disposed of under section 14 of the Land Laws Amendment Act, 1912, to the holder of the adjacent land, on and after Friday, the 16th December, 1921.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 14, Block VI, Maungamangero Survey District: Area, 55 acres.

H. M. SKEET. Commissioner of Crown Lands

Land in Hikuai Settlement, Auckland Land District, open for Selection on Renewable Lease.

Department of Lands and Survey,
Auckland, 8th September, 1921.

NOTICE is hereby given that the undermentioned land
is open for selection on renewable lease under the
provisions of the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments; and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 25th October, 1921.

Applicants should appear personally before the Land Board for examination at this office at 10 o'clock a.m. on

Wednesday, the 26th October.

The ballot will be held on Wednesday, the 26th October,

The ballot will be held on Wednesday, the 26th October, at the conclusion of examination of applicants.

Preference at the ballot will be given to landless applicants who have one or more children dependent on them; to landless applicants who within two years immediately preceding date of ballot have applied for land at least twice unsuccessfully; to applicants who have served beyond New Zealand as members of the Expeditionary Force; and to persons engaged on military service beyond New Zealand in connection with the late war, if such persons immediately prior to the war were bona fide residents of New Zealand.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.

Hikuai Settlement.—Thames County.—Tairua Survey District. SECOND-CLASS LAND.

Area, 398 acres 0 roods 20 perches; capital SECTION 11: value, £1,840; half-yearly rent, £41 8s. Section 17: Area, 325 acres; capital value, £1,240; half-yearly rent, £27 18s.

THIRD-CLASS LAND.

Section 25: Area, 2,090 acres 3 roods; capital value, £4,100; half-yearly rent, £92 5s.
Section 26: Area, 2,301 acres 2 roods; capital value, £4,200; half-yearly rent, £94 10s.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years, and a right to acquire the freehold.

2. Rent, $4\frac{1}{2}$ per cent. per annum on the capital value, payable in advance on 1st January and 1st July in each year.

3. Applicants to be twenty-one years of age and upwards.
4. Applicants to furnish with applications statutory declaration, and, on being declared successful, deposit £1 ls. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.

5. Applications made on the same day are deemed to be

simultaneous.

6. No person may hold more than one allotment.
7. Successful applicants to execute lease within thirty days after being notified that it is ready for signature.
8. Lessee to reside continuously on the land, and pay all

10. Transfer not allowed until expiration of fifth year of lease, except under extraordinary circumstances, and then

only with permission.

11. Roads may be taken through the lands at any time within seven years; twice the original value to be allowed for area taken for such roads.

12. Lease is liable to forfeiture if conditions are violated.

H. M. SKEET, Commissioner of Crown Lands.

Lands in Auckland Land District for Sale or Lease to Discharged Soldiers.

District Lands and Survey Office,

Auckland, 8th September, 1921.

Auckland, 8th September, 1921.

NOTICE is hereby given that the undermentioned lands are open for sale or lease under the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Tuesday, the 25th day of October, 1921.

The land may be purchased for cash or on deferred payments, or selected on lease for thirty-three years, with right of renewal for further successive terms of thirty-three years and a right to acquire the freehold.

Applicants must appear personally before the Land Board

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Auckland, on Wednesday, the 26th day of October, 1921, at 10 o'clock a.m.

The ballot will be held at the conclusion of the examination

of applicants.

SCHEDULE.

AUCKLAND LAND DISTRICT.—FIRST-CLASS LAND. Hikuai Settlement.—Thames, County.—Tairua Survey District.

Section.	Area.		Capital Value.	Instali on Def Paym (exclu Inter	erred ent ding	Half-yearly Rent on Lease.			
	A. R.	Р.	£	£	s. d.	£	s.' d.		
1	84 1	11	1,800		0 0		10 0		
			370*		-		13 8†		
2	173 1	20	1,680	103	0 0	37	16 0		
			380*			19	3 10†		
3	94 3	10	1,400	70	0 0	31	10 0'		
	107 1	1	1,540	77	0 0	34	13 0		
5	149 1	19	1,820	91	0 0.	40	19 0		
6	76 2	0	2,120	106	0 0	47	14 0		
4 5 6 7	136 3	17	1,780	89	0 0	40	1 0		
8 .9	154 0	0	1,980	99	0 0	44	11 0		
.9	91 3	22	2,860	165 1	0 0	64	7 0		
		l	450*			17	11 0†		
10	132 0	16	1,480	94	0 0	33	6 0		
			400*		, '	25	18 0†		
12	196 3	0	1,860	105	0 0	41	17 0		
			240*			16	10 10†		
13	112 1	0	1,660	83	0 0	37	7 0		
14	256 0	0	2,260	146	0 0	50	$17 \ 0$		
			660*			25	14 0†		
15	118 1	36	2,380	141 1	0 0		11 0		
			450*	•			14 6†		
16	130 0	29	1,960	100 1	0 0	44	2 0		
		1	50*			5	15 6†		

* Valuation for buildings. † Half-yearly instalment of interest and principal on buildings.

Note.—The deferred-payment instalment includes pay † Half-yearly instalment

ment for buildings.

GENERAL DESCRIPTION.

The Hikuai Settlement, formerly the property of G. T. Niccol, Esq., is situated on the Tairua River, about eight miles above the wharf at the township on the Tairua Harbour, which lies on the eastern side of the Hauraki Peninsula. There is a steamer service from Auckland once a week, the There is a steamer service from Auckland once a week, the journey occupying about twelve hours. Access may also be obtained overland either by the Kaueranga Track from Thames, or from Puriri Railway-station, which is nine miles from Thames, the distance from Puriri being about twenty-two miles, of which about ten miles is formed and metalled cart-road, the remainder being horse-track only. The Tairua River is navigable for launches up to the wharf on the settlement. the settlement.

the settlement.

The settlement consists principally of level to undulating land, the former being rich alluvial soil most of which has been ploughed and grassed. Portions of the area are swampy, but capable of being easily drained, a good deal of work in this direction having already been done by the former owner. The soil is of a sandy loam quality. Most of the sections are well watered, and are suitable for dairying or fattening. Portions of the land near the river are liable to occasional flooding. There is a certain amount of fencing in fair order on each section. The hilly land is of poor quality, in fern and scrub, but is capable of being developed into useful grazing-country.

There are a considerable number of buildings on the settle-

There are a considerable number of buildings on the settlement which have not been allotted to individual sections, ment which have not been allotted to individual sections, but applications from successful selectors to have buildings allotted to them for removal to their own sections will be favourably considered. In the case of sections carrying more buildings than are needed, permission to dispose of the surplus at valuation could be obtained.

DESCRIPTION OF SECTIONS.

Description of Sections.

Section 1.—Level to undulating land of good quality; about 80 acres in grass, balance in grass with some growth of tea-tree. Soil sandy loam; well watered by permanent stream. Altitude, 20 ft. to 100 ft.

Section 2.—Level to undulating land of good quality; about 14 acres of which is unimproved, 21 acres in grass, balance in grass with some growth of tea-tree. Soil sandy loam; well watered by permanent stream. Altitude, 20 ft. Section 3.—Level to undulating land of good quality; about 65 acres in grass, balance unimproved. Soil sandy loam; well watered by permanent stream. Altitude, 20 ft. to 150 ft.

to 150 ft.

Section 4.—Level to undulating land of good quality; 36 acres in good grass, 38 acres partly grassed, balance unimproved. Soil sandy loam; poorly watered by drains. Altitude, 20 ft. to 150 ft.

tude, 20 ft. to 150 ft.

Section 5.—Flat to undulating land of good quality; about 101 acres in grass, balance unimproved. Soil sandy loam; poorly watered by drain. Altitude, 20 ft. to 250 ft. Section 6.—Level land of good quality, all in good grass. Soil sandy loam; well watered by Tairua River. Altitude, 20 ft.

20 ft.

Section 7.—Flat to undulating land of good quality; about 82 acres in grass, balance unimproved. Soil sandy loam; poorly watered by drains. Altitude, 20 ft. to 250 ft.

Section 8.—Flat to undulating land of good quality; about 105 acres in grass, balance unimproved. Soil sandy loam; well watered by Tairua River and creek. Altitude, 20 ft. to 300 ft.

Section 9.—Flat to undulating land of very good quality; all in grass, with exception of 2 acres of light bush. Soil sandy loam; well watered by Tairua River. Altitude, 20 ft. to 50 ft. to 50 ft.

Section 10.—Flat to hilly land of fair to medium quality; about 69 acres in grass, balance unimproved. Soil sandy loam; well watered by permanent stream. Altitude, 20 ft. loam; we to 100 ft.

to 100 ft.

Section 11.—Level, undulating to broken country, with proportions of good and poor land; about 35 acres in good grass, 40 acres grass and scrub, balance unimproved fern land. Soil sandy loam and clay; poorly watered by small streams. Altitude, 20 ft. to 700 ft.

Section 12.—Flat to undulating land of fair to medium quality; about 80 acres in grass, about 25 acres swamp, balance unimproved. Soil sandy loam; watered by drains. Altitude, 20 ft. to 80 ft.

Section 13.—Level to undulating land of fair to good

Section 13.—Level to undulating land of fair to good quality; about 60 acres in good grass, about 6 acres in grass and scrub, balance swamp. Light soil; water may be obtained across the reserve from Tairua River. Altitude, 20 ft. to 60 ft.

Section 14.—Level to undulating and hilly land of fair to

Section 14.—Level to undulating and filly land of fair to good quality; about 150 acres in grass, balance unimproved. Soil sandy loam; good water-supply across road from Hikuai Stream. Altitude, 20 ft. to 250 ft.

Section 15.—All flat land of good quality; about 67 acres in grass, balance partly drained swamp. Soil on dry portion sandy loam; water-supply by windmill and well. Altitude, 20 ft. 20 ft.

Section 16.—All flat land of good quality; about 44 acres in grass, 48 acres poorly grassed, balance partly drained swamp. Soil on dry portion sandy loam; watered by drains. Altitude, 20 ft.

Section 17.—Flat to undulating land comprising 158 acres of dry land (not grassed) balance partly drained good swamp.

Section 17.—Flat to undulating land comprising 158 acres of dry land (not grassed), balance partly drained good swamp. Soil on dry portion sandy loam and clay; well watered by Tairua River. Altitude, 20 ft. to 100 ft.

Section 25.—Undulating to hilly country; about 434 acres bush carrying a proportion of grass, 526 acres mixed bush, balance fern and tea-tree. Soil partly sandy loam and partly clay; well watered by streams. Altitude, 150 ft. to 900 ft.

Section 26.—Undulating to hilly country, about 476 acres bush land in grass, 754 acres mixed bush, balance fern and tea-tree. Soil partly sandy loam and partly clay; well watered by streams. Altitude, 150 ft. to 900 ft.

IMPROVEMENTS.

The improvements not included in the capital value, and

The improvements not included in the capital value, and to be paid for separately, are as follows:—

Section 1.—House, four rooms; pig-sty, hide-shed, slaughterhouse, boiling-down house, and cow-shed; value, £370. Repayable in cash, or in fourteen years by twenty-eight half-yearly instalments of £18 13s. 8d.

Section 2.—House, five rooms; shed, stable, well and pump; value, £380. Repayable in cash, or in fourteen years by twenty-eight half-yearly instalments of £19 3s. 10d.

Section 9.—New house, four rooms, and one 400-gallon tank; value, £450. Repayable in cash, or in twenty-one years by forty-two half-yearly instalments of £17 11s.

Section 10.—House, four rooms; also house of two rooms, shanty of one room, and stable; value, £400. Repayable in cash, or in ten years by twenty half-yearly instalments of £25 18s.

Section 12.—House, four rooms; one 400-gallon tank, and stable; value, £240. Repayable in cash, or in ten years by twenty half-yearly instalments of £16 10s. 10d.

Section 14.—House, five rooms, with stove; tank, hayshed, barn, implement-shed, and stable; value, £660. Repayable in cash, or in twenty-one years by forty-two half-wearly instalments of £25 14s. yearly instalments of £25 14s.

Section 15.—House, six rooms, and stove; cow-shed, three small sheds, windmill with iron tank, and one 400-gallon tank; value, £450. Repayable in cash, or in fourteen years by twenty-eight half-yearly instalments of £22 14s. 6d. Section 16.—House, one room; value, £50. Repayable in cash, or in five years by ten half-yearly instalments of £5 15s 6d

The improvements which are included in the capital value of the sections are as follows:—

Section 1, 73 chains fencing, value £73; Section 2, 148 chains fencing, value £148; Section 3, 105 chains fencing, and concrete trough, value £108; Section 4, 100 chains fencing, and concrete trough, value £103; Section 5, 86 chains fencing, value £86; Section 6, 48 chains fencing, value £86; Section 6, 48 chains fencing, value £84; Section 7, 90 chains fencing, value £90; Section 8, 48 chains fencing, value £84; Section 9, 260 chains fencing, value £260; Section 10, 136 chains fencing, value £136; Section 11, 168 chains fencing, and old house, value £178; Section 12, 157 chains fencing, value £157; Section 13, 62 chains fencing, value £130; Section 14, 110 chains fencing, and orchard, value £130; Section 15, 113 chains fencing, value £113; Section 16, 57 chains fencing, value £57; Section 17, two small whares, value £10; Section 25, 129 chains fencing, value £129; Section 26, 83 chains fencing, and shanty, value £123.

H. M. SKEET.

H. M. SKEET, Commissioner of Crown Lands.

Timber for Sale by Public Tender.—Nelson-Marlborough Forest-conservation Region.

Office of the Conservator of State Forests,
Blenheim, 15th September, 1921.

OTICE is hereby given that written tenders for the
purchase of the undermentioned lots of millingtimbers will close at the office of the Conservator of State
Forests, Blenheim, on the following dates:—

Lot 1, at 12 o'clock noon on Wednesday, the 5th day of

October, 1921.
Lot 2, at 12 o'clock noon on Wednesday, the 19th day of October, 1921.

SCHEDULE

Lot 1.—An approximate area of 243 acres, situated in Ronga State Forest N.M. No. 11, Block I, Wakamarina Survey

Estimated quantity in superficial feet: Rimu, 1,376,000; kahikatea, 473,000; matai, 64,500; beech, 236,500. Upset price, £2,662.

Lot 2.—An approximate area of 242 acres, situated in Ronga State Forest N.M. No. 11, Block III, Tennyson Survey

Estimated quantity in superficial feet: Rimu, 1,089,000; ahikatea, 693,000; beech, 544,000; matai, 149,000.

Upset price, £1,862.

Access to Lot 1 will be permitted through scenic reserve, Section 36, Block I, Wakamarina Survey District, provided the successful tenderer deposits a bond for the sum of £80 (with two satisfactory guarantees to be approved by the Commissioner of State Forests) as a security that he will exercise all reasonable care to safeguard the native bush from destruction by fire and unnecessary damage in laying tramlines, &c. Such bond may be forfeited by the said Commissioner for failure to observe the terms thereof.

TERMS OF PAYMENT.

Lot 1.—A license fee of £1 ls., survey costs of £40, and one-sixth of purchase-price must accompany the tender; the remainder to be paid quarterly in ten equal instalments from the date of the license.

Lot 2.—A license fee of £1 ls., and survey costs £45, must accompany the tender; the purchase-price shall be divided into six equal instalments, the first of which shall be paid six months from the date of the license, the remainder at intervals of six months thereafter.

intervals of six months thereafter.

In addition, the successful tenderer for each lot will be required to pay a ground rent of 1s. per acre; payment to be made half-yearly in advance.

All instalment-payments shall be secured by "On demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 5 per cent. per annum will be charged on all notes overdue from the date of maturity to the date of payment.

CONDITIONS OF SALE.

1. The right to cut and remove the timber will be sold in accordance with the terms of the State Forests Act, 1908, the

regulations made thereunder, and the following conditions.

2. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters

relative to the sale.

relative to the sale.

3. The aforementioned quantities, qualities, and kinds as to the said timber shall be taken as sufficiently accurate for the purpose of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind than as stated herein or in any advertisement having reference to the said timber.

4. The promissory notes will be presented at intervals as indicated in the terms of payment, but they may be presented for payment at an earlier date if it is found that more than a due proportion of the timber has been cut, or should any breach of the conditions occur, or if in the opinion of the Conservator the interests of the Crown are being jeopardized.

5. The tenderer must state the total price that he is prepared to pay for each species; the highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

6. A return, which must be verified by affidavit, giving the

by the Commissioner of State Forests.

6. A return, which must be verified by affidavit, giving the number of logs cut of each species and their contents, must be made quarterly by the licensee each quarter ending on the last day of March, June, September, and December respectively in each year. A return, similarly verified, must be made quarterly on the same dates showing the output of sawn timber of each species.

7. All timber must be cut to the best advantage, and cutting operations must be carried on regularly and generally in a manner approved of by the Conservator of State Forests.

8. The settlement of any disputes shall be effected by the Conservator of State Forests, and there will be a right of appeal to the Commissioner of State Forests, whose decision in all cases shall be fire! in all cases shall be final.

in all cases shall be final.

9. The Commissioner of State Forests may authorize the laying-down and working of tram-lines through these lots by other persons than the licensees of the particular lots affected.

10. The successful tenderers will be granted licenses to cut the timber, the period for which will expire on the 31st December, 1925, and will not be extended. The licenses will not be transferable except with the consent of the Commissioner of State Forests. Cutting operations must commence within six months of the date of the license.

11. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber

Forests to withdraw from sale any or all of the said timber either before or after the closing-date for receipt of tenders.

12. Tenders should be addressed "Conservator of State Forests, District Lands and Survey Office, Blenheim," and envelopes endorsed "Tender for Timber Lot 1 (or Lot 2)," as the lease may be

as the case may be.

Further particulars may be obtained on application to the undersigned or to the Head Office, State Forest Service, Wellington.

JOHN COOK, Conservator of State Forests.

Education Reserves in Taranaki Land District for Lease by | Public Auction.

District Lands and Survey Office

New Plymouth, 13th September, 1921.

New Plymouth, 13th September, 1921.

OTICE is hereby given that the education reserves described in the Schedule hereto will be offered for lease by public auction at the Borough Council Chambers, Hawera, at 10 o'clock a.m. on Thursday, 3rd November, 1921, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908

SCHEDULE.

TARANAKI LAND DISTRICT.—FIRST-CLASS LAND.

Section.	Агеа.	Upset Half-yearly Rent.	Section.	Area.	Upset Half-yearly Rent.
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Hawera County.-Hawera Survey District.

Part Section 189, Patea District.-Town of Hawera Extension No. 5.

	Α,	R. P.	£	s.	d.		A.	R	. Р.	£	s.	d.
26	0	1 24.6	4	17	6	43	0	1	0	5	0	0
27	0	0 37.6	4	5	0	44	0	1	0	5	2	6
28	0	1 0	4	5	0	45	0	1	0	5	5	0
29	0	1 0	4	5	0	46	0	1	0	5	7	6
30	0	1 0	4	7	6	47	0	0	39	4	12	6
31	0	1 0	4	7	6	48	0	1	0	4	15	0
32	0	1 0	4	7	6	49	0	0	39	4	10	0
33	0	1 0	4	7	6	50	0	1	0	4	12	6
34	0	1 0	4.	10	0.	51	0	1	5	4	12	6
35	0	1 0	4	12	6	52	0	1	0	4	12	6
36	0	1 0	4	17	6	53	0	1	7.8	4	12	6
37	0	2 0.4	4	17	6	54	0	1	8	4	12	6
38	0	2 21.1	5	2	6	55	0	1	8	4	10	0
39	0	1 0	4	12	6	56	0	1	8	4	10	0
40	0	1 0	4	10	0	57	0	1	8	4	12	6
41	0	1 32.4	4	17	6	80	2	0	9.2	4	5	0
42	0	0 38.3	4	17	6	1			,			

Situated within one mile of post-office on the South Road, which is sealed surface metalled road and is main road to Wellington.

Level sections, adjoining Borough of Hawera, thus having all advantages of proximity without payment of rates; land is first-class quality; will make choice suburban residential

Pata Street is to be formed and Disraeli Street extended from South Road to Manawapou Road.

Hawera County.-Waimate Survey District.

Section 1, Ohawe Town Belt.

							-			-					
Sub		, 1	3	38	1	15	0	Sub	. 31	0	1	24	1	2	6
,,	2	0	1	39.5	0	17	6	,,	32	0	1	28	1	0	0
,,	3	0	0	36.3	0	15	0	,,	33	0	1	25.5	1	0	0
,,	4	0	0	36.3	0	15	0	,,	34	0	1	22.6	1	0	0
,,	5	0	0	33.7	0	15	0	,,	35	0	1	16.7	1	0	0
,,	6	0	0	34.7	0	15	0	,,	36	0	1	15	1	7	6
,,	7	0	1	27	0	15	0	,,	37	0	0	28.3	0	15	0
,,	8	0	- 1	33	0	15	0	٠,,	38	0	0	28.3	0	15	0
,,	9	0	2	1	0	15	0	,,	39	0	0	28.8	0	15	0
,,	10	0	1	14.6	0	15	0	,,	40	0	0	28.8	0	lõ	0
٠,,	11.	0	1	15.1	0	15	0	٠,,	41	0	0	28.8	0	15	0
,,	12	0	1	10.6	0	15	0	,,	42	0	0	28.8	0	15	0
,,	13	0	1	4.8	0	15	0	,,	43	0	0	28.8	0	15	0
,,	14	0	1	0.6	0	15	0	٠,,	44	0	0	28.8	0	17	6
,,	15	0	0	37.9	0	15	0	,,	45	0	0	28.8	0	17	6
٠,,	16	0	0	31	0	15	0	,,	46	0	0	28-8	0	17	6
,,	17	0	1	4	0	17	6	,,	47	0	0	28.8	0	17	6
,,	18	0	1	27	0	17	6	,,	48	0	0	28.8	0	17	6
,,	19	0	1	33	0	15	0	,,	49	0	0	28.8	0	17	6
,,	20	0	1	0	0	15	0	١,,	5 0	0	0	28.8	0	17	6
**	21	0	1	10.3	0	15	0	,,	51	0	0	28.8	0	17	6
,,	22	0	1	14.3	0	1 5	0	,,	52	0	0	25.4	0	17	6
,,	23	0	1	14.9	0	15	0	,,	53	0	0	28.8	0	17	6
,,	24	.0	1	13	0	15	0	٠,,	54	0	0	35.8	1	0	0
,,	25	0	1	10.5	0	12	6	,,	55	0	0	36.6	1	0	0
,,	26	0	1	8.2	0	12	6	,,	56	0	0	36	1	2	6
,,	27	0	1	7:6	0	17	6	,,	57	0	0	36	1	2	6
,,	28	0	1	8.9	0	17	6	,,	58	0	0	36	1	2	6
,,	29	0	1	.8	1	0	0	,,	59	0	0	36	1	0	0
,,	30	0.	1	3.8	1	2	6. "	,,	60	0	0	36	1.	2	6

Sub. 1.—Broken and uneven, with steep sides to Waingongoro River; access to river; old redoubt. Sub. 2.—Level, access to river, terrace at river.

Sub. 3.—Front level; slopes towards river, with steep

bank at river, no easy access to river.
Sub. 4.—Front level; slopes towards river, steep bank at river, no easy access.

Sub. 5.—Front level; slopes towards river, steep bank at

ver, no easy access to river

Sub. 6.—Front level; slopes towards river, easy access to

Subs. 7 and 8.—Front slopes from road towards river, back of section practically level; easy access to river; access from

road sloping.
Subs. 9, 10, and 11.—Front fairly level; easy slope to river, easy access to river.
Sub. 12.—Front level. steeper slope at back, not much

access to river.

Subs. 13, 14, 15, 16, and 17.—Front and nearly all section level, steep cliff on river.

Sub. 18.—Two road frontages, steep cliff on river.

Sub. 19.—Front level, middle a terrace, back level; steep cliff to river, no easy access to river.

Subs. 20 and 21.—Front level, terrace in middle, flat at river steep cliff on river hank.

subs. 20 and 21.—Front level, terrace in initidle, hat at river, steep cliff on river-bank.

Subs. 22, 23, and 24.—Front level, terrace in middle, flat near river, steep bank on river.

Sub. 25.—Rough, very broken, with old metal-pit; \(\frac{3}{4}\) chain

level on top, flat near river, steep bank at river, access to

Sub. 26.—Front level; steep slope to river, access possible. Sub. 27.—Front level, steep bank in middle, nice flat at

river liable to flood. Subs. 28 and 29.—Front level, good; steep bank in middle,

nice flat at river liable to flood. Sub. 30.—Frontage on Ohawe Terrace and new street, level section, no river access.

Sub. 31.—Frontage on Ohawe Terrace, steep cliff in middle

of section, level in front, about \$\frac{1}{4}\$ chain steep cliff in middle,

with flat at river liable to flood.

Subs. 33 and 34.—About 1 chain level in front, about 1½ chains steep cliff in middle, with flat at river liable to flood.

Sub. 35.—Level in front, about 1½ chains steep cliff in

middle, with flat at river liable to flood.

Sub. 36.—Level in front, about 1½ chains steep bank in middle, but accessible to river and flat at bottom.

Subs. 37 to 60.—Level sections.

ABSTRACT OF CONDITIONS OF LEASE.

1. A half-year's rent at rate offered, and lease and registration fees, £2 2s., to be paid on fall of hammer.

2. Term of lease is twenty-one years, with perpetual right of renewal for successive terms of twenty-one years at rents based on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

3. No compensation for improvements; but if lease is not renewed upon expiry, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for improvements effected by the original lessee with the consent of the Land Board. Failing disposal, the land and improvements revert to the Crown without compensation.

4. No transfer, mortgage, sublease, or subdivision allowed without consent.

5. Lessee to cultivate and improve the land and keep it clear of weeds.

6. Lessee to maintain in good substantial repair all buildings, fences, gates, and drains, and to keep clear all creeks, drains, ditches, and watercourses, to trim all live hedges, and to yield up all improvements in good order and condition at the expiration of the lease.

7. Rent payable half-yearly in advance, subject to penalty at the rate of 10 per cent. per annum for any period during which it remains in arrear.

8. No gravel to be removed from land without consent of the Land Board.

9. Lessee will not carry on any offensive trade.

10. Lessee to give notice to Land Board before making improvements.

11. Lessee to pay all rates, taxes, and assessments.

12. Lease is liable to forfeiture if conditions are violated.

Education reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State Advances Office.

The reserves are described for the general information of intending bidders, who are recommended, nevertheless, to

make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Form of lease may be perused and full particulars obtained

at this office.

H. J. LOWE. Commissioner of Crown Lands. Education Reserves for Sale by Public Auction.

North Auckland District Lands and Survey Office, Auckland, 12th September, 1921.

Auckland, 12th Septemoer, 1921.

Notice is hereby given that leases of the undermentioned education reserves will be offered for sale by public auction at this office at 10.30 o'clock a.m. on Monday, 31st October, 1921, under the provisions of the Public Bodies' Leases Act, 1908, and the Education Reserves Act, 1908, and amendments.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 3, Block XIV, Punakitere Survey District. Bay of Islands County: Area, 399 acres; upset annual rental,

Altitude, about 900 ft. to 1,200 ft. above sea-level. Steep and broken land in heavy mixed bush, approximately 50 acres old kauri-workings. The forest is heavy mixed, comprising taraire, kohekohe, rimu, kahikatea, rata, and totara, with a heavy undergrowth of karamu, nikau, and punga. The soil is of very fair clay, resting on sandstone formation. Section is well watered by several permanent streams, and is situated about sixteen miles from Kaikohe, fifteen miles being formed road and one mile formed 6 ft. track.

Allotment 71 of Section II, Panmure Village, Eden County:

Lot 1: Area, 1 rood; upset annual rental, £6. Lot 2: Area, 1 rood 10 perches; upset annual rental £6. Lot 3: Area, 1 rood 25 perches; upset annual rental, £8 10s

Lot 4 of Allotment 77A of Section II, Panmure Village, Eden County: Area, 1 rood 23 perches; upset annual rental, £8 10s.

The sections comprise very easy sloping volcanic country, all in grass, and are situated about ten chains from the Panmure Post-office on the banks of the Panmure Basin, each section having a frontage and easy access to a hard sandy beach. The access is from Ellerslie Railway-station, which is about two miles and a half distant by a good formed and metalled road. The Howick motor-bus passes within twelve chains of the section daily.

Allotment 43 of Section 2, Panmure Village, Eden County:

Lot 1: Area, 1 rood 10 perches; upset annual rental, £6. Lots 2 and 3: Area, 1 rood each; upset annual rental, £7 each.

Lot 4: Area, 1 rood; upset annual rental, £7 10s. Lots 5 and 6: Area, 1 rood each; upset annual rental, £8 each.

Lot 7: Area, 1 rood; upset annual rental, £6. Lots 8, 9, and 10: Area, 1 rood each; upset annual

rental, £7 each.

Lot II: Area, 2 roods 14 perches; upset annual rental, £12 10s.

Allotments 36 and 37 of Section II, Panmure Village,

Lot 1: Area, 1 rood 18 perches; upset annual rental, £6. Lot 2: Area 1 rood 23 perches; upset annual rental, £6 15s.

Lot 3: Area, 1 rood 10 perches; upset annual rental, £6. Lot 4: Area, 1 rood 4 perches; upset annual rental, £6. Lot 5: Area, 2 roods 1 perch; upset annual rental, £8 5s.

Lot 6: Area, 1 rood 6 perches; upset annual rental, £7 10s.

Soil heavy black loam, on sandstone formation. The sections are practically level, and are all elevated, giving a magnificent view towards the south-west overlooking Panmure Basin. Five feet of water along bank at high tide. Sections are situated about ten chains from the Panmure Post-office by an unmetalled road. The proposed Panmure Station on the deviation of the railway from Auckland City will be situated within easy walking distance.

Allotment 216 of Section 16, Suburbs of Auckland, Eden County: Area, 2 roods 15.6 perches; upset annual rental, £4 7s. 6d.

Altitude from 8 ft. to 10 ft. above sea-level. Section level and all in good grass. Soil volcanic and first class About ten minutes walk from tram terminus, Victoria Victoria

Section 119, Pukeatua Parish, Waitemata County: Area, 108 acres; upset annual rental, £30.

Altitude, 400 ft. to 600 ft. above sea-level. Undulating to steep land in manuka and fern spurs. The soil is of clay, resting on clay formation. The section is well watered by swampy streams, and is situated about five miles from Silverdale, four miles of which is formed clay road, balance

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent at the rate bid, and £2 2s. lease fee and cost of registration, must be deposited at time of sale.

2. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases

Act, 1908.

3. Rent payable half-yearly in advance.

4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease. expiration of his lease.

5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.

6. Lessee to keep the land free from noxious weeds, rabbits, and vermin.

7. Lessee not to use or remove any gravel without the consent of the Land Board.

8. Lessee not to carry on any noxious, noisome, or offensive trade upon the land. 9. Lessee not to make improvements without the consent

of the Land Board.

10. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee with the consent of the Board; failing disposal, the land and

the board; faming disposar, the hand and buildings to revert to the Crown without compensation.

II. Lease liable to forfeiture if conditions are violated.

12. Lessee to keep buildings insured.

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

Education reserves are included in the classes of land on

Education reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State-guaranteed Advances Office.

The reserves are described for the general information of intending purchasers, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Form of lease may be perused and full particulars obtained at this office.

R. P. GREVILLE, Commissioner of Crown Lands.

Education Reserves in North Auckland Land District for Sale by Public Auction.

North Auckland District Lands and Survey Office, Auckland, 13th September, 1921.

Notice is hereby given that leases of the undermentioned education reserves will be offered for sale by public auction at the Courthouse, Whangarei, at 11 o'clock a.m. on Thursday, 10th November, 1921, under the provisions of the Public Bodies' Leases Act, 1908, and the Education Reserves Act, 1908, and amendments.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

Suburbs of Grahamtown. Upset Annual Rental. Ares. £ s. 0 R. P. 0 0 10 SECTION 8 5 O 12 Õ 18 13 2 28 10 $_{0}^{0}$ 24 $\frac{5}{2}$ 15 1 0 0 10 . . ٠. 0.38 10 Town of Grahamtown. Section 15 RQ Ω 2 20 6 2 16 70 ŏ . . 72 . . 3 32 74 .. 0 10 179 ... 0 1 38 ٠. 10 0 8 2 30 270 5 0

1 38 Grahamtown is situated at Onerahi, near Whangarei. is the stopping-place for the Northern Steamship boats from Auckland to Whangarei. The sections are understood to be suitable for residential purposes.

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ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent at the rate bid, and £2 2s. lease fee and cost of registration, must be deposited at time of sale.

2. Term of lease, twenty-one years, with perpetual right or renewal for further similar terms at rentals based on fresh vaulations under the provisions of the Public Bodies' Leases

Act, 1908.

3. Rent payable half-yearly in advance.

4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.

6. Lessee to keep the land free from noxious weeds, rabbits, and vermin.

7. Lessee not to use or remove any gravel without the consent of the Land Board.

8. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.

9. Lessee not to make improvements without the consent

of the Land Board.

10. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lesses with the consent of the Board; failing disposal, the land and buildings to revert to the Crown without compensation.

11. Lease liable to forfeiture if conditions are violated.

12. Lessee to keep buildings insured.

13. Interest at the rate of 10 per cent. per annum to be

paid on rent in arrear.

Education reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State-guaranteed Advances Office.

The reserves are described for the general information of intending tenderers, who are recommended, nevertheless, to make a personal inspection, as the Department is not re-sponsible for the absolute accuracy of any description.

Form of lease may be perused and full particulars obtained at this office.

R. P. GREVILLE, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

IN THE SUPREME COURT OF NEW ZEALAND, NORTHERN DISTRICT.

In the matter of the Bankruptcy Act, 1908; and in the matter of ARTHUR CRACKNELL, of Auckland, Solicitor, lately practising in co-partnership with Frederick James Hammond (lately deceased) under the style of "Hammond and Cracknell."

BY an order of the above-named Court dated the 8th day of September, 1921, I, the Official Assignee, was appointed Receiver and Manager of the property of the said Arthur Cracknell.

W. S. FISHER, Receiver.

Auckland, 8th September, 1921.

IN THE SUPREME COURT OF NEW ZEALAND, NORTHERN DISTRICT.

In the matter of the Companies Act, 1908; and in the matter of The Oversea Sales Agency (Limited), a company duly incorporated under the said Act, having its registered office situated at 9 Commerce Street, Auckland, in New Zealand, Merchants, in Liquidation.

HEREBY give notice that by an order of the above-named Court dated the 9th day of September, 1921, the above-named company was ordered to be wound up by the Court under the provisions of the said Act; and I hereby call a meeting of creditors of the company to be holden at my office, Government Buildings, Customs Street West, Auckland, on Monday, the 19th day of September, 1921, at 2 30 n m

at 2.30 p.m...
And I further give notice that all claims against the said company must be lodged with me on or before the 9th day of November, 1921.

W. S. FISHER, Official Liquidator.

Auckland, 9th September, 1921. W. . 1.1

Line of the property

In Bankruptcy.

In the estate of RUPERT HENRY WATT, of Wanganui, Tearoom Proprietor, a bankrupt.

OTICE is hereby given that a first dividend of 9d. in the pound is now payable on all accepted proved claims at my office, No. 44 Maria Place, Wanganui.

8th September, 1921.

E. M. SILK. Deputy Official Assignee.

In Bankruptcy.

In the estate of Edwin Harry Ashwell, of Wanganui, Builder, a Bankrupt.

NOTICE is hereby given that a first dividend of 6s. in the pound is now payable on all accepted claims at my office, No. 44 Maria Place, Wanganui.

9th September, 1921.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Palmerston North.

OTICE is hereby given that Thomas William Cox, of Apiti, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 15th day of September, 1921, at 2,30 o'clock p.m.

23rd August, 1921.

CHARLES E. DEMPSY, Deputy Official Assignee.

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

NOTICE is hereby given that dividends are now payable in the undermentioned estates on all proved claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends. prior to receiving dividends:

Beel, Jacob Vivian, of Dunedin, Labourer: Second dividend of 1s. in the pound, making a total of 3s. in the pound to date.

in the pound to date.

Johnston, Jane, of Dunedin, Spinster: Third and final dividend of 1s. 9d. in the pound, making a total of 14s. 3d. in the pound.

Murchison Brothers, of Tuapeka West, Farmers: First and final dividend of 3s. 1d. in the pound.

Shank, Albert Edward, of Dunedin, Builders: Second and final dividend of 5s. 2d. in the pound, making a total of 7s. 8d. in the pound.

9th September, 1921.

W. W. SAMSON, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 17th October, 1921.

forbidding the same on or before the 17th October, 1921.

6420. ALICE ISABEL HENTON.—Part Allotment 42, Parish of Waiuku East, containing 5 acres. Occupied by applicant. Plan 12634.

6519. WILLIAM NOTON.—Allotments 6 and 22, Parish of Whangamarino, containing 99 acres 0 roods 5·2 perches, and Allotments 226, 227, and 234, Parish of Taupiri, containing 152 acres 3 roods 20·9 perches. Occupied by applicant. Plans 13701 and 13731.

6556. FLORENCE BEATRICE THOMSON.—Part Allotment 2, Parish of Whangarei, containing 18 acres 1 rood 26·9 perches, fronting Kamo Road. Occupied by applicant. Plan 13432.

6688. GEORGE MARIE ROBERT BULTE and ALPHONSE EDMOND LEON BULTE.—Allotment 56, Suburban Section 1, Parish of Waipipi, Settlement of Karioitahi,

urban Section 1, Parish of Waipipi, Settlement of Karioitahi, containing 5 acres. Occupied by applicants. Plan 13661.
6759. WILLIAM RICHARDS SHATTOCK.—Part Allotment 22, Town of Hamilton East, containing 1 rood, fronting Grey Street. Occupied by applicant. Plan 15130.

Diagrams may be inspected at this office.

Dated this 12th day of September, 1921, at the Land
Registry Office, Auckland.

THOS. HALL, District Land Registrar.

VIDENCE having been furnished of the loss of certificate of title, Vol. 98, folio 67, for Allotment 16 on deposited plan No. 3791, being part of Subdivisions 29 and 30 of Section 16, Town of Hawera, whereof THE SEVENTH DAY ADVENTISTS TRUST PROPERTY BOARD is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title, I hereby give notice that I will issue such provisional certificate of title, as requested, at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at New Plymouth this 7th day of September, 1921.

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

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

VIDENCE having been furnished of the loss of certificate of title, Vol. 36, folio 203, for Lot 30, plan 688, of part Suburban Section 22, Dannevirke, whereof THE TRUSTEES OF THE COURT RISING SUN No. 7081, branch of the Hawke's Bay District Ancient Order of Foresters Friendly Society, are the registered proprietors, and application having been made to me to issue a provisional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional title after 30th September, 1921.

Dated at the Land Registry Office, Napier, this 9th day of September, 1921.

W. JOHNSTON. District Land Registrar.

W. JOHNSTON, District Land Registrar.

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

Application 4854 (deposited plan 5245). JOHN WILLIAM ABBOTT, ALBERT JAMES ABBOTT, and CHARLES MURRAY ORAM.—13.89 perches, parts Sections 5 and 6, Provincial Government Reclamation, City of Wellington.

Occupied by applicants.

Application 5023 (deposited plan 5250). JOSEPH
MORRISON and ROBERT ARTHUR PROUT.—189 acres
3 roods 10 perches, parts Sections 55 and 57, Okotuku District,
Block VIII, Wairoa Survey District. Occupied by applicants.

Diagrams may be inspected at this office.

Dated this 14th day of September, 1921, at the Land Registry Office, Wellington.

J. J. L. BURKE, Deputy District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 17th October next.

Application 798. ROBERT ALLAN.—Part of Section 47, District of Opawa, containing 4 acres 1 rood 31 perches. Occupied by applicant. Plan 873.

Diagram may be inspected at this office.

Dated this 13th day of September, 1921, at the Land Registry Office, Blenheim.

J. CARADUS, District Land Registrar.

VIDENCE having been furnished of the loss of certificate of title, Vol. 214, folio 257, for Lot 25 and part of Lot 26, deposit plan 1394, parts of Rural Sections 18960 and 20185, Block IV, Elephant Hill Survey District, whereof THE CHURCH PROPERTY TRUSTEES are the registered proprietors, and application having been made to me for the issue of a provisional certificate of title for the said land. I hereby give notice that it is my intention to issue land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of four-teen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Christchurch, this 13th days of September 1921.

day of September, 1921.

C. E. NALDER, District Land Registrar.

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

12924. RICHARD HENRY JACKSON.—1 acre 3 roods

30 perches, part of Rural Section 154, Simeon Street, City of Christchurch. Occupied by applicant.

12944. ROBERT EUING McDOUGALL.—2,637 acres 3 roods 19 perches, Lots 2, 3, and 4 of subdivision of part Squares 86 and 87, Blocks I, II, and XIV, Cheviot Survey District. Occupied part by applicant, part by A. C. Hyde, and part by G. L. Rutherford.

and 2, part of Rural Section 61, Jon Street, Marion.

pied by applicant.

12946. WILLIAM DOBBIE.—1 rood 24.4 perches, part of Rural Section 206, Bealey Avenue, City of Christchurch. Occupied by Joseph Hollander.

12947. JOHN BALL JOHNS and NORMAN SMITH ANDERSON.—3 roods 34 perches, Lots 35, 36, 37, and 38, plan 3733, part of Rural Section 243F, Knowles Street, City of Christchurch. Occupied by applicants.

Diagrams may be inspected at this office.

Dated this 13th day of September, 1921, at the Land Registry Office, Christchurch.

C. E. NALDER, District Land Registrar.

VIDENCE having been furnished of the loss of certificate of title, Vol. 89, folio 281, in favour of PETER BELL, of Balclutha, Sheep-farmer, for Section 3, Block II, Town of Balclutha, and application made to me 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 16th day of September, 1921.

Dated at the Land Registry Office at Dunedin this 9th day of September, 1921.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (4).

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register, and the company has been dissolved:—

Gisborne Co-operative Meat-supply Company (Limited) 1909/2.

Given under my hand at Gisborne this 10th day of September, 1921.

R. F. BAIRD, Assistant Registrar of Companies.

THE COMPANIES ACT. 1908. SECTION 266 (4).

OTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned company has been struck off the Register for the District of Southland

1910/14. Oreti Tramway Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Invercargill this 9th day of September, 1921.

F. W. BROUGHTON, Assistant Registrar of Companies.

In the matter of section 302 of the Companies Act, 1908.

OTICE is hereby given that the office of W. WATSON AND SONS (LIMITED), incorporated in the State of New South Wales, in the Commonwealth of Australia, and a foreign company within the meaning of the above Act, will be situate at 55 Ghuznee Street, Wellington.

NOTICE is hereby given that the Hartford Fire Insurance Company, of Hartford, Connecticut, in United States of America, proposes to carry on business in the Dominion of New Zealand, and that the office or place of business in New Zealand where legal process of any kind may be served upon the company and notices of any kind may be addressed or delivered is situate at 94 Hereford Street, Christchurch.

Dated this 31st day of August 1921.

Dated this 31st day of August, 1921.

G. G. AND J. H. AITKEN AND CO.,

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

N OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commence to carry on business in the City of Dunedin at No. 36 Dowling Street in the said City of Dunedin.

Dated this 31st day of August, 1921.

THE COMMERCIAL BANK OF AUSTRALIA (LIB By its Attorney, E. P. YALDWYN,

Witness-Albert G. Jorgensen, Solicitor, Wellington.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commence to carry on business in the Town of Napier at No. 18 Hastings Street in the said Town of Napier.

Dated this 30th day of August, 1921.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED), By its Attorney, E. P. YALDWYN. Witness—Albert G. Jorgensen, Solicitor, Wellington. 731

NOTICE OF CHANGE OF OFFICE.

N OTICE is hereby given that the registered office of the Waihi Grand Junction Gold Company (Limited) has been removed to the Mine Office, Waihi.

S. LEAH.

Managing Director and Attorney in New Zealand. 732

SALE OF BUSINESS.

To whom it may concern.

THE delivery business conducted by us at Filluel Street A has this day been sold, and our liability in connection therewith ends to-day.

All liabilities are now on account of the new proprietors, for whom G. M. Torrance is Manager.

For the Motor Parcel Delivery Company,

J. F. MOLLISON. J. D. McKECHNIE. JAMES TAIT.

Dunedin, 2nd September, 1921.

APPLICATION FOR LICENSE FOR AN ALTERATION AND EXTENSION OF WATER-RACE.

Under the Mining Act, 1908.

To the Warden of the Otago Mining District at Lawrence.

DURSUANT to the Mining Act, 1908, the undersigned, the Talla Burn Hydraulic Sluicing Company (Limited), of Horse-shoe Bend, Miners, hereby apply for a license for an alteration and extension of a water-race (No. 345/1909) as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose. Precise time of marking out privilege applied for: 25/8/1921, at 3 p.m.

Date and number of miner's right: 9/2/1921; No. 121847. Address for service: Office of D. Finlayson, Solicitor,

Dated at Lawrence this 3rd day of September, 1921.

Schedule.

Locality of the alteration and extension of race No. 345/1909, and of its starting and terminal points: Commencing at a point about a quarter of a mile distant from termination of present extension of race, running thence in a north-westerly direction through Crown lands, 20 chains in open race, thence 25 chains in siphon, and thence 23 chains in open race to boundary of Section 14, Block XII, Benger District; thence still in a north-westerly direction through said Section 14, a distance of 25 chains in open race and in siphon 12 chains, to south-west boundary of said Section 14; thence still in a north-westerly direction in siphon a distance of 25 chains to applicants' claim.

Length and intended course of alteration and extension of race: 1 mile 50 chains; north-westerly.

Points of intake: At commencement of alteration and extension, a distance of 20 chains from dam.

Estimated time and cost of construction: Six months; Locality of the alteration and extension of race No.

Estimated time and cost of construction: Six months;

Nean depth and breadth: 2 ft. by 5 ft.

Number of heads to be carried: Twenty.

Purpose for which water is to be used: Mining purposes.

Proposed term of license: Three years from 26/4/1921. Pegs marked X.

THE TALLA BURN HYDRAULIC SLUICING COMPANY (LIMITED)

(By their Solicitor, D. FINLAYSON), Applicants.

Precise time of filing the foregoing application: 2.45 p.m.,

Time and place appointed for the hearing of the application and all objections thereto: Friday, 4th November, 1921, at 10 a.m., at Warden's Court, Lawrence.

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time so appointed.

F. J. BROOKS, Mining Registrar.

PIAKO COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Piako 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 £2,000, authorized to be raised by the Piako County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling No. 8 Road from No. 4 Road to No. 9 Road for the first time, the said Piako County Council hereby makes and levies a special rate of twopence and one farthing in the pound upon the rateable value of all rateable property of the No. 8 Road North Special Rating Area, comprising Lots 8, 7, and part 6 of 92, Waitoa, containing 222 acres 2 roods 31 perches; part 85/89, containing 468 acres; part Lots 1/3 of 77/78, containing 34 acres 1 rood 8 perches; Lots 3 and 4 of 78/79, containing 172 acres 3 roods 12 perches; part Sections 81, 82, and 83, each containing 100 acres; all Block XIV, Waitoa S.D. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

F. W. WALTERS. Chairman. NEVILL J. RAY, Clerk.

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PIAKO COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Piako 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 £1,600, authorized to be raised by the Piako County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling Wiseman's Road for the first time, the said Piako County Council hereby makes and levies a special rate of one penny and three farthings in the pound upon the rateable value of all rateable property of the Wiseman's Road Special Rating Area, comprising part Sections 37 and 38, Block XI, Waitoa S.D., containing 427 acres 3 roods 20 perches, and part Section 39, Block XI, Waitoa, containing 440 acres: 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 April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

F. W. WALTERS, Chairman.

F. W. WALTERS, Chairman. NEVILL J. RAY, Clerk.

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PIAKO COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

TN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Piako 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 £1,600, authorized to be raised by the Paiko County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling for the first time Mikkelsen's Road from the southern boundary of Lot 1, Section 17, Block XI, Aroha S.D., to connect with the present metalling adjoining the main Thames-Waikato Road, and also the whole of Taylor's Road, the said Piako County Council hereby makes and levies a special rate of one penny in the pound on the rateable value of all rateable property of the Mikkelsen's Road Special Rating Area, comprising part Sections 9, 13, 15, 17, and 92, Block XI, Aroha; 1, 2, 3, and 4, Te Kapara, Block XI, Aroha; Lot 1, southern portion Te Kapara, Block XI, Aroha; 138/143, 180, 256, 91/100, 129/136, 83/86, and 90, Waihou Township. And that such special rate shall be an annual recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

F. W. WALTERS, Chairman. NEVILL J. RAY, Clerk.

MORRINSVILLE BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of all powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Morrinsville Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and all other charges of the Morrinsville Town Board Recreation-ground Loan of £3,500, authorized to be raised by the Board, under the above-mentioned Act, for the purpose of acquiring a recreation ground the said Council be raised by the Board, under the above-mentioned Act, for the purpose of acquiring a recreation-ground, the said Council hereby makes and levies a special rate of 3/8ths of a penny in the pound on the unimproved value of all rateable property in the Morrinsville Borough; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan until the loan is fully paid off.

FRANK J. MARSHALL, Mayor. C. H. McKAY, Town Clerk.

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MORRINSVILLE BOROUGH COUNCIL,

RESOLUTION MAKING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Morrinsville Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of intrest, sinking fund, and all other charges on the Morrinsville Town Board Town Hall Site Loan of £800, authorized to be raised by the Board, under the above-mentioned Act, for the purpose of acquiring a town hall site, the said Council hereby makes and levies a special rate of one farthing in the pound on the unimproved value of all rateable property in the Morrinsville Borough; and that such special rate shall in the Morrinsville Borough; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of June in each and every year during the currency of such loan until the loan is fully pald off.

FRANK J. MARSHALL, Mayor C. H. McKAY, Town Clerk.

PALMERSTON NORTH BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Municipal Corporations Act, 1920, the Housing Act, 1919, and its amendments, and any other authority it thereunto enabling, the Council of the Borough of Palmerston North

and its amendments, and any other authority it thereunto enabling, the Council of the Borough of Palmerston North hereby resolves as follows:—

That, for the purpose of providing interest and other charges on a loan of five thousand pounds (£5,000) authorized to be raised by special order passed on the 4th day of July, 1921, and confirmed of the 8th day of August, 1921, for the purpose of erecting workers' dwellings on any land purchased, acquired, or appropriated by it for the purpose either within the Borough of Palmerston North or adjacent thereto for occupation by workers employed or resident in the said borough, as published in detail in a local paper circulating in the district, the said Council hereby makes and levies a special rate of 1/20th of a penny in the pound sterling (on the basis of the unimproved value) on all rateable property in the Borough of Palmerston North, comprising the whole of the said borough as defined in the New Zealand Gazette dated the 20th day of January, 1882; and that such special rate be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of thirty-six years and a half, or until such loan is fully paid off. paid off. J. R. HARDIE, Town Clerk.

NOTICE is hereby given that the Partnership heretofore existing between us, the undersigned, in the trade or business of General Undertakers and Monumentalists, carried on by us in the City of Wellington under the style of "Hickmott and Taylor," was dissolved on the 31st day of August, 1921, by mutual consent. All debts due and owing by the late firm will be received and paid respectively by Messrs. Gold and Arcus, of Wellington, Public Accountants, Dominion

Farmers' Institute Building, who have been appointed by us to liquidate the affairs of the Partnership.

J. B. HICKMOTT.

C. F. HICKMOTT. J. E. TAYLOR.

R. L. B. TAYLOR. J. CONNOR.

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NIGHTCAPS COAL COMPANY (LIMITED).

OTICE is hereby given that an extraordinary general meeting of shareholders of the Nightcaps Coal Company (Limited) will be held in the company's office, Liddel Street, Invercargill, on Monday, the 26th day of September, 1921, at 2.45 o'clock p.m.

Business.

1. To prescribe, in accordance with article 56, the manner

1. To prescribe, in accordance with article 56, the manner in which notices of general meetings shall be given.

2. To consider the distribution of accumulated income.

3. To consider passing a special resolution to reduce the capital of the company from £40,000 to £20,000 by cancellation of 2,000 shares of £10 each, the shares to be cancelled being those numbered 2001 to 4000; or such other reduction of capital as may be decided.

4. Any other business that may legally be done.

For the Board of Directors, WILLIAM HANDYSIDE, Managing Director.

Invercargill, 8th September, 1921.

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RESOLUTION.

THE following regulations were laid before the members of the Dunedin Jockey Club at a meeting held on the 18th day of August, 1921, at Dunedin, with a recommendation by the Chairman of the Club, Mr. L. C. Hazlett, that the same be passed at once with a view to their approval by the Governor-General, in pursuance of the Gaming Act, 1908, sention 32

section 33.

Mr. L. C. Hazlett, the Chairman of the Club and the Meeting, moved, and Mr. P. Miller seconded, and it was resolved, that such regulations should be adopted, and that the Chairman be authorized to sign the same in authentication thereof.

The following are the regulations referred to:

DUNEDIN JOCKEY CLUB.

REGULATIONS

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Dunedin Jockey Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby Act (hereinafter referred to as "the said club"), doth hereby revoke the regulations dated the 19th day of July, 1917, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the club's property situated in the district of East Taieri, and known as the Wingatui Racecourse, while the said racecourse is used or occupied by the said club for race meetings.

1. These regulations shall come into force on the date of the same being published in the New Zealand Gazette.

2. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act, 1908.

3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely,—

(a.) Bookmakers.

(b.) Bookmakers' clerks, bookmakers' assistants, and book-

makers' agents.

makers' agents.

(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Association, or the New Zealand Trotting Conference.

(d.) Common prostitutes, and persons who habitually consort with thieves or with persons who have no lawful visible means of support.

(e.) Professional tipsters, persons convicted of house-

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908; and also idle and disorderly persons, rogues and vagabonds, and incorrigible rogues convicted

under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

The foregoing regulations of the Dunedin Jockey Club were made and passed by the Dunedin Jockey Club on the 18th day of August, 1921, and signed by the Chairman and Secretary.

L. C. HAZLETT, Chairman. H. L. JAMES, Secretary.

The foregoing regulations of the Dunedin Jockey Club are hereby approved this 30th day of August, 1921.

JELLICOE, Governor-General.

CHANGE OF NAME.

ALICE JANE HALKETT, of the City of Wellington, in the Dominion of New Zealand, hereby give public notice that I have renounced, relinquished, and abandoned the use of the surname Cooper, and have assumed and adopted and determined on all occasions whatsoever to use and subscribe the surname of Halkett instead of the surname of Cooper; and I give further notice that by deed-poll dated the 23rd day of August, 1921, duly executed and attested and enrolled in the Supreme Court of New Zealand at Wellington. I formerly and absolutely renounced and abandoned and enrolled in the Supreme Court of New Zealand at Wellington, I formerly and absolutely renounced and abandoned the said surname of Cooper, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Halkett instead of Cooper, and so to be at all times hereafter called, known, and described by the name of ALICE JANE HALKETT exclusively.

Dated this 23rd day of August, 1921.

ALICE JANE HALKETT.

Witness-Chas. W. Tringham, Solicitor, Wellington.

APPLICATION FOR AN ALTERATION OF COURSE OF A BRANCH WATER-RACE.

UNDER THE MINING ACT, 1908.

To the Warden of the Otago Mining District at Roxburgh. DURSUANT to the Mining Act, 1908, the undersigned, Robert Glendinning and Margaret Andrew, of Roxburgh, Fruitgrowers, hereby apply for a license for a branch water-race as specified in the Schedule hereto.

Precise time of marking out privilege applied for: 12 noon,

Date and number of miners' rights: 2/3/21, 121679; 20/12/20, 121673.

Address for service: Care of R. Cockburn, Mining Agent,

Roxburgh.

Dated at Roxburgh this 29th day of July, 1921.

SCHEDULE.

Locality of race and of its starting and terminal points: Commencing at a point in Section 25, Block II, Teviot Survey District, one yard from the intake of Water-race License No. 628x; thence through Section 25 in a south-easterly direction for a distance of 163 yards in 6 in. and 9 in. earthenware piping; thence easterly through part of Section 30 of said Block II, Teviot, in an open race 108 yards; thence to main road in 6 in. earthenware piping 20 yards; thence under main road and through Section 100 in 9 in. earthenware piping 74 yards; thence through Crown lands in an ware piping 74 yards; thence through Crown lands in an open race 58 yards, terminating at the bank of the Clutha

Length and intended course: 423 vards, south-easterly and

easterly.

easterry.

Points of intake: One, being the intake of License No. 628r.
Estimated time and cost of construction: Six months, £50.

Mean depth and breadth: Open race 18 in. by 12 in.,
piping 9 in. and 6 in.

Number of heads to be diverted: One head.
Purpose for which water is to be used: Irrigation and

domestic use. Proposed term of license: The unexpired term of License

628R, twenty-three years.

R. GLENDINNING MARGARET ANDREW

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(By their Agent, R. COCKBURN), Applicants.

Precise time of filing the foregoing application: 29/7/21, at 3.50 p.m.

Time and place appointed for the hearing of the application and all objections thereto: Thursday, 20th October, 1921, at 4 p.m., in the Warden's Court, Roxburgh.

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time appointed.

750 F. J. BROOKS, Mining Registrar. APPLICATION FOR AN ALTERATION OF COURSE OF A BRANCH WATER-RACE.

UNDER THE MINING ACT, 1908.

To the Warden of the Otago Mining District at Roxburgh.

PURSUANT to the Mining Act, 1908, the undersigned, Robert Glendinning and Margaret Andrew, of Roxburgh, Fruitgrowers, hereby apply for a license for a branch water-race as specified in the Schedule hereto.

Precise time for marking out privilege applied for: 11.30 a.m., 20,77.21

29/7/21.

Date and number of miners' rights: 2/3/21, 121679; 20/12/20, 121673.

Address for service: Care of R. Cockburn, Mining Agent, Roxburgh.

Dated at Roxburgh this 29th day of July, 1921.

SCHEDULE

SCHEDULE

Locality of race and of its starting and terminal points:
Commencing at a point in Section 28, Block II. Teviot Survey
District, 180 yards from the intake of Water-race License 621 R;
thence in an easterly direction 121 yards in an open race;
thence easterly to main road for a distance of 139 yards in
6 in. earthenware pipes; thence under the main road and
through Section 89 of said Block II, Teviot, 126 yards in a
north-easterly direction in 6 in. earthenware piping, the said
earthenware pipes to be laid 2 ft. below the surface of the
ground, terminating at Water-race License No. 621 R.

Length and intended course of branch water-race: 386
vards, north-easterly.

Length and intended course of branch water-race: 386 yards, north-easterly.

Points of intake: One, being the intake of License No. 621 R.
Estimated time and cost of construction: Six months, £40.
Mean depth and breadth: Open race 18 in. by 12 in., piping 6 in.

Number of heads to be diverted: One head.

Purpose for which water is to be used: Irrigation and domestic use.

domestic use.

Proposed term of license: The unexpired term of License 621R, twenty-three years.

R. GLENDINNING MARGARET ANDREW

(By their Agent, R. Cockburn), Applicants.

Precise time of filing the foregoing application: 3.50 p.m., 29/7/21.

Time and place appointed for the hearing of the applica-

tion and all objections thereto: Thursday, 20th October, 1921, at 4 p.m., in the Warden's Court, Roxburgh.

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time appointed.

F. J. BROOKS, Mining Registrar.

WHANGAREI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

J N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Whangarei Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £700, authorized to be raised by the Whangarei Borough Council, under the above-mentioned Act, Whangarei Borough Council, under the above-mentioned Act, for the purpose of providing half the cost of purchasing certain portions of D. Tennant's and J. D. McKenzie's properties as scenic reserves, the said Whangarei Borough Council hereby makes and levies a special rate of 1/24d. (one twenty-fourth of one penny) in the pound on the rateable value (on the basis of the unimproved value) of all rateable property of the whole of the Borough of Whangarei; and that such of the whole of the Borough of whangarer; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on such date as the general rate is payable in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

D. A. McLEAN, Mayor. C. L. GRANGE, Town Clerk.

WHANGAREI BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE.—LOWER CAMERON STREET SPECIAL RATING DISTRICT.

In pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, the Whangarei Borough Empowering Act, 1918, and of all other powers enabling it in that behalf, the Whangarei Borough Council

hereby resolves as follows:—

That, for the purpose of providing one-half the interest and other charges on a loan of £840, authorized to be raised by

the Whangarei Borough Council, under the above-mentioned the Whangarei Borough Council, under the above-mentioned Acts, for the purpose of forming and constructing Lower Cameron Street of the Borough of Whangarei, the said Whangarei Borough Council hereby makes and levies a special rate of 1d. (one penny) in the pound on the unimproved rateable value of all rateable property in the Lower Cameron Street Special Rating District of the Borough of Whangarei contained within the following boundaries,—
Starting at the N.E. corner of Lower Cameron Street and Walton Street, thence east by 2 chains to a point at the intersection of Lots 1 and 4; thence bounded on the N.E. by Lots 4 to 15 inclusive, 590 links; thence bounded by the S.W. portion Lot 17, 150 links; thence on the S.W. by Lower Cameron Street, 800 links, to the point of commencement.

Again starting at the N.E. intersection of Carruth Street and Cameron Street, bounded by the N. portion of Lot 30, 160 links; on the N.E. by Lots 2 to 13 inclusive, 630 links; on the S.E. by Waiarohia River, 200 links; on the S.W. by Lower Cameron Street, 820 links, to the point of commence-

Again starting at the S.E. corner of Lower Cameron Street and Walton Street, bounded by the W. portion of Lot 1, 120 links; thence on the W. by Lot 2, 50 links; thence on the south by Lots 8 to 24 inclusive, 850 links; thence by the S.E. portion Lot 26, 160 links; thence on the N.E. by Lower Cameron Street, 1030 links, to the point of commencement.

Again starting at the N. corner of Lot 183, bounded by the W. portion of the said Lot 183 by lines 200 links and 140 links to the junction of the side N.E. of Clyde Street with the Waiarohia River; thence by the said river approximately 850 links to the S.E. corner of Lower Cameron Street; thence on the N.E. by Lower Cameron Street; thence on the N.E. by Lower Cameron Street, 800 links, to the point of commencement.

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

D. A. McLEAN, Mayor.

D. A. McLEAN, Mayor. C. L. GRANGE, Town Clerk. 753

WHANGAREI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—STANLEY STREET SPECIAL RATING DISTRICT.

In pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, the Whangarei Borough Empowering Act, 1918, and of all other powers enabling it in that behalf, the Whangarei Borough Council hereby

Empowering Act, 1918, and of all other powers enabling it in that behalf, the Whangarei Borough Council hereby resolves as follows:—

That, for the purpose of providing one-half the interest and other charges on a loan of £880, authorized to be raised by the Whangarei Borough Council, under the abovementioned Acts, for the purpose of forming and constructing Stanley Street of the Borough of Whangarei, the said Whangarei Borough Council hereby makes and levies a special rate of 3d. (threepence) in the pound on the unimproved rateable value of all rateable property in the Stanley Street Special Rating District of the Borough of Whangarei contained within the following boundaries,—

Starting at the N.W. corner of Stanley Street and Percy Street, bounded on the N.W. by part Lot 22, 250 links; thence on the W. by a line drawn parallel to and 2½ chains from Stanley Street, 1830 links; thence on the N. by part Allot. 2, Parish of Whangarei, 100 links; thence on the W. by part Allot. 1 of the said Allot. 1, 620 links; thence on the N. E. by part of the said Allot. 1, 550 links; thence on the N. by Stanley Street, 100 links; thence on the E. by Stanley Street, bounded on the N.E. corner of Stanley Street and Percy Street, bounded on the N.E. by part Lot 6, 520 links; thence on the N. by part Lot 5, 50 links; thence on the E. by Stanley Street, 1620 links; thence on the N. by part Lot 5, 50 links; thence on the E. by a line drawn parallel to and 2½ chains from Stanley Street, 1620 links; thence on the S. by part Allot. 1, Parish of Whangarei, 250 links; thence on the W. by Stanley Street, 1620 links; thence on the S. by part Allot. 1, Parish of Whangarei, 250 links; thence on the W. by Stanley Street, 1620 links, to the point of commencement.

And that such special rate shall be an annual-recurring rate during the currency of such loan, heing a period of twenty years, or until the loan is fully paid off.

D. A. McLEAN, Mayor.
C. L. GRANGE. Town Clerk.

D. A. McLEAN, Mayor. C. L. GRANGE, Town Clerk.

WHANGAREI BOROUGH COUNCIL.

Resolution making Special Rate.—Albert Street Special Rating District.

N pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, the Whangarei Borough Empowering Act, 1918, and of all other powers enabling it in that behalf, the Whangarei Borough Council hereby resolves as follows:

That, for the purpose of providing one-half the interest and other charges on a loan of £720, authorized to be raised by the Whangarei Borough Council, under the above-mentioned Acts, for the purpose of forming and constructing Albert Street of the Borough of Whangarei, the said Whangarei Borough Council hereby makes and levies a special rate of 1½d. (one penny and one halfpenny) in the pound on the unimproved rateable value of all rateable property in the Albert Street Special Rating District of the Borough of Whangarei contained within the following boundaries,—
Starting at the N.E. corner of Albert Street and Walton Street, bounded on the N. by part Lot 6, 180 links; thence on the N.E. by portion of Lot 7, 70 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Lots 41 to 31 inclusive, 550 links; thence on the N.E. by Albert Street and Walton Street, bounded on the W. by portion of Lot 180, 650 links; thence on the N.E. by Albert Street and Walton Street, bounded on the W. by portion of Lot 180, 650 links, to the point of commencement.

Again starting at the S.E. commencement.

And that such special rate shal

links, to the point of commencement.

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

D. A. McLEAN, Mayor. C. L. GRANGE, Town Clerk.

WHANGAREI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—FOURTH AVENUE SPECIAL RATING DISTRICT.

N pursuance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, the Whangarei Borough Empowering Act, 1918, and of all other powers enabling it in that behalf, the Whangarei Borough Council hereby resolves as follows:—

hereby resolves as follows:—
That, for the purpose of providing one-half the interest and other charges on a loan of £1,440, authorized to be raised by the Whangarei Borough Council, under the above-mentioned Acts, for the purpose of forming and constructing Fourth Avenue from Central Avenue to Kerikeri Road of the Borough of Whangarei, the said Whangarei Borough Council hereby makes and levies a special rate of 5d. (fivepence) in the pound on the unimproved rateable value of all rateable property in the Fourth Avenue Special Rating District of the Borough of Whangarei contained within the following boundaries,—
Starting at the N.W. corner of Fourth Avenue and Kerikeri Road, bounded on the S.W. by part Lot 79, 420 links; thence on the N.W. by part Lot 65 and Lot 64, 200 links; thence on the N.W. by part said Lot 64, 170 links; thence on the N.W. by part said Lot 64, 170 links; thence on the N. by part Lot 63, 250 links; thence on the S.E. by Fourth Avenue, 810 links, to the point of commencement.

Again starting at the S.W. corner of Fourth Avenue and

810 links, to the point of commencement.

Again starting at the S.W. corner of Fourth Avenue and Kerikeri Road, bounded on the south by part Lot 58, 370 links; thence on the S.E. by part Lot 40, 140 links; thence on the N.W. by Lots 54 and 55, 250 links; thence on the S.E. by part 55, 220 links; thence on the E. by part Lot 57, 250 links; thence on the N.W. by Fourth Avenue, 800 links, to the point of commencement.

Again starting at the N.W. corner of Fourth Avenue and Kauika Road, bounded on the W. by part Lot 50, 270 links; thence on the S.W. by Lot 49, 240 links; thence on the N.W. by part 43, 620 links; thence on the N.E. by Lot 42, 200 links; thence on the N. by part Lot 41, 290 links; thence on the S.E. by Fourth Avenue, 1050 links, to the point of commencement. commencement.

Again starting at the S.W. corner of Fourth Avenue and Kauika Road, bounded on the south by part Lot 30, 240 links; on the S.W. by Lot 31, 100 links; thence on the S.E. by Lots 35 to 40 inclusive, 600 links; thence on the N.E. by Lots 21 and 22, 200 links; thence on the S.E. by part Lot 22, 130 links; thence on the east by part Lot 23, 200 links; thence on the N.W. by Fourth Avenue, 1080 links, to the

thence on the N.W. by Fourth Avenue, 1000 links, to the point of commencement.

Again starting at the N.W. corner of Fourth Avenue and Wilson's Avenue, bounded on the S.W. by part Lot 149, 300 links; on the N.W. by part Lot 150 and Lot 151, 200 links; thence on the W. by part Lot 146, 260 links; thence on the S.E. by Fourth Avenue, 500 links, to the point of commencement. commencement.

Again starting at the S.W. corner of Fourth Avenue and Wilson's Avenue, bounded on the south by part Lot 127, 280 links; on the S.E. by Lots 120–119 inclusive, 300 links; thence on the N.E. by part Lot 131, 270 links; thence on the N.W. by Fourth Avenue, 500 links, to the point of compencement.

And that such special rate shall be an annual-recurring and that such special rate shall be an almost returning rate during the currency of such loan, and be payable yearly on such date as the general rate is payable in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

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D. A. McLEAN, Mayor.C. L. GRANGE, Town Clerk.

THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 230, subsection (2), that a general meeting of the GREEN BAY MOTOR COMPANY (LIMITED), in Liquidation, will be held at the Mission Hall, Avondale South, on Thursday, the 6th of October, 1921, at 8 p.m., for the purpose of presenting final accounts of the winding-up and completion of any business remaining in connection therewith.

Dated at Aughland this 12th day of Sentember 1921

Dated at Auckland this 12th day of September, 1921.

EGERTON GILL,

757

Liquidator.

STATEMENT OF THE AFFAIRS OF A FOREIGN MINING COMPANY.

Name of company: New Zealand Crown Mines Company

(Limited).
When formed, and date of registration of office in New Zea-

when formed, and date of registration of once in New 2001 land: 13th January, 1914.
Whether in active operation or not: No.
Where business is conducted: 60 Shortland Street, Auckland.
Names of Attorneys: Herbert William Hopkins and Thomas
Frederick Wallace.

Where mine is situate: Karangahake. Nominal capital: £100,000. Amount of capital subscribed: £39,585 2s.

Amount of capital subscribed: £39,585 28.

Amount of capital actually paid up in cash in New Zealand: £11,367 78.

Price paid to vendors of mine—

(a.) In fully paid-up shares: 16 shares at 4s., £3 4s.

(b.) In partly paid-up shares, credited as 2s. paid up: 200,218 at 2s., £20,021 16s.

(c.) In cash: Nil

(c.) In cash: Nil.

Number of shares into which capital is divided: 500,000. Number of shares into which capital is divided: 500,000. Number of shares on New Zealand Register: 116,529.

Amount paid per share (New Zealand Register): 108,208 at 4s., 5,220 at 3s. 6d., 3,101 at 3s.

Amount called up per share (New Zealand Register): 4s.

Number and amount of calls in arrear (New Zealand Register): 11; £285 11s.

Number of forfeited shares on New Zealand Register sold, and

Number of forfeited shares on New Zealand Register sold, and money received for same: None.

Number of shareholders on New Zealand Register: 159.

Number of men employed in New Zealand: 6.

Quantity and value of gold or silver produced since last statement: None.

Total quantity and value produced since registration in New Zealand: 3,933 oz. gold, 13,685 oz. silver; £16,848 10s. 2d.

Amount expended in connection with carrying on mining operations in New Zealand since last statement: £692 13s. 10d. 13s. 10d.

Total expenditure since registration of office in New Zealand:

f 37,030 19s. 5d.

Total amount of dividends paid in New Zealand: Nil.

Amount of cash in bank in New Zealand: £498 11s. 4d.

Amount of cash in hand in New Zealand: Nil.

Amount of debts directly due to company in New Zealand:

Amount of liabilities of company in New Zealand: Nil.

I, Thomas Frederick Wallace, one of the Attorneys of the New Zealand Crown Mines Company (Limited), do solemnly and sincerely declare that this is a true and complete state-ment of the affairs of the said company as on the 31st Decem-

ber, 1920, being the date of the last balance-sheet; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act. 1908.

T. F. WALLACE.

Declared at Auckland this 12th day of September, 1921, before me—E. L. Bartleet, a Solicitor of the Supreme Court of New Zealand.

MEDICAL REGISTRATION.

WILLIAM BEAUMONT FISHER, Bachelor of Medical Register of the Dominion of New Zealand, now residing in Rotorua, hereby give notice that I intend applying on the 15th October next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland.

W. B. FISHER, King George V Hospital.

Dated at Rotorua 8th September, 1921.

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DUNTROON MEDICAL PROPERTY TRUST (INCORPORATED).

In Liquidation.

NOTICE is hereby given that a general meeting of the Library, Duntroon, on Wednesday, 5th October, 1921, at 8 p.m., for the purpose of having an account laid before the meeting showing the manner in which the winding-up has been conducted and the property of the trust disposed of, and of hearing any explanation that may be given by the Liquidator. Liquidator.
Dated this 12th day of September, 1921.

JAMES É. TALLENTIRE, Liquidator.

NEW LYNN TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the New Lynn Town Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the New Lynn Town Board Storm-water Drainage Loan of £2,000, 1921, authorized to be raised by the said Board, under the abovementioned Act, for the purpose of providing for storm-water drainage, the said Board hereby makes and levies a special rate of three-sixteenths of a penny (3/16ths) in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the New Lynn Town District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of April 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.

GEORGE LAWSON, Chairman.

GEORGE LAWSON, Chairman. W. THOMAS, Clerk.

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NEW LYNN TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the New Lynn Town Board hereby resolves as follows:

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the New Lynn Board Special Loan of £1,775, 1921, authorized to be raised by the said Board, under the above-mentioned Act, for the purpose of the conversion of the existing Hetana Hamlet and Portage Road special loans, the purchase and improvement of the Triangle Reserve, the improvement of the Clark Street Reserve and of the Lawson Park Domain, the said Board hereby makes and levies a special rate of the said Board hereby makes and levies a special rate of one-sixth of a penny (1/6d.) in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the New Lynn Town District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly in each and every year on the 1st day of April 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.

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GEORGE LAWSON, Chairman. W. THOMAS, Clerk.

NEW LYNN TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the New Lynn Town Board hereby resolves as follows:— That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the New Lynn Town Board Water-reticulation Loan of £15,500, 1921, authorized to be raised by the said Board, under the above-menrized to be raised by the said Board, under the above-mentioned Act, for the purpose of providing for water-supply by reticulation throughout the New Lynn Town District, the said Board hereby makes and levies a special rate of one penny and five-ninths of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the New Lynn Town District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of April 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.

GEORGE LAWSON, Chairman.

GEORGE LAWSON, Chairman. W. THOMAS, Clerk.

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COUNTY OF TARANAKI.

RESOLUTION LEVYING SPECIAL RATE OVER PLYMOUTH ROAD SPECIAL RATING DISTRICT.—LOAN OF £80.

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

Taranaki County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £80, being ten per cent. on the original loan of £800 authorized to be raised by the Taranaki County Council, under the above-mentioned Act, for the purpose of formation, regrading, and metalling the Plymouth Road, the said Council hereby makes and levies a special rate of one farthing in the pound upon the rateable value of all rateable property of the Plymouth Road Special Rating District, being Sections 57, 63, 64, 69, 70, Block 8, Paritutu Survey District; Block 2, Wairau Survey District; 75, 71, 72, Block 1, Egmont Survey District; Block 8, Paritutu Survey District; 44, 48, 56, Block 8, Paritutu Survey District; 44, Block 1, Egmont Survey District; 62, Block 2, Wairau Survey District; 34, Block 2, Wairau Survey District; 34, Paritutu Survey District; 35, Paritutu Survey District; 36, Paritutu Survey District; 37, Pari R. ELLIS, County Clerk.

WAIRARAPA SOUTH COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

pursuance of the powers vested in it by the Local Bodies' Loans Act, 1913, the Wairarapa South County Council hereby resolves as follows:

Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also all other charges on a loan of £1,100, authorized to be raised by the said Council, by consent of ratepayers, under the Local Bodies' Loans Act, 1913, for the purpose of completing the construction of the Carrington Water-races in the Belvedere Riding of the County of Wairarapa South, the said Council hereby makes and levies a gregial rate of one halfmenny in the round on the rates blo of Wairarapa South, the said Council hereby makes and levies a special rate of one halfpenny in the pound on the rateable value of the whole of the rateable property in the Carrington Water-race Special Rating Area, comprising all those pieces of land (part of the Belvedere Riding of the County of Wairarapa South) enclosed within the following lines,—

© Commencing on north-westernmost corner of Allotment No. 9, Carrington Settlement; then by the north-eastern boundary of said Allotment 9 and Allotment 12, Carrington Settlement, through Section 356, by the Maungatarere River; thence by the Maungatarere Valley Road; thence by Section

118; thence again by the Maungatarere River to a point in Section 120; thence by a line running in a south-westerly direction so as to include 41 acres of said Section 120; thence by Sections 120, 193, 192, and 191; thence by the Maungatarere River to the south-eastern corner of Section 130; thence to the northern boundary of Section 138; thence by a stream running through the said section so as to include 34 acres thereof: thence again by the Maungatarere River a stream running through the said section so as to include 34 acres thereof; thence again by the Maungatarere River to Belvedere Road, and by that road and Lots 14 and 15, deposited plan No. 150: thence again by the Maungatarere River, Sections 180 and 239, and by Brooklyn Road, and Lots 23 and 17, deposited plan No. 150; and the western boundary of Lot 6, deposited plan No. 150; thence by a straight production of the last-mentioned boundary through Section 273 to the northern boundary of said section, and by the said boundary to the public road; thence by that public road and by Sections 316, 320, 324, 328, 334, 365, 337, 368, and by Hururua Road, to the southern boundary of Lot 12, Carrington Settlement; and thence by the Maungatarere Valley Road to the point of commencement: excepting thereout Allotments 8, 9, 10, and 11 on deposited plan 150, Section 322, Lot 9, Carrington Settlement, and that part of Lot 8 which is situated to the westward of Hoko Road.

And that such rate shall be an annual-recurring rate during

And that such rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first 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.

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BURNEY TRAPP, County Clerk.

WAIRARAPA SOUTH COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

That, for the purpose of providing the instalments in respect of interest and sinking fund on a loan of £1,000, authorized to be raised by the said Council, under the provisions of the said Act and of the Public Works Act, 1908, and its statutory amendments, and all other powers it in that behalf enabling, for the purpose of constructing a bridge over the Tauherenikau River on the Featherston to Greytown Road with all approaches and protective works. over the Tauherenikau River on the Featherston to Greytown Road, with all approaches and protective works appertaining thereto, as the said bridge approaches and protective works are more particularly delineated on the plan marked P.W.D. 45038, deposited in the office of the Minister of Public Works at Wellington, such sum of £1,000 being the amount necessary to enable the Wairarapa South County Council to comply with the Governor-General's Warrant dated the 6th day of June, 1919, and published in the New Zealand Gazette No. 71, of the 12th June, 1919, without taking a poll of ratepayers thereon, the said Council hereby makes and levies a special rate of one seventy-fifth of a penny in the pound upon the unimproved value of all rateable properties within the boundaries of the said county, comprising the whole of the said land within the boundaries of the County of Wairarapa South; and that such rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off. paid off. BURNEY TRAPP, County Clerk.

PECIAL resolution signed by all the members of the company, in pursuance of the provisions of section 168, subsection (6), of the Companies Act, 1908:—

That "H. C. Gibbons and Co. (Limited)" be wound up voluntarily; and that HARRY EAMES, of Wellington, Accountant, is hereby appointed Liquidator for the purpose of such winding-up.

Dated this 14th day of September, 1921.

F. R. COOPER, GEO. J. W. COOPER.

In the matter of the Companies Act, 1908, and of H. C. GIBBONS AND Co. (LIMITED).

NOTICE is hereby given that by special resolution of the shareholders of the company passed in accordance with section 168, subsection (6), of the Companies Act, 1908, it was resolved that the said company be wound up voluntarily; and that HARRY EAMES, of Wellington, Accountant, be appointed Liquidator for the purpose of such winding up. winding-up.
Dated this 14th day of September, 1921.

H. EAMES, Secretary.

T., CEORGE EDWARD GILLETT, M.R.C.S. Eng. 1891, L.R.C.P. Lond. 1891, now residing in Wellington, hereby give notice that I intend applying on the 15th October next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Wellington.

GEORGE EDWARD GILLETT, "Kenilworth," Hill Street, Wellington.

Dated at Wellington 14th September, 1921.

In the matter of TASMAN FRUIT LANDS (LIMITED).

A T an extraordinary general meeting of the Tasman Fruit Lands (Limited) held on the 5th September, 1921, the following resolution passed at a previous meeting was confirmed :-

That the company be wound up voluntarily; and that Mr. J. E. MILNER. of Nelson, Secretary for the Company, and Mr. A. McKee, of Tasman, Chairman of Directors, be appointed Liquidators for the purpose of such winding-up. J. E. MILNER | Liquidators.

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MATAKAOA COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND UNDER THE PUBLIC WORKS ACT, 1908, AND AMENDMENTS.

OTICE is hereby given that the Matakaoa County Council, in pursuance of the provisions of the Public Works Act, 1908, and amendments, and of the Counties Act, 1920, and amendments, it enabling, intends to take for a public work—to wit, as a site for workers' dwellings—all those pieces of land more particularly described in the Schedule hereto, and delineated on a plan deposited for inspection at the offices of the said Council at Te Araroa. All persons having any well-grounded objections to the execution of such works or to the taking of such land must, within forty days from the first publication of this notice, forward in writing to the offices of the said Council a notice of their objections.

SCHEDULE.

APPROXIMATE area of land to be taken: 4 acres 2 roods 4 perches.

Description of land: Section 32, Te Araroa Native Township, 2 acres 0 roods 3 perches; part Whetumatarau 7r 10, Block IX, East Cape S.D., situated in the Matakaoa County, 2 acres 2 roods 1 perch.

The common seal of the Chairman, Councillors, and In-

habitants of the County of Matakaoa was affixed in the

presence of-

M. F. METCALFE, Member. C. J. B. BECKETT, Member.

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SCHOOL FOR THE DEAF, NEAR SUMNER, CHRISTCHURCH.

Under the Control and Supervision of the Educatios Department.

Director: Mr. J. E. STEVENS.

POR 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

the School for the Loa.

necessity):—

1. Children born deaf, or who have lost their hearing before learning to speak.

2. Children who can hear a little, but are too deaf to be taught in a public school.

3. 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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