

THE

NEW ZEALAND GAZETTE.

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WELLINGTON, THURSDAY, NOVEMBER 3, 1921.

RRATA.—In the notification respecting Land Surveyors' Examination, published in New Zealand Gazette No. 90, of the 13th October, 1921, page 2499, for "McLean, Andrew Dishington, of Auckland," read "McLaren, Andrew Dishington, of Auckland."

In the Proclamation dated the 4th October, 1921, and published in the New Zealand Gazette No. 89, page 2444, of the 6th October, 1921, taking land for the purposes of a road in Block V, Waiawa Survey District, insert the word "hundred" after the word "nine" in the thirteenth line.

Lands set apart as Provisional State Forests.

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

DY 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 lands described in the Schedule hereto as and for provisional State forests.

SCHEDULE.

AUCKLAND FOREST-CONSERVATION REGION. Provisional State Forest No. A. 102.

ALL that area of land in the North Auckland Land District, ALL that area of land in the North Aughland Land District, containing by admeasurement 292 acres, more or less, being Section 25, Block VIII, Hukerenui Survey District. As the same is delineated on atlas No. A. 009, deposited in the Head Office, State Forest Service, at Wellington, and thereon coloured green.

> SOUTHLAND FOREST-CONSERVATION REGION. Provisional State Forest No. 37.

Provisional State Forest No. 37.

All that area of land in the Otago Land District, situated in Blocks II, III, IV, V, VI, VII, VIII, IX, X, XI, XII, Rimu Survey District, containing 47,480 acres, more or less, and being bounded as follows: Commencing at a point being the intersection of the boundary between Blocks I and IV, Rimu Survey District, and its junction with Mokoreta Survey District boundary; thence by a right line to Trig. Station K, Mount Pye, in a north-easterly direction from the last-mentioned trig. station to its junction with the Wairepo Stream at a point traversed by a line from Trig. C to Trig. Catlin's Cone, by the said line from the aforementioned stream to Trig. C by a right line to Trig. N, again

by a right line to Trig. B, from Trig. B to Trig. Station PP, and from the latter to Catlin's River by a line bearing due east; thence generally in a southerly direction by Catlin's River to its junction with the extreme north-eastern corner of Block VIII, Rimu Survey District, and by the eastern boundary of the said block to a public road forming its southern boundary; thence generally in a westerly direction by the aforesaid boundary of Block VIII, by the southern boundary of Blocks IX and XII to the easternmost corner of Section 4 of the last-mentioned block, by the north-eastern, northern, and western boundaries of the aforesaid Section of Section 4 of the last-mentioned block, by the north-east-ern, northern, and western boundaries of the aforesaid Section 4 to its junction with a public road, and by the said road forming the northern boundary of Section 3 (E.R.) and Sections 2 and 1, across a public road, and by the western boundary of the aforesaid Section 1 to the Tahakopa River, by a right line across the said river, and by the eastern, southern, and western boundaries of Block XI, Rimu Survey District, and the western boundary of Blocks X and IV to the place of commencement. As the same is delineated on atlas No. S. 218, 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 1st day of November, 1921.

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

Approved in Council.

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

GOD SAVE THE KING!

Proclaiming a Road-line laid out through Kinohaku West and Taumatatotara Blocks to be a Public Road.

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

W HEREAS the land described in the Schedule hereto was, by an order of the Native Land Court made on the twenty-seventh day of March, one thousand nine hundred and fifteen, 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 road-line should be proclaimed as a public road, and a notifi-cation to that effect has been forwarded to the Minister of Lands, in terms of section fifty-one of the said Act:

And whereas one month's notice in writing of the intention to proclaim the said road-line as a public road has been given by the Surveyor-General to the local authority of the district concerned, in terms of section fifteen of the Native Land

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

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

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

SCHEDULE.

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

Being Portion of
Kinohaku West L 2 B 1 Block; coloured blue.
Taumatatotara 1A 2 Block; coloured red. yellow. 5 0 11 1 D 11_B 2

 $\begin{array}{cccc} \mathbf{4} & \mathbf{0} & \mathbf{0} \\ \mathbf{11} & \mathbf{2} & \mathbf{8} \end{array}$ 6в hlue

Situated in Block XI, Kawhia South Survey District.
In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/887.
deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1936, 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 1st day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road in Waitara Survey District, Hawke's Bay Land District.

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 the Waitara Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 7 acres 2 roods 28 perches.

Portion of Section 3, Block XI, Waitara Survey District.

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked L. and S. 16/916, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1935, and thereon coloured

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 1st day of November, 1921.

D. H. GUTHRIE, Minister of Lands. GOD SAVE THE KING!

Crown Land set apart for the Purposes of a Road in Block XIV, Waipakura Survey District.

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

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

SCHEDULE.

Approximate area of the piece of Crown land set apart:

5 perches.
Portion of Lot 2 on D.P. 2881 (part of the Matangiawhea Block), (left bank Wanganui River), situated in Block XIV, Waipakura Survey District. (S.O. 1647.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 52908, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 27th day of October, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

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

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

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

SCHEDULE.

Approximate area of the piece of stopped Government road declared to be Crown land: 1 acre 2 roods.

Adjoining or passing through Sections 49 and 54, situated in Block X, Maruwenua Survey District (Otago R.D.).

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 52619, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 29th day of October, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for a Further Portion of the East Coast Main Trunk Railway (Napier Northwards), Portion of Tutira Section, and for a Road Approach thereto.

JELLICOE, Governor-General. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for a further portion of the East Coast Main Trunk Railway (Napier northwards), portion of Tutira Section, and for a road approach thereto.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken: -

For Railway.

A. R. P. Portion of 65 2 20 Petane No. 1 Block; coloured pink. Sheets 1, 2, 3, and 4 of plan. (S.O. 668, 669, 670, 671, green.)

For Road Approach.

Portion of
3 2 16 Petane No. 1 Block; coloured orange. Sheet
3 of plan. (S.O. 670, green.)

Situated in Blocks III and VII, Puketapu Survey District

(Hawke's Bay R.D.).

In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 51719, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mortioned. 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 1st day of November, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for a Further Portion of the North Auckland Main Trunk Railway (Part Waiotira Section) and for Road-diversions in Connection therewith and for Road Approaches thereto.

[L.S.]

JELLICOE, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land mentioned in the Schedule hereto is hereby taken for a further portion of the North Auckland Main Trunk Railway (part Waiotira Section), and for road-diversions in connection therewith and for road approaches thereto.

SCHEDULE.

pproximate reas of the Pieces of and taken.	Being Portio	n of		Situated in Block.	Situated Survey Dis of		Sheet No. of Plan.	Coloured o Plan
A. R. P.	•		For 1	Railway.				
5 3 27	Sections N. 38, S. 39			III	Matakohe		3	Pink.
1 1 11	,, N. 39, 40			,,	,,		3	Yellow.
5 0 36	Section 29			,,	,,		4	Neutral.
0 1 4	D 3			,,	,,		4	Green.
0 1 27.5	0 11 0 01			,,	,,		4	Purple.
0 0 10.4	I TO 1			,,	,,		4	Green.
0 0 33.4				,,	,,		4	,,
$0 \ 3 \ 12$	0 "11 37 04			,,	,,		4	Pink.
0 0 16	O TO 40			,,,	,,		4	Yellow.
3 0 17	NT W7 49			,,	,,	• •	4	Blue.
3 3 6	49 TO D			,,,	,,,		4	Neutral.
2 0 20	N TO 45				1		4	Purple.
0 3 23	NT 17: 45			,,	,,	• • • • • • • • • • • • • • • • • • • •	5	-
	"	••	• ••	, "	,,		1	"
2 2 24	" S.W. 45			} ẍv	Tangihua	• •	} 5	Pink.
0 0 34.2	Road			,	_	• • •	5	Green.
1 1 18.6	Section 47	: :		,,	"	• • •	5	Yellow.
$0 \ 0 \ 1.6$	457	· · · ·		"	**		5	
6 1 14.4	" NT 13 46			"	,,		5	Blue.
0 1 14.4	,, N.E. 46 (Parish of M		• ••	,,	"	• •	"	Diue.
8 1 17.6	25 27		_	1			5	Pink.
$egin{array}{cccccccccccccccccccccccccccccccccccc$	N E G1	••	• • •	,,	,,	• •	5	Yellow.
$egin{smallmatrix} 2 & 0 & 0 \\ 1 & 1 & 23 \end{bmatrix}$	" 69			"	,,	• •	5	Purple.
			• ••	, ,,	,,	• •	5 & 6	
5 0 20				"	,,	• •		Neutral.
1 0 38	00 17 0		• ••	"	**	• •	6	DI.
1 1 4	" S.E. 63		• • • • • • • • • • • • • • • • • • • •	"	,,	• •		Purple.
1 3 38	3T XII .CO		• ••	,,	,,	• •	6	Blue.
1 2 27				,,	"	• •	6	ζ,,
0 1 37		• •	• ••	,,	**	• •	6	Green.
$0 \ 0 \ 1.8$		••		"	,,	• • •	6	Purple.
2 1 19			•	,,	,,	• •	6	Yellow.
3 2 22		••		,,	,,	• •	6	
$2 \ 3 \ 36$,,	,,		6	Pink.
3 0 3	,, 57			,,	,,	• •	7	,,
7 3 14	,, 54			,,	,,		7	Blue.
4 3 11	, ,,			,,	,,		7	Neutral.
1 1 16				,,	,,		8	,,
2 0 8	, S.E. 16			,,	,,		8	Yellow.
6 0 26	" M. 16			,,	,,		8	Purple.
$1 \ 0 \ 7.3$	" N.W. 16			,,	,,		8	Pink.
0 0 23.8	Road			,,	,,		8	Green.
2 0 24.6	Sections N.E., S.E.M.,	and M. 14	l	XV, XIV	,,		8	Neutral.
0 0 31.4	Road			,,	,,		8	Green.
$0 \ 1 \ 2.3$				xïv	,,,		8	,,
1 0 22	Sections N.E. 15, M. a.	nd S.W. 1		,,	,,,		8	Neutral.
$0 \ 0 \ 4.2$	Section S.W. 14			,,	,,,	• • • • • • • • • • • • • • • • • • • •	8	,,
0 1 13.3	Road			,,,	,,		8	Green.
$0 \ 0 \ 34.5$,,	,,,		8	,,
$0 \ 2 \ 5.1$	Sections M. and N.E. 1			,,	,,		8	Neutral.
$0 \ 0 \ 21.3$	Road			,,,	,,,	• • •	8	Green.
- 0 -10	(Parish of Waikiekie	.) (S.O.	21201.)	"	,,			
	•			_			,	'
	For	ROAD-D	IVERSIONS	and Road.	Approaches.			
1 0 16.8	Section M. 61			XV	Tangihua		5	Yellow.
3 + 0 + 35	0 11 00 CLTT 01			,,	,,		5	Sepia.
3 0 2	C 14 37 777 00			,,	,,		6	Pink.
0 3 30	DT TTT GO			,,	,,,		6	,,
0 0 0.4	″ O.T. O.			,,	,,,		6	Blue.
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0 0 24.7	37.73 14	••		,,,		• • • • • • • • • • • • • • • • • • • •	8	Yellow.
$0 \ 0 \ 35.5$	Sections S.E.M. and M.			xïv	,,		8	
1 0 14.8	S.W. and M. 1				,,		8	,,
$0 \ 0 \ 1.9$	Closed road			,,	,,	• • •	8	Blue.
		•• •	• ••	,,	,,	• •		Sepia.
0 0 16.8	37 77 7 2 2			**	,,	• •	8	
$0 \ 0 \ 0.2$			91901 \	,,	,,	• •	8	Yellow.
	(Parish of Waikiekie	.) (B.U.	Z1ZUI.)	1	1			1

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 51997, 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 1st day of November, 1921.

Land taken for the Purposes of a Road in Block XIV, Tauhoa Survey District, Rodney County.

JELLICOE, Governor-General. A PROCLAMATION.

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

SCHEDULE.

APPROXIMATE area of the piece of land taken: 2 acres 1 rood 3 perches.

Portion of S.W. 75, Komokoriki Parish, Block XIV, Tauhoa Survey District. (S.O. 21039.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 52670, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 1st day of November, 1921.

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

Land taken for the Purposes of a Road in Block II, Rangiriri Survey District, Raglan County.

fL.s.1 JELLICOE, Governor-General. A PROCLAMATION.

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

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 3 roods 9 perches.

Portion of Section 6, Whangape Parish, Block II, Rangiriri Survey District (Auckland R.D.). (S.O. 21494.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 52865, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereoscoloured 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 1st day of November, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Gravel-pit in Block IV, Mimi Survey District.

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

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

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 0 roods 0.5 perch.

Portion of Mohakatino-Parininihi Block No. 2, Block IV, Mimi Survey District (Taranaki R.D.). (S.O. 5766.)

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 51446, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 27th day of October, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Blocks III, Akaroa, and XIV, Pigeon Bay Survey Districts, Akaroa and Wainui Road District.

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 Akaroa and Pigeon Bay Survey Districts described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

Block III, Akaroa Survey District. A. R. P. 0 1 13 0 2 10 Portion of Section 8916; coloured red. 8916

" 1 0 0 12449 blue.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

Blocks XIV, Pigeon Bay, and III, Akaroa Survey Districts.

A. R. P. Adjoining or passing through 0 1 8 Section 8916; coloured green.

Block III, Akaroa Survey District.

0 0 33 Sections 7912, 5217, and 8916; coloured green.
1 1 24 Sections 5217, 4958, 4560, and 12449; coloured

All situated in Canterbury R.D.

All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 52349, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 29th day of October, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XI, Mangonui Survey District, Whangaroa 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 Mangonui 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 acre 2 roods 12 perches.
Portion of Lot N.W. 123; coloured red.

SECOND SCHEDULE. ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 acre 1 rood 11 perches

Adjoining or passing through Lots N.W. 123 and 1; coloured green.

All situated in Kohumaru Parish, Block XI, Mangonui Survey District. (S.O. 21523.)

All in the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52749, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Amending Terms and Conditions of Lease of Village-homestead Allotments in Horopito West Village Settlement, Wellington Land District.

ORDER IN COUNCIL.

At the Government House at Wellington, this lat day of

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 29th day of October, 1921.

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

Land proclaimed as a Road, and Road closed, in Block VI, Newcastle Survey District, Raglan County.

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 Newcastle Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P. Portion of
0 0 8-62 Lot 9 (D.P. 9316); coloured pink.
0 0 10 Part 177w; coloured pink.
0 0 0 94 Lot 3 (D.P. 10154); coloured pink.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate areas of the pieces of road closed :-

A. R. P.

A. R. P. Adjoining or passing through
0 0 2·16 Lot 9 (D.P. 9316); coloured green.
0 0 16·88 Lots 1, 2, 3 (D.P. 10154); coloured green.

All situated in Waipa Parish, Block VI, Newcastle Survey

All situated in Waipa Parish, Block VI, Rewesser State, District. (S.O. 21146.)
All in the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52615, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

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

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

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

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 York, and 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.

	LAKAPAU	OURAR	T DIST	KIOT.			
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Block					A.	R. P.	
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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 27th day of October, 1921.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by section two hundred and three of the Land Act, 1908, it is enacted that the Governor-General in Council may fix the terms and conditions upon which lands in any village settlement should be disposed of,

which lands in any village settlement should be disposed of, subject as to the said section is provided:

And whereas it is desirable to amend the terms and conditions of lease of village-homestead allotments in the Horopito West Village Settlement, Wellington Land District, which conditions were fixed by Order in Council dated the sixth day of October, one thousand nine hundred and eight, and gazetted on the twenty-second day of October then interest.

instant:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke clause eleven of the aforesaid terms and conditions of lease of village-homestead allotments in the Horopito West Village

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

Approving the Transfer of Balances by the Wellington City Council in terms of Section 45 of the Finance Act, 1920.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section forty-five of the Finance Act,
1920, it is provided that any local authority within
the meaning of the Local Bodies' Loans Act, 1913, may in
anticipation of its revenue, temporarily transfer to its General
Account any balance of a loan account or any part thereof,
for such period and on such terms as the Governor-General
in Council may authorize:

And whereas the Wellington City Council has made application for authority to transfer the sum of twenty-five thousand pounds from the Wellington City Street Works Loan
1920 Account to its General Account, and it is expedien
to authorize the said transfer:

to authorize the said transfer:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the transfer of the aforesaid sum to the General Account of the Wellington City Council for a period not later than the thirtyfirst day of March, one thousand nine hundred and twenty-

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

Consenting to the Raising of a Loan of £5,000, being Part of a Loan of £14,000 authorized to be raised by the Gore Borough Council on the Instalment System extending over a Period of Thirty-six and a Half Years.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section thirteen of the Finance Act, 1921, provides that where a local authority, as defined by the Local Bodies' Loans Act, 1913, has heretofore been or shall hereafter be authorized to raise a loan, whether pursuant to a poll of ratepayers or otherwise, and whether such loan has been raised in part or not such local authority may has been raised in part or not, such local authority may, with the consent of the Governor-General in Council, raise any part of such loan upon terms of making the same, together with interest thereon, repayable by instalments extending over such period of years, whether in excess of

the period mentioned in the poll taken on the proposal for such loan or not, and payable at such times as may be fixed by such local authority, and may permanently appropriate and pledge for the purpose of securing such instalments any special rate already made or hereafter to be made, or any part of such special rate:

And whereas the Gore Borough Council has been authorized to borrow the sum of fourteen thousand pounds for the range.

And whereas the Gore Borough Council has been authorized to borrow the sum of fourteen thousand pounds for the purpose of drainage and water-supply to West Gore:

And whereas application has been made by the Borough Council for the consent of His Excellency the Governor-General in Council to the raising of five thousand pounds, being part of the above-mentioned loan of fourteen thousand pounds, on the instalment system extending over a period of thirty-six and a half years:

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 Gore Borough Council raising the said loan of five thousand pounds upon the terms of

the said loan of five thousand pounds upon the terms of making the same, together with interest thereon, repayable by instalments extending over a period of thirty-six and a half years, and the said Gore Borough Council is hereby authorized to borrow the said sum of five thousand pounds accordingly.

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

Declaring Roads in the Tuapeka County to be County Roads.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 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 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 portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become county roads.

SCHEDULE.

ALL that road known as Ewing Road, commencing at its junction with Miller's Flat – Roxburgh Road, and proceeding thence generally in a north-easterly direction, adjoining or passing through Crown land and Sections 26 and 27, Block VII, Teviot Survey District, and terminating at its junction with the Hercules and Lake Onslow Roads; being a distance of 1 mile 40 chains, more or less; shown coloured red on plan

Also all that road known as Lake Onslow Road, commencing at its junction with Ewing and Hercules Roads, and promg at its junction with Ewing and Hercules Roads, and proceeding thence generally in an easterly direction, adjoining or passing through Section 25, Block VII, Teviot Survey District, Sections 30s, 31s, 32s, 1s, and 3s, Teviot Settlement, and terminating at Camp Reserve, Section 3, of the aforesaid settlement; being a distance of 9 miles 40 chains, more or less; shown coloured blue on plan.

Also all that road known as Pannett Road, commencing

Also all that road known as Pannett Road, commencing at a point near the railway reserve in Section 10s, and proceeding thence generally in a northerly direction, adjoining or passing through part of the said Section 10s and Sections part 9s and 34s, Teviot Settlement, and terminating at its junction with the Lake Onslow Road; being a distance of 5 miles 2 chains, more or less; shown coloured blue on plan. Also all that road known as Brothers Road, commencing at a point about twelve chains south of the porthern boundary.

Also all that road known as Brothers Road, commencing at a point about twelve chains south of the northern boundary of Section 11s, and proceeding thence generally in a northeasterly direction, adjoining or passing through part of the said Section 11s and Sections 4s, 2s, and part 3s, Teviot Settlement, and terminating at its junction with the Lake Onslow Road; being a distance of 4 miles 40 chains, more or less; shown coloured blue on plan.

Also all that road known as Ormaglade Road, commencing at its junction with the Miller's Flat - Roxburgh Road in Section 3, Block VIII, Benger Survey District, and proceeding thence generally in a northerly direction, adjoining or passing

thence generally in a northerly direction, adjoining or passing through the said Section 3 and Sections 14s, 17s, 5s, and 4s, Teviot Settlement, and terminating at its junction with the Brothers Road; being a distance of 5 miles 16 chains, more or less; shown coloured blue on plan.

Also all that road known as Walker Road, commencing at the weed shed in Section 10s and proceeding these generally.

the wool-shed in Section 19s, and proceeding thence generally in a north-easterly direction, adjoining or passing through the said Section 19s and Sections 18s, part 8s, part 15s, 6s, and 7s, Teviot Settlement, and terminating at its junction

with the track on the eastern boundary of the aforesaid Section 7s; being a distance of 5 miles 30 chains, more or less; shown coloured blue on plan.

All in the Otago Land District, Tuapeka County. As the said roads are more particularly delineated on the plan marked P.W.D. 53032, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

F. D. THOMSON, Clerk of the Executive Council

Declaring Portion of the Taumarunui - Te Kuiti Road (Ongarue-Waimiha Section), in the Ohura County, to be a County

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

It is Excellency the Governor-General in Council.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the 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 county road. read.

SCHEDULE.

ALL that portion of the Taumarunui - Te Kuiti Road (Ongarue-Waimiha Section), in the Taranaki Land District, Ohura rue-Waimiha Section), in the Taranaki Land District, Ohura County, commencing at the south-eastern corner of Section 77D 3B No. 2, Block X, Tangitu Survey District, and proceeding thence generally in a northerly direction along the right bank of the Ongarue Stream, adjoining or passing through Crown land, Block X, and Section 77D No. 1B, Blocks X and VII, Tangitu Survey District, and terminating at the junction of the Waihuka and Ongarue Streams: being a distance of 1 mile 35 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 52153, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red. thereon coloured red.

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

Domain Board appointed to have Control of the Clifden Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 25th day of October, 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. appoint

JAMES CARNEGIE, THOMAS COCHRAN, SAMUEL FOWLE, SAMUEL SANDFORD, and WILLIAM ALEXANDER WHYTE,

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

SCHEDULE.

CLIFDEN DOMAIN.

ALL that area in the Southland Land District, containing by admeasurement 162 acres 3 roods 6.7 perches, more or less, and situated in Block I, Lillburn Survey District, commencing at the south-eastern corner of Section 19, and bounded towards the north-west generally by the aforesaid section and part of Section 14 for linkages of 313.7, 355.7, 439.7, 529.2, 265, 312.8, 512.5, 327, 333.6, 290, 409, 588, 297, and

536; towards the north-east by parts of Section 1, 1609·3 links; towards the south-east by Section 5A, 1199·3 links; towards the north by the last-mentioned section, 1508 links; towards the east by a public road, 3868·4 links; towards the south-west by a public road, 3945·8 links; towards the south-east by a public road, 439·1 links; again towards the south-east by said road, 1430·9 links; and towards the south-west by a public road, 682·7 links, to the place of commencement.

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

Domain Board appointed to have Control of the Toko Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 25th day of October, 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

> ALFRED JAMES CHAINEY, JOHN BIRD HINE. JOSEPH THOMAS KILPATRICK, and WILLIAM HENRY WERE,

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

SCHEDULE

TARANAKI LAND DISTRICT.—TOKO DOMAIN.

SECTION No. 36, Block III, Ngaire Survey District: Area, 7 acres 0 roods 32.7 perches.

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

Domain Board appointed to have Control of the Pohangina Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 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 conterred 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

HERBERT HART, MULLIAM HOWELL,
NORMAN HAROLD MOAR,
GEORGE HENRY PASSEY, and
WILLIAM HENRY SMART,

as from the seventeenth day of August, one thousand nine hundred and twenty-one, to be the Pohangina Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the nineteenth day of November, one thousand nine hunderd and twenty-one, at half past two o'clock p.m., as the time when, and the Public Hall, Pohangina, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

Pohangina Domain.

ALL that area in the Wellington Land District, containing by ALL that area in the Wellington Land District, containing by admeasurement 18 acres 0 roods 18 perches, more or less, being Town Section 34 and Suburban Section 32B, Town of Pohangina. Bounded towards the north-west and northeast generally by Pohangina Road, 910 links, by a public road, 789·2 links, by the abutment of that road and by Section 32A, 825·9 links, and by a public road, 75·1 links, 323·8 links, 127·2 links, 414·5 links, 56 links, 278·3 links, 172·3 links, 125.5 links, 106.2 links, and 88.3 links; and towards the south-east and south-west generally by Sections 33 and 63, 767.7 links, 607 links, and 910 links, and by a public road, 1098.9 links: be all the aforesaid linkages more or less.

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

Domain Board appointed to have Control of the Rangiwahia

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

HARRY FRANKHAUSER,
WALTER EDWIN GIBBONS,
WILLIAM MARCHANT,
ERNEST WILLIAM PEMBERTON, and
FREDERICK JAMES SAYWELL,

as from the seventh day of September, one thousand nine hundred and twenty-one, to be the Rangiwahia Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the ninth day of November, one thousand nine hundred and twenty-one, at eight o'clock p.m., as the time when, and the Public Hall, Rangiwahia, as the place where, the first meeting of the Raard shall be held the Board shall be held.

SCHEDULE.

RANGIWAHIA DOMAIN .- WELLINGTON LAND DISTRICT. Section 61, Town of Rangiwahia: Area, 10 acres.

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

Domain Board appointed to have Control of the Woodville Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 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 contered 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

John Elder, Richard Morgan, John Murray, GEORGE PEEBLES, and CHARLES ROBERTSON STEVENS,

charles Robertson Strvens, as from the tenth day of August, one thousand nine hundred and twenty-one, to be the Woodville Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the nineteenth day of November, one thousand nine hundred and twenty-one, at half past seven o'clock p.m., as the time when, and the Secretary's Office, Woodville, as the place where, the first meeting of the Roard shell be held. Board shall be held.

SCHEDULE.

WOODVILLE DOMAIN .- HAWKE'S BAY LAND DISTRICT.

Woodville Domain.—Hawke's Bay Land District, containing by admeasurement 39 acres 3 roods 19 perches, more or less, being Rural Section 78, Block VIII, Woodville Survey District. Bounded towards the north-west by a public road for a distance of 3983 links; towards the north-east by Rural Section 12 and a drain reserve (Section 13) for a distance of 1000 links; towards the south-east by Rural Section 79 for a distance of 3991 links; and towards the south-west by a public road for a distance of 1000 links; be all the aforesaid linkages more or less.

F. D. THOMSON,

Clerk of the Executive Council.

The Southern Side of Portion of Pendarves Street, the Eastern Side of Portion of Liardet Street, and the Northern Side of Portion of Gilbert Street, in the Borough of New Plymouth, 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 1st day of November, 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 New Plymouth Borough Council on the sixth day of June, one thousand nine hundred and twenty-one,

viz.:—
"That the New Plymouth Borough Council, being the local authority having control of the streets hereinafter mentioned, hereby resolves and declares that the provisions of section one hundred and seventeen, subsection one, of the Public Works Act. 1908, shall not apply

of the Public Works Act, 1908, shall not apply "(a.) To that portion of the southern side of Pendarves Street to which Subdivisions 3, 4, and 5 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051, New Plymouth, have frontages; "(b.) Nor to that portion of the eastern side of Lieudet."

"(b.) Nor to that portion of the eastern side of Liardet Street to which Subdivisions 3 and 1 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051, New Plymouth, have

part 1031, 1049, 1000, and part 1031, 1049, 1000, and part (c.) Nor to that portion of the northern side of Gilbert Street to which Subdivisions 1 and 2 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051, New Plymouth, have frontages"; thiest to the condition that no building or part of a building

subject to the condition that no building or part of a building shall at any time be erected on the southern side of the portion of Pendarves Street, the eastern side of the portion of Liardet Street, and the northern side of the portion of Gilbert Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portions of streets.

SCHEDULE.

ALL that portion of street, situated in the Taranaki Land District, Borough of New Plymouth, known as Pendarves Street abutting on Subdivisions 3, 4, and 5 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051.

Also all that portion of street, situated in the said land district and borough, known as Liardet Street abutting on Subdivisions 3 and 1 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051.

Also all that portion of street, situated in the said land district and borough, known as Gilbert Street abutting on Subdivisions 1 and 2 of Sections 1029, 1030, part 1031, 1049, 1050, and part 1051.

As the said portions of streets are more particularly de-lineated on the plan marked P.W.D. 52297, deposited in the office of the Minister of Public Works at Wellington in the Wellington Land District, and thereon coloured red.

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

The South-western Side of Portion of Waitapu Road, Takaka, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Buildingline.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 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 Takaka Town Board on the fourth day of October, one thousand nine hundred and twenty-one, viz.:—

"That the Takaka Town Board, having control of that nortion of road described in the Schedule hereto. by

portion of road described in the Schedule hereto, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said portion of road.

SCHEDULE.

"All that the south-western half of the Waitapu Road, Takaka, measuring 500 links in length by 37.5 links in breadth, fronting Allotment No. 3 on D.P. 65, Nelson Land Transfer Office, which allotment is part of Section 19, Block X, Waitapu Survey District, and being all the land in certificate of title, Vol. 19, folio 119, Nelson Land Transfer Office, which said part of the Waitapu Road is more particularly shown on the plan attached hereto and thereon in outline coloured green "; subject to the condition that no building or part of a building shall at any time he created on the south western side of the

shall at any time be erected on the south-western side of the portion of Waitapu Road described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Nelson Land District, Takaka Town District, known as Waitapu Road, abutting on Allotment 3, D.P. 65, part Section 19, Block X, Waitapu Survey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 53034, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green. coloured green.

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

The North-eastern Side of Portion of Road in the Horowhenua County 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 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N 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 Horowhenua County Council on the thirteenth day of August, one thousand nine hundred and twenty-one,

viz.:—

"The Horowhenua County Council, having control of all that portion of the road abutting on subdivision of Section 51, Horowhenua Village Settlement, Block I, Waiopehu Survey District, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said road"; subject to the condition that no building or part of a building shall at any time be erected on the north-eastern side of the portion of road described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE.

ALL that portion of road, situated in the Wellington Land District, Horowhenua County, abutting on Section 51, Horowhenua Village Settlement. As the said portion of road is more particularly delineated on the plan marked P.W.D. 52754, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

Vesting a Reserve in the Malvern County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS the land described in the Schedule hereto has been permanently reserved for a public cemetery: And whereas it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the Malvern County. County:

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 the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that from and after the day of the date hereof the reserve described in the Schedule hereto shall become vested in the Cnairman, Councillors, and Inhabitants of the Malvern County, in trust, for a public cemetery.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 2358, Block VIII, Hawkins Survey District: Area, 10 acres.

F. D. THOMSON, Clerk of the Executive Council

License authorizing the Thames Valley Electric-power Board to erect Electric Lines in Piako, Matamata, and Hauraki Plains Counties, Te Aroha and Morrinsville Boroughs, and Matamata Town District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth—subject to the provisions of section fifty-eight of the Electric-power Boards Act, 1918, and 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 subregulations 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 Thames Valley Electric-power Board (hereinafter referred to as "the licensee") to erect and maintain electric lines for lighting, power, and heating purposes within the area of supply hereinafter described, such electric lines at present proposed to be erected being indicated on the plans marked P.W.D. 52213, 52215, 52217, and 52219, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District. Land District.

SCHEDULE.

1. Area of Supply.

The area of supply comprises the counties of Piako, Matamata, and Hauraki Plains, the boroughs of Te Aroha and Morrinsville, and the Town District of Matamata, all as at present constituted.

2. System of Supply.

Electrical energy shall be received in bulk from the Horahora supply at Public Works Department powerhouse or substations. This 11,000-volt supply shall be stepped down by transformers for distribution in accordance with clause 3 (c) of the regulations.

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

5. CHARGES FOR ELECTRICAL ENERGY.

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

purposes; and provided further that if accounts are paid within fourteen days after due date the charges shall not

exceed 9d. per unit for lighting purposes and 4½d. per unit for motor-power, cooking, or heating purposes.

In the case of wholesale supply the charges shall not exceed £12 per horse-power per annum. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £120 per annum.

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. ROUTES RESERVED FOR GOVERNMENT LINES.

The Board shall not, without the consent in writing of the Minister of Public Works, erect any electric lines along the routes of the Government Main Trunk transmission-lines.

8. BARE WIRES.

Notwithstanding anything hereinbefore contained, no bare wires shall be erected unless and until the consent of the Minister has first been obtained in accordance with the regulations.

9. Requirements of Local Authorities controlling Roads or Streets.

Notwithstanding anything contained herein, the licensee shall not be entitled to erect, maintain, or use any electric lines on roads or streets 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 local authority having control of such roads or streets.

10. LOCATION OF OVERHEAD LINES.

Notwithstanding anything hereinbefore contained, one side of every road or street shall be left free by the licensee for telegraph-lines. Lines shall not be erected on both sides of a road or street unless the permission of the Minister of Telegraphs or the Post and Telegraph Department is first obtained in accordance with clause 23 of the regulations.

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

Netting in New River Estuary.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this Ist day of November, 1921.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Orders in Council dated the twenty-first VV day of October, one thousand nine hundred and seven, the fourteenth day of December, one thousand nine hundred and nine, the thirtieth day of December, one thousand nine hundred and nine, the twenty-fourth day of October, one thousand nine hundred and ten, and the twenty-October, one thousand nine hundred and ten, and the twenty-eighth day of October, one thousand nine hundred and twelve, and published in the New Zealand Gazette No. 92, of the twenty-fourth day of October, one thousand nine hundred and seven, No. 105, of the sixteenth day of December, one thousand nine hundred and nine, No. 1, of the thirteenth day of January, one thousand nine hundred and ten, No. 96, of the third day of November, one thousand nine hundred and ten, and No. 81, of the thirty-first day of October, one thousand nine hundred and twelve, respectively, regulations were made governing the netting and sale of trout in the New River Estuary: And whereas it is desirable to amend the said regulations: the said regulations

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the Fisheries Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council of the twenty-eighth day of October, one thousand nine hundred and twelve, and the regulations made thereunder.

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

Parcel-post Regulations.—Amendments.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Orders in Council dated the twenty-third day of August, one thousand nine hundred and fifteen, the twentieth day of December, one thousand nine hundred and fifteen, the ninth day of December, one thousand nine hundred and eighteen, the eighth day of July, one thousand nine hundred and nineteen, and the twenty-sixth day of July, one thousand nine hundred and twenty, and published in the New Zealand Gazette of the twenty-fourth day of August, one thousand nine hundred and fifteen, the twenty-third day of December, one thousand nine hundred and eighteen, the twenty-third day of December, one thousand nine hundred and eighteen, the twenty-fourth day of July, one thousand nine hundred and nineteen, and the twenty-ninth day of July, one thousand nine hundred and twenty, respectively, regulations were made and rates of postage fixed under the authority of the Post Office Act, 1900, and the Post and Telegraph Act, 1908, respectively, for the conveyance of parcels by means of the Post Office: And whereas it is desirable to amend and add to such regulations, and to alter such rates of postage in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand,

to such regulations, and to alter such rates of postage in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Post and Telegraph Act, 1908, and of all other powers and authorities in that behalf enabling him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations and fix the rates of postage set forth in the Schedule hereto; and doth hereby revoke so much of the regulations and rates in the Schedules to the above-recited Orders in Council as is inconsistent herewith; and doth further order that the said revocation shall take effect, and the regulations hereby made and the rates of postage hereby fixed shall come into force, on the date of the publication of this Order in Council in the New Zealand Gazette, and that the regulations hereby made shall form part of and be read together with the above-recited regulations.

SCHEDULE.

RATES AND POSTAGE.—PARCELS.

(1.)

Inland

RATES AND POSTAGE.—PARCELS.

6d. for the first pound; 2d. for each additional pound or fraction thereof up to 10 lb.; 1d. for each additional pound or fraction thereof between 10 lb. and 28 lb.

The postage rates applicable to an 11 lb. parcel are charged on all parcels (except parcels containing fishing-rods, golf-clubs, or similar articles) weighing less than 11 lb. if such parcels exceed 4 ft. length and girth combined.

An additional fee of 6d. is charged on all inland parcels (except parcels containing fishing-rods, golf-clubs, or similar articles, exceeding 3 ft. 6 in. in length) that do not exceed 4 ft. length and girth combined, and 9d. on those that exceed 4 ft. length and girth combined, which the senders desire forwarded to destination in hampers.

POSTING AND LABELLING.

(2.) All packages of such a nature as to require special protection to assure their safe transmission through the post must be sent as parcels, and in the case of inland parcels the special "fragile" fee of 6d. or 9d. (as may be required) prepaid, otherwise that protection cannot be afforded. The special "fragile" fee does not apply, however, to parcels containing fishing-rods, golf-clubs, or similar articles which exceed 3 ft. 6 in. in length. All parcels presented for transmission through the post must be fully addressed on the parcels themselves, as well as on any tied-on labels. When a parcel is in a wrapping of material to which stamps or fragile labels do not properly adhere the sender must affix a tied-on label.

CUSTOMS DECLARATION.

(3.) The sender of a parcel addressed to any place beyond New Zealand must make (3.) The sender of a parcel addressed to any place beyond New Zealand must make a Customs declaration (on a form to be obtained at any post-office) describing the contents and stating the value, and also giving the name of the office of destination and the sender's signature and place of residence. In the case of parcels addressed to certain foreign countries, two or more declarations are required. A false declaration involves the forfeiture of the parcel, and renders the sender liable to prosecution under the Customs laws. The contents of a parcel must not be described on the Customs declaration in general terms, such as "Presents," "Groceries," &c., but each article must be enumerated, and, in the case of parcels containing foodstuffs addressed to the United Kingdom, the actual weight of each commodity shown. When there is not sufficient room on the form of Customs declaration, the necessary details must be shown by the sender on the cover of the parcel. shown by the sender on the cover of the parcel.

LIMITS OF WEIGHT AND SIZE.

(4.) Wheels up to a maximum diameter of 26 in. shall be accepted, at the sender's risk, for despatch in parcel bags to offices served by rail or steamer, provided they do not exceed in length and girth combined 7 ft. In such cases they will be labelled "Post Office accepts no risk." Wheels required to be forwarded in hampers, or addressed to places served by wheeled conveyance, must not exceed in diameter 2 ft.

Fishing-rods, golf-clubs, and similar articles in packages up to a maximum length of 4 ft. 6 in. may be accepted. In addition to the ordinary parcel rates the special "fragile" fee must also be paid on parcels of this class which do not exceed 3 ft. 6 in, in length

in length.

EXPRESS TRANSIT SERVICE.

(5.) On payment by the sender of a special fee of 6d. in addition to the postage, a parcel for delivery within New Zealand shall be forwarded to its destination by the first ordinary letter-mail despatched after the time of posting. On arrival at the office of destination such express parcel may be called for at the post-office; otherwise it shall be delivered in the ordinary course.

PACKING.

(6.) Tins of condensed milk may be forwarded both within New Zealand and to such countries beyond New Zealand as do not specially prohibit their introduction, provided that such articles are securely packed so as to prevent all risk or injury to other parcels or to officers of the Post Office.

Game and fish must be packed in straw or some similar substance, and the whole enclosed in calico or thin sacking, and the contents of the parcel must be indicated on the cover. Rabbit-skins may also be accepted for transmission, but the skins must be dried, and they must be packed in the manner prescribed for game and fish. Parcels containing perishable articles must have a special label "Perishable" affixed thereto. Unless the special express-transit rate is prepaid thereon such parcels will be accepted at sender's risk.

PROHIBITIONS.

(7.) Sulphuretted lime, calcium carbide, and rat poison shall not be transmitted

through the post.

Maori curiosities or articles of Maori workmanship or apparently of Maori workmanship shall not be accepted for transmission by post unless they are accompanied by the permit of the Minister of Internal Affairs, except that Maori kits made wholly of flax and not partly composed of the feathers of native birds will be accepted, provided the exporter signs a declaration that the kits are of modern manufacture (not more than twenty five years old) twenty-five years old).

Bullion.

(8.) No parcel of bullion may exceed 3 lb. in weight, except an inland parcel sent by any bank addressed to a bank at Auckland, Wellington, Dunedin, or Greymouth, when the parcel may weigh up to 8 lb.

CUSTOMS AND OTHER CHARGES PAYABLE BY SENDER.

(9.) Persons sending parcels to Australia, Papua, Union of South Africa, and Rhodesia, can take upon themselves the payment of the Customs and other charges ordinarily

payable by the addressee.

In the case of parcels sent under this arrangement the sender must pay a fee of 6d. In the case of parcels sent under this arrangement the sender must pay a fee of 6d., sign an undertaking to pay on demand the amount due, and make a deposit on account of the charges. The deposit shall be at the rate of 2s. for each 4s. or fraction of 4s. of the declared value of the parcel, but an additional deposit is required on certain articles of apparel addressed to Australia. A final settlement shall take place when a notification of the amount due has been received from the country of destination. An undertaking to pay charges under this arrangement cannot be accepted when the sender is residing only temporarily in New Zealand, or is unable to give a settled address in this Dominion.

PARCEL ADDRESSED TO UNITED KINGDOM.

(10.) The sender of a parcel addressed to the United Kingdom may request, at the time of posting, that if the parcel cannot be delivered as addressed it may be either (a) treated as abandoned, or (b) tendered for delivery at a second address in the country of destination. No other course is admissible. If the sender avails himself of this provision, his request must be written on the parcel, and must be in one of the following forms:—

"If not deliverable as addressed, abandon." If not deliverable as addressed, deliver to

In the absence of a definite request for abandonment, a parcel which is undeliverable at the original address and at the alternative address, if one is furnished, shall be returned to the sender at his expense and without previous notification.

CASH ON DELIVERY.—UNITED KINGDOM - NEW ZEALAND.

Cash on Delivery.—United Kingdom - New Zealand.

(11.) The cash-on-delivery system provides for the collection from the addressee by the Post Office, on behalf of the sender, of the value of articles contained in parcels exchanged between New Zealand and the United Kingdom. The system enables a person in New Zealand to order goods from the United Kingdom, or a person in the United Kingdom to order goods from New Zealand, have them despatched by parcelpost, and pay for them on delivery.

The amount collected from the addressee under the cash-on-delivery system is termed the "trade charge." This trade charge must not exceed £40 on any one parcel, and it must not exceed the declared value plus the postage and other fees payable on the parcel.

The sender must write in bold letters, beside the address on the cover, the word "Remboursement," and after it the amount of the trade charge in figures and words. No alteration in the amount of the trade charge shown on the cover is permitted, even if such erasure or correction be certified, nor can the amount of the trade charge be cancelled.

The sender may request at the time of posting that in the event of the parcel being undeliverable at the address stated thereon it may either be treated as abandoned or be tendered for delivery at a second address in the country of destination. If the sender avails himself of this facility his request must be written on the parcel in the following terms: "If this parcel is undeliverable to the addressee it should be (a) abandoned, (b) tendered for delivery to ." [The alternative not required should be struck out.]

In the absence of a definite request for abandonment, a parcel which is undeliverable.

should be struck out.]

In the absence of a definite request for abandonment, a parcel which is undeliverable at the expiration of fifteen days from the date of receipt at the office of destination will be returned to the sender, without previous notification, at his expense. A parcel bearing an alternative address shall be held at the disposal of the first addressee for eight days, and if not delivered at the end of that period it shall be held for a further period of seven days at the disposal of the second addressee before being returned to the sender as undeliverable.

A fee of 21d for each 51 or fraction of 61 of the taxage of 21d for each 51 or fraction of 61 of the taxage.

as undeliverable.

A fee of 2½d, for each £1 or fraction of £1 of the trade charge, and a special posting fee of 3d., in addition to the ordinary postage shall be collected from the sender of a cash-on-delivery parcel addressed to the United Kingdom.

The sender of a "trade charge" parcel must fill in a "request form," which includes a formal request for the collection of the trade charge and a declaration that the parcel is sent in fulfilment of an order. The posting fee of 3d. must be affixed to this form, but the fee of 2½d, for each £1 must be affixed to the parcel.

The counterfoil of the trade-charge money-order handed to the sender when posting the parcel must be given up by him when the money-order is paid to him on its return from the United Kingdom.

On parcels received from the United Kingdom under the cash-on-delivery system

On parcels received from the United Kingdom under the cash-on-delivery system a special delivery fee of 4d. per parcel is charged.

If the trade charge on a parcel from the United Kingdom is not paid within thirty days after its receipt at the office of delivery the parcel shall be treated as unclaimed. A parcel from the United Kingdom bearing an alternative address shall be held at the disposal of the first addressee for fifteen days, and if not claimed at the end of that period it shall be held for a further period of fifteen days at the disposal of the second addressee before being treated as undeliverable.

(12.) A parcel (other than one containing jewellery, or any article of gold or silver, or any precious stone) received from a place beyond New Zealand, addressed to a post office "to be called for," or for other reason required to lie at a post-office, will, after it has remained in the office fourteen clear days (excluding Sundays and holidays), be charged demurrage at the rate of 1d. a day.

REDIRECTED, UNDELIVERED, AND UNCLAIMED PARCELS.

(13.) A fresh "fragile" fee is not to be charged on a fragile parcel for each

redirection or for its return to the sender.

Parcels originating in Australia will be returned direct to the country of origin at the expiry of two months from date of posting of the advice of non-delivery.

INSURANCE OF PARCELS.

(14.) In addition to the insurance fees the special "fragile" fee of 6d. or 9d. (as may be required) must also be paid on all inland insured parcels which the senders desire forwarded in a hamper, except parcels containing fishing-rods, golf-clubs, &c., exceeding 3 ft. 6 in. in length; and unless this special fee is paid no claims arising out of the damage to any inland insured parcel will be entertained.

The special conditions regarding the packing and sealing of insured parcels do not apply to inland parcels insured for any sum not exceeding £2, which may be wrapped

and secured in the ordinary way.

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

License authorizing the Central Electric-power Board to erect Electric Lines in the Central Electric-power District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth—subject to the provisions of section fifty-eight of the Electric-power Boards Act, 1918, and the conditions set forth in the Schedule hereto, and to the regulations made under section two of the first-mentioned 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 subregulations hereafter made in amendment therefor of in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the Central Electric-power Board (hereinafter referred to as "the licensee") to erect and maintain electric lines for lighting, power, and heating purposes within the area of supply hereinafter described, such electric lines at present proposed to be erected being indicated on the plan marked P.W.D. 51134, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

SCHEDULE.

1. AREA OF SUPPLY.

THE area of supply comprises the Central Electric-power District duly constituted by Proclamation dated the 1st July, 1920, and published in the New Zealand Gazette No. 65, page 2124, of 8th idem.

2. System of Supply.

Electrical energy shall be received in bulk from the Hora-hora supply at Public Works Department substation located at Ruakura. This 11,000-volt supply shall be stepped down by transformers for distribution in accordance with clause 3 (e) of the regulations.

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

5. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. per unit for lighting and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor-generators for lighting purposes; and provided further that if accounts are paid within fourteen days after due date the charges shall not exceed 9d. per unit for lighting purposes and 4½d. per unit for motor-power, cooking, or heating purposes.

power, cooking, or heating purposes.

In the case of wholesale supply the charges shall not exceed £12 per horse-power per annum. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £120 per

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. ROUTES RESERVED FOR GOVERNMENT LINES.

The Board shall not, without the consent in writing of the Minister of Public Works, erect any electric lines along the routes of the Government Main Trunk transmission-lines from Arapuni.

8. REQUIREMENTS OF WAIPA AND WAIKATO COUNTY COUNCILS AND THE TAMAHERE ROAD BOARD.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to erect, maintain, or use any electric lines within the Counties of Waipa and Waikato and electric lines within the Counties of Waipa and Waikato and the Road District of Tamahere except subject to such con-ditions, 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 each of the said Councils and Board.

9. BARE WIRES.

Notwithstanding anything herein contained, no bare electric lines shall be erected unless and until the regulations have been strictly complied with.

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

Prescribing the Rate of Interest that may be paid by the Cambridge Borough Council in respect of £2,000, being the Balance of a Loan of £5,000 authorized to be raised for various Municipal Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, V 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 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 Cambridge Borough Council has been authorized to borrow the sum of five thousand pounds for various municipal works at five and one-quarter per centum, and is now desirous of borrowing two thousand pounds, being the balance of the five thousand pounds, at an increased rate of interest:

of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven,

dent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said two thousand pounds may be borrowed be increased to not exceeding six and a half 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 Cambridge Borough Council in respect of the said two thousand pounds shall be a rate not exceeding six and a half per centum per annum: and the said Cambridge Borough Council is hereby authorized to borrow the said sum of two thousand pounds accordingly. of two thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Geraldine Borough Council in respect of Loans of £5,000 and £800, authorized to be raised for erecting a Town Hall and Library and purchasing a Building for a Fire-brigade

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 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 Geraldine Borough Council has been

prescribed by the Governor-General by Order in Council:

And whereas the Geraldine Borough Council has been authorized to borrow the sum of five thousand pounds for erecting a town hall and library, and eight hundred pounds for purchasing a building for a fire-brigade station, at five and one-half per centum per annum, or such greater or lesser rate as may be allowed by law, and is now desirous of borrowing the money 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 loans of five thousand pounds and eight hundred pounds

loans of five thousand pounds and eight 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, and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Geraldine Borough Council in respect of the said loans of five thousand pounds and eight hundred pounds shall be a rate not exceeding six per centum; and the said Geraldine Borough Council is hereby authorized to borrow the said sums of five thousand pounds and eight hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Cambridge Electric-power Board in respect of a Loan of £15,000 authorized to be raised for the Construction of Electric Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS 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 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 Cambridge Electric-power Board has been authorized to borrow the sum of fifteen thousand pounds for

authorized to borrow the sum of fifteen thousand pounds for the construction of electric works at six per centum per annum, and is unable to obtain the money: And whereas the Minister of Finance has given his prece-dent consent as required by the above-recited section eleven,

dent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said fifteen thousand pounds may be borrowed be increased to not exceeding six and a half 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 Cambridge Electric-power Board in respect of the said fifteen thousand pounds shall be a rate not exceeding six and a half per centum; and the said Cambridge Electric-power Board is hereby authorized to borrow the said sum of fifteen thousand pounds accordingly.

F. D. THOMSON.

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

Prescribing the Rate of Interest that may be paid by the Cambridge Electric-power Board in respect of £10,000, being the Balance of a Loan of £60,000 authorized to be raised for the Construction of Electric Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, W 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 said Act, or is thereafter attendated, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, at a specified rate of interest, or for a specified term exceed-ing 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

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 Cambridge Electric-power Board has been authorized to borrow the sum of sixty thousand pounds for the construction of electric works, and is now desirous of borrowing the sum of ten thousand pounds, being the balance of the sixty 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

and it is desired that the rate of interest at which the said

ten thousand pounds may be borrowed be increased to not

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 Cambridge Electric-power Board in respect of the said ten thousand pounds shall be a rate not exceeding six and a half per centum; and the said Cambridge Electric-power Board is hereby authorized to borrow the said sum of ten thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the New Lynn Town Board in respect of Loans of £1,775 for the Conversion of certain Loans and the Purchase and Improve-ment of certain Reserves, and £2,000 for providing Storm-water Drainage.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, w 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 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 New Lynn Town Board has been authorized to borrow the sums of one thousand seven hundred and seventy-five pounds for the conversion of certain loans and the purchase and improvement of certain reserves, and two

the purchase and improvement of certain reserves, and two

thousand pounds for providing storm-water drainage, and is unable to obtain the money:

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 leans of one thousand seven hyndred and seventy five provided. loans of one thousand seven hundred and seventy-five pounds

loans of one thousand seven hundred and seventy-five pounds and two thousand 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 New Lynn Town Board in respect of the said loans of one thousand seven hundred and seventy-five pounds and two thousand pounds shall be a rate not exceeding six per centum per annum; and the said New Lynn Town Board is hereby authorized to borrow the said sums of one thousand seven hundred and seventy-five pounds and two thousand seven hundred and seventy-five pounds and two thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Christchurch City Council in respect of Loans of £50,000 and £3,500, authorized to be raised for the Erection of Municipal Offices and the Purchase of a Pleasure ground in Spreydon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, W 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 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, borrows such money, or such amount thereof as has not been borrowed, at such money are such to the precedent consent of the money are such to the precedent consent of the such terms are such to the precedent consent of the such terms are such to the precedent consent of the such terms are such terms and the such terms are such terms as the such terms are such terms and the such terms are s 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 Christchurch City Council has been authorized to borrow the sums of fifty thousand pounds for the erection of municipal offices, &c., and three thousand five hundred pounds for the purchase of a pleasure-ground in Spreydon, and is now desirous of borrowing the money at an increased rate of interest.

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 fifty thousand pounds and the said three thousand five hundred pounds may be borrowed be increased to not exceeding

dred pounds may be borrowed be increased to not exceeding six and a half 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 Christchurch City Council in respect of the said loans of fifty thousand pounds and three thousand five hundred pounds shall be a rate not exceeding six and a half per centum; and the said Christchurch City Council is hereby authorized to borrow the said sums of fifty thousand pounds and three thousand five hundred pounds accordingly.

E. D. THOMSON

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

Prescribing the Rate of Interest that may be paid by the Auckland Harbour Board in respect of £100,000, being Part of a Loan of £1,000,000 authorized to be raised for certain Harbour-works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 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,

And whereas the Auckland Harbour Board is empowered, under section three of the Auckland Harbour Board and Empowering Act, 1919, to borrow the sum of one million pounds at such rate of interest as will produce to the lender pounds at such rate of interest as will produce to the lender a return not exceeding five and a half per centum per annum, and is now desirous of borrowing one hundred thousand pounds, being part of the said one million 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 one hundred thousand pounds may be borrowed be altered to produce to the lender a return not exceeding six and a half 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

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 shall be such as will not produce to the lender a return exceeding six and a half per centum per annum; and the Auckland Harbour Board is hereby authorized to borrow the said sum of one hundred thousand pounds accordingly.

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

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, 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 supported. the loans hereby authorized.

COMPANIE	0
SCHEDULE.	£
DUNEDIN City Council (for repaying part of loan)	89,300
Mount Eden Borough Council (for streets-construc-	
tion)	10,000
Waipawa Borough Council (for erection of workers'	
dwellings)	5,000
Tamahere Road Board (for purchasing road-making	
machinery)	3,000
Foxton Borough Council (for water-supply and	- 000
drainage)	5,000
Inglewood County Council (for forming and metal-	, ,
ling Richmond Road)	1,000
Dannevirke County Council (for building workmen's	600
cottages)	600
Horowhenua County Council (for water-race protec-	500
tion)	900
Karepuka Road Board (for completing metalling of	250
roads)	200
	250
and machinery)	250
dwelling)	75
dweining)	10

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

Revoking Regulations regarding Netting in the New River Estuary, and making New Regulations in lieu thereof.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS it is enacted by the Fisheries Act, 1908, that the Governor-General in Council may from time that the Governor-General in Council may from time to time, by Order in Council gazetted, make regulations (to have force and effect throughout New Zealand or only in such waters or places as are specified in such regulations) for, amongst other things, imposing conditions and restrictions on the taking of fish, providing for the more effectual protection and improvement of fish, and prohibiting the use of nets or seines of all descriptions or of any specified descriptions. description:

description:
And whereas by Orders in Council dated the twenty-first day of September, one thousand nine hundred and four, the twenty-third day of August, one thousand nine hundred and seven, the twenty-first day of October, one thousand nine hundred and seven, and published in the New Zealand Gazette No. 78, of the twenty-second day of September, one thousand nine hundred and four, No. 76, of the twenty-ninth day of August, one thousand nine hundred and seven, and No. 92, of the twenty-fourth day of October, one thousand nine hundred and seven. regulations were made prohibiting the blundred and seven, regulations were made prohibiting the use of nets at the mouth or entrance of certain rivers and streams, including the New River Estuary:

And whereas by Order in Council dated the fourteenth day of December, one thousand nine hundred and nine, and publications.

or becember, one thousand nine nundred and nine, and published in the New Zealand Gazette No. 105, of the sixteenth day of the same month, regulations were made prohibiting the use of nets in portion of the New River Estuary, or in any river or stream running therein:

And whereas by Order in Council dated the thirtieth day of December, one thousand nine hundred and nine, and published in New Zealand Gazette No. 1, of the thirteenth day of

lished in New Zealand Gazette No. 1, of the thirteenth day of January following, regulations were made amending the here-inbefore-recited Orders in Council in so far as they relate to the New River Estuary and at or near the mouth or entrance thereof, and in the rivers and streams running into the

And whereas by Order in Council dated the twenty-fourth day of October, one thousand nine hundred and ten, and published in the New Zealand Gazette No. 96, of the third

day of November following, regulations were made prohibiting the use of nets at the mouth or entrance to certain rivers

ing the use of nets at the mouth or entrance to certain rivers and streams running therein:

And whereas by Order in Council dated the twenty-second day of February, one thousand nine hundred and sixteen, and published in *New Zealand Gazette* No. 25, of the second day of March, one thousand nine hundred and sixteen, regulations were made amending the regulations made by Order in Council of the twenty-fourth day of October, one thousand nine hundred and sixteen and ten.

nine hundred and ten:

And whereas it is desirable to revoke the hereinbeforerecited Orders in Council, and to make fresh regulations in lieu thereof:

lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the hereinbefore-recited power and authority, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Orders in Council of the twenty-first day of September, one thousand nine hundred and four, the twenty-third day of August, one thousand nine hundred and seven, the twenty-first day of October, one thousand nine hundred the twenty-first day of October, one thousand nine hundred and seven, the twenty-first day of October, one thousand nine hundred and seven, the fourteenth day of December, one thousand nine hundred and nine, the thirtieth day of December, one thousand nine hundred and nine, the twenty-fourth day of October, one thousand nine hundred and ten, and the twenty-second day of February, one thousand nine hundred and sixteen, and doth make the following regulations in lieu thersel thereof.

REGULATIONS.

- 1. No person shall put, throw, drag, draw, or place, or allow to be put, thrown, dragged, drawn, or placed, any net or seine of any description (except a landing-net) for taking trout in any portion of the New River Estuary, or rivers and streams running therein.
- 2. No person shall put, throw, drag, draw, or place, or allow to be put, thrown, dragged, drawn, or placed, any net or seine of any descripcion (except a landing-net) for taking fish of any description whatsoever in those portions of the New River Estuary described in the Sehedule hereto, and known as the netting-prohibited areas.
- 3. The penalty for breach of the above regulations shall be not more than £50.

SCHEDULE.

The netting-prohibited areas hereinbefore mentioned shall be all those areas forming portions of the New River Estuary and Harbour described as follows:—

- 1. All that portion of the New River Estuary at the mouths of the Waimatua and Waipaka Rivers, situated towards the east of a line connecting the north-east corner of Section 21, Block VI, Campbelltown Hundred, with the intersection of Block VI, Campbelltown Hundred, with the intersection of high-water mark by the prolongation in a westerly direction of the south side of the road forming the northern boundary of Section 1, Block VI, Campbelltown Hundred, the said line being defined on the ground by three beacon-posts painted white with black tops; the approximate positions of said posts being shown. All in the Land District of Southland. As the said area is coloured red and marked A on the plan marked M.D. 3562, deposited in the office of the Marine Department at Wellington.

 2 All that portion of the New River Estuary at the mouth
- 2. All that portion of the New River Estuary at the mouth of the Oreti or New River, situated towards the west of a line being the prolongation in a southerly direction of the west side of the road forming the eastern boundary of Section 19, Block XX, Invercargill Hundred, till intersected by a line proceeding due east from the north-eastern corner of Native Reserve 181, Block XXIII, New River Hundred, which last-mentioned line forms the southern boundary of the said area; each of the said lines being defined on the ground by two beacon-posts painted white with black tops; the approximate position of said posts being shown. All in the Land District of Southland. As the said area is coloured red and marked B on the plan marked M.D. 3562, deposited in the office of the Marine Department at Wellington.

 3. All that portion of the New River Harbour situated to 2. All that portion of the New River Estuary at the mouth
- 3. All that portion of the New River Harbour situated to the north of the Otatara Road and tramway bridge, which begins at the west end of Tweed Street in the Town of Inverorangill, and runs in a south-westerly direction across to the Otatara or western side of the New River Estuary. All in the Land District of Southland. As the said boundary is delineated in pink colour on plan marked M.D. 4370, and deposited in the office of the Marine Department at Wellington, in the Provincial District of Wellington.

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

Regulations under the Cinematograph-film Censorship Act, 1916, amended.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred on him by the Cinematograph-film Censorship Act, 1916 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend, in the manner and to the extent set forth in the Schedule hereto, the regulations made under the said Act on the eleventh day of September, one thousand nine hundred and sixteen, and gazetted on the same date; and doth hereby order and declare that the amendment hereby made shall take effect on the date of the publication thereof in the Gazette.

SCHEDULE.

REGULATION 6 of the said regulations is hereby amended by

Provided that the Minister may appoint some person to act as substitute in the place of any member of the Board who may, through illness or for any other cause, be unable to be present at a meeting of the Board. Such appointment shall be subject to such conditions as the Minister sees fit to impose impose.

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

Opening Lands in Auckland Land District for Sale or Selection.

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 over for sale or selection on Friday, the sixteenth day of that the lands described in the Schedule hereto shall be open for sale or selection on Friday, the sixteenth day of December, 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.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SECOND-CLASS LAND. West Taupo County.—Ongarue Survey District.—Part Ongarue Rlock

Section.	Block.	Area.	Capital Value.	O.R.P.: Half-yearly Rent.	R.L.: Half-yearly Rent.				
		Acres.	£	£ s. d.	£ s. d.				
1 :	V 1	1,097	2,260	56 10 0	45 4 0				
3	VI	741	1,480	37 0 0	29 12 0				
4	,,	728	1,640	41 0 0	32 16 0				
4 5	,,	708	2,040	51 0 0	40 16 0				
2	ΙΏ	644	1,540	38 10 0	30 16 0				
3	,,	617	1,320	33 0 0	26 8 0				
4	,,	803	1,720	43 0 0	34 8 0				
1 :	$\hat{\mathbf{X}}$	752	1,640	41 0 0	32 16 0				
3	,,	725	1,540	38 10 0	30 16 0				
10	,,	784	1,760	44 0 0	35 4 0				

This block lies on the south side of the Ongarue River, the This block lies on the south side of the Ongarue River, the portion now offered being from four miles and a half to nine miles eastward from Waimiha Railway-station by roads which are now in course of construction. There are several horse and foot tracks which traverse different parts of the block, and a stock-bridge has been erected over the Ongarue River leading to the sections. The country is mostly undulating to hilly and broken, and is more or less well watered by streams. The altitude ranges from 700 ft. to 1,600 ft.

Sections 1, Block V, 3 and 4, Block VI, and 2 and 3, Block IX are covered with fern and manuka scrub, the soil being pumice in nature of poor to fair quality. The balance

being pumice in nature of poor to fair quality. The balance of the sections are partly covered with heavy bush, comprising chiefly tawa, rata, totara, matai, rimu, kahikatea, with heavy undergrowth of mahoe, makomako, konini, &c., the soil

being fair to good pumice loam resting on sandstone or rhyolite formation. The open country contains numerous ploughable flats, which should be suitable for growing turnips or winter feed, and the land should make good sheep and cattle country when cleared and grassed.

Special Condition.—Public right of use of all existing tracks is reserved until the surveyed roads have been opened for traffic.

As witness the hand of His Excellency the Governor-General, this 27th day of October, 1921.

D. H. GUTHRIE, Minister of Lands.

Trustees for the Yaldhurst Public Cemetery appointed.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities vested in me by section four of the Cemeteries Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke a certain Warrant dated the twenty-eighth day of June, one thousand eight hundred and ninety, appointing trustees for the Yaldhurst Public Cemetery, and in lieu thereof do hereby appoint

JOHN FREDERICK FRANKS. THOMAS GREEN, LANCELOT NICKLAUS GUY, JOHN PAYNE, and ARTHUR GEORGE RAYNER

to be trustees to have the maintenance and care of the said cemetery as described in the Schedule hereto.

SCHEDULE.

YALDHURST PUBLIC CEMETERY .-- CANTERBURY LAND DISTRICT.

DISTRICT.

ALL that area in the Canterbury Land District, containing by admeasurement 10 acres 0 roods 9 perches, being Reserve 2538, situated in Block IX, Christchurch Survey District. Bounded towards the north-east by Carpenter's Road, 761.8 links; towards the east by Reserve 321, 727.7 links; towards the south-east by Bealey's Road, 81 and 1204.6 links; and towards the north-west by Section 3084, 1510.2 links.

As witness the hand of His Excellency the Governor-General, this 29th day of October, 1921.

D. H. GUTHRIE, Minister of Lands.

Notice of Exchange of Reserve for Land of Equal Value pursuant to Section 6 of the Public Reserves and Domains Act, 1908.

JELLICOE, Governor-General.

HEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered, in the case of any public reserve vested in His Majesty or the Governor-General for any of the purposes comprised in Class II in the Second Schedule to the said Act, to exchange any of the land comprised in such reserve to be dedicated to one or more of the purposes comprised in the said Class II:

And whereas the land described in Part I of the Schedule

the purposes comprised in the said Class II:

And whereas the land described in Part I of the Schedule hereto was duly set apart as a site for a police-station, being a purpose within Class II in the Second Schedule to the said Act, and it is expedient that the said land should be exchanged for the Crown land of equal value described in Part II of the Schedule hereto, and that the land last referred to should be dedicated as a site for a police-station:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the land described in Part II of the Schedule hereto is hereby exchanged for the land of equal value described in Part II of the Schedule hereto; and, further, that the land described in Part II of the Schedule hereto is hereby dedicated as a site for a police station (being a purpose comprised in Class II site for a police-station (being a purpose comprised in Class II of the Second Schedule of the Act). And I do hereby further declare that this notice is issued subject to the provisions of section seven of the said Act, and shall take effect according to the provisions of that section.

SCHEDULE.

PART I.

SECTION 15, Block VII, Matamata Township, Auckland Land District: Area, 1 rood.

PART II.

Section 19, Block VIII, Matamata Township, Auckland Land District: Area, 1 rood.

As witness the hand of His Excellency the Governor-General, this 27th day of October, 1921.

D. H. GUTHRIE, Minister of Lands.

Lands temporarily reserved in the North Auckland, Auckland, Hawke's Bay, Taranaki, and Wellington Land Districts.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers conferred by section three hundred and twenty-one of the Land Act, 1908, and section 69 of the Land for Settlements Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby temporarily reserve from sale the lands in the North Auckland, Auckland, Hawke's Bay, Taranaki, and Wellington Land Districts described in the Schedule hereunder written, for the purposes specified in the said Schedule.

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· ``	UΠ	L	Jυ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	14.

Locality.	Section.	Block.	Area.	Purpose for which Land reserved.				
	North Auck	LAND LAND D	ISTRICT.					
	2,02722 22772		A. R. P.					
D 1 4 1 17:11- m	29	1 1	0 1 24	Public-hall site.				
Pakotai Village	21 p	VI	5 0 0	Public-school site.				
Takahue Survey District	192, 193		0 2 16.5	Endowment for primary education				
Tauraroa Parish	Lots 23, 24, 80, and 8		1 1 0	Recreation.				
Whau Town North	of Section 1	51		2002000				
		. 1	4 1 24					
,,	Lots 5 and 6 of Section		4 1 0	**				
,,	Lots 4, 5, and 6, an	ia	4 1 0	,,				
	part 9 of Section 2		4 0 0	Public-school site.				
Te Miro Township	33 and 35		* 0 0	I done-school site.				
	Aucklan	D LAND DIST	RICT.					
n i til di a Tola La	4	XIV	6 0 0	Native-school site.				
Rotoiti Survey District	20	VII	0 1 0	Public-library site.				
Matamata Township	20	1 411	0 1 0	(2 dans man, y and				
	Hawke's 1	BAY LAND DIS	TRICT.					
D. I. I C	10	XI	5 0 35	Recreation.				
Puketapu Survey District	••	' '						
	TARANA	ki Land Disti	RICT.					
Omona Survey District	9	XII	3 3 0	Public-school site.				
Omona Survey District	•••	, .						
	Welling	ON LAND DIS	FRICT,					
Kakahi Village Settlement	1	1 I	0 3 0	Public-school site.				
Kaitieke Survey District	2	X	$2 \ 0 \ 0$	Roadman's-cottage site.				
Mangahao Survey District	106	VI	$\begin{array}{cccc} 2 & 0 & 0 \\ 5 & 2 & 0 \end{array}$,,				
Otaliana Survey District	Tet 1 of plan 110/	1	4 0 3.7	Public-school site.				
Otahoua Survey District	part Section 7	-,						

As witness the hand of His Excellency the Governor-General, this 20th day of October, 1921.

D. H. GUTHRIE, Minister of Lands.

Appointment of Member of Board of Health under the Health Act, 1920.—(H. 53.)

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred upon me by the Health Act, 1920, I, John Rushworth, Viscount Jellicoe, Governor-General of the Domnion of New Zealand, do hereby appoint

ROBERT ALEXANDER WRIGHT, Esq.,

to be a member of the Board of Health under the aforesaid Act, vice Thomas Frederic Martin, resigned.

As witness the hand of His Excellency the Governor-General, this 29th day of October, 1921.

C. J. PARR, Minister of Health.

Notification of Appointment of Unofficial Member of North Island Representation Commission.

Prime Minister's Office, Wellington, 28th October, 1921.

Pursuant to section 16 of the Legislature Act, 1908,
John Strauchon, Esq., I.S.O., of Wellington, late
Under-Secretary for Lands, has been appointed an unofficial
member of the North Island Representation Commission,
for the purposes of the said Legislature Act, 1908, in place
of William Charles Kensington, Esq., I.S.O., resigned.

W. F. MASSEY, Minister in Charge of Electoral Department.

Chairman of Licensing Committees appointed.

Department of Justice, Wellington, 2nd November, 1921. IS Excellency the Governor-General has been pleased to appoint

WILLIAM GLENDINNING RIDDELL, Esq., S.M., to be Chairman of the Licensing Committees for the districts of Hutt and Wellington, vice E. Page, Esq., S.M.

E. P. LEE, Minister of Justice.

Clerks and Bailiffs of Magistrates' Courts, &c., appointed.

Wellington, 2nd November, 1921.

IS Excellency the Governor-General has been pleased to appoint Department of Justice,

Constable ALEXANDER BISSETT

to be Clerk and Bailiff of the Magistrate's Court at Kaitaia, on and from the 19th day of October, 1921, vice Constable D. L. Caldwell, transferred.

Constable DENIS VAUGHAN

to be Bailiff of the Magistrate's and Warden's Courts at Naseby, on and from the 21st day of October, 1921, vice Constable H. W. Lemm, retired.

Sergeant Charles John King to be Bailiff of the Magistrate's and Warden's Courts at Hokitika, on and from the 1st day of November, 1921, vice B. Dowell, retired.

E. P. LEE, Minister of Justice.

Rangers under the Animals Protection Act, &c., appointed.

Department of Internal Affairs,
Wellington, 29th October, 1921.

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

JOHN DIGBY, Esq., of Ashburton,

to be Ranger for the North Canterbury Acclimatization District, under the Animals Protection Act, 1908, and Officer under Part II of the Fisheries Act, 1908.

GRAHAM McLEOD SHEPHERD, Esq., of Totara,

to be Ranger for the Waitaki Acclimatization District, under the Animals Protection Act, 1908, and Officer under Part II of the Fisheries Act, 1908. ALEXANDER GEORGE MACDONALD, Esq., of Pakotai,

to be Ranger for the Whangarei Acclimatization District, under the Animals Protection Act, 1908.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Honorary Forest Ranger appointed.

State Forest Service, Wellington, 1st November, 1921.

IS Excellency the Governor-General has, in pursuance of section 12 of the State Forests Act, 1908, been pleased to appoint

CHARLES EVERARD GRACE

to be an Honorary Ranger for Pirongia Mountain State Forest, situated in Pirongia Survey District, Auckland Land District.

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

Cemetery Trustees resigned.

Department of Lands and Survey,
Wellington, 25th October, 1921.

IS Excellency the Governor-General has been pleased to accept the resignations of

MATTHEW WATSON ARMSTRONG,

MATTHEW WATSON GAMESTAND,
HENRY CLEARY,
JAMES EDMUND HOLMES,
THE CHAIRMAN, WHANGAREI COUNTY COUNCIL, and
THE CHAIRMAN, MAUNU ROAD BOARD,

as trustees of the Maunu Public Cemetery.

D. H. GUTHRIE, Minister of Lands.

Inspector of Weights and Measures appointed.

Office of Public Service Commissioner,
Wellington, 27th October, 1921.

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

FREDERICK THOMAS POOL

to be an Inspector of Weights and Measures for the purposes of the Weights and Measures Act, 1908, as from the 2nd day of November, 1921.

A. C. TURNBULL, Secretary.

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

Office of Public Service Commissioner, Wellington, 31st October, 1921.

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

EDGAR JABEZ LUKEY, Esq., B.V.Sc., L.V.Sc., and JOHN NORMAN LAWSON, Esq., B.V.Sc.,

to be Inspectors for the purposes of the Stock Act, 1908, and the Slaughtering and Inspection Act, 1908, as from the 25th day of October, 1921.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office

Wellington, 1st November, 1921. T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz. :—

William Wanlockhead Wilson . . Te Awamutu. Henry Edgar Moore . . . Mervyn John Mander Robert James Bramley Algernon Thomas Dunckley Huntly. Mangawai. Ohinemuri. Pelorus. Algernon Thomas Dunck George Frederick Church Henry Arthur Munn . . John Thomas Martin . . Cecil Fred Higginson Thomas Henry Whelan Paul James Murphy Samuel Augustus Neill Awhitu. Helensville. Levin. Port Chalmers.

Mangaweka. . . Waiapu. Matiere.

Leslie Gavin Campbell Bartrum Wellington (at Courtenay Packard Place).

W. W. COOK, Registrar-General.

Public Trust Office .- Appointment of Agent at Rotorua.

T is notified for public information that Mr. CHARLES WILLIAM BUNTING GRIFFITHS has been appointed agent of the Public Trust Office at

Dated at Wellington this 28th day of October, 1921.

J. W. MACDONALD, Public Trustee.

Appointments, Promotions, Resignations, and Transfers of Officers of the N.Z. Army Medical Department and Terri-

Department of Defence.

Wellington, 2nd November, 1921.

IS Excellency the Governor-General has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the N.Z. Army Medical Department and Territorial Force.

N.Z. ARMY MEDICAL DEPARTMENT.

The undermentioned are transferred to the N.Z. Medical Corps, Reserve of Officers. Dated 21st October, 1921:—
Major (temp. Lieutenant-Colonel) W. S. Wallis, M.B., and relinquishes the temporary rank of Lieutenant-Colonel. Captain (temp. Lieutenant-Colonel) A. W. Hogg, O.B.E., M.B., and relinquishes the temporary rank of Lieutenant-Colonel

tenant-Colonel.

Captain (temp. Major) M. M. Hockin, M.B., and relinquishes the temporary rank of Major.

Captain (temp. Major) F. W. Lumsden, M.C., M.B., and relinquishes the temporary rank of Major.

1ST N.Z. MOUNTED RIFLES REGIMENT.

Canterbury Yeomanry Cavalry.

The notice published in the New Zealand Gazette No. 91, of 20th October, 1921, relating to Lieutenant H. J. D. Sheldon is cancelled.

Lieutenant H. J. D. Sheldon, late Unattached List (b), to be Lieutenant, with seniority from 10th December, 1915. Dated 20th October, 1921.

The notice published in the New Zealand Gazette No. 90, of

4th December, 1920, relating to 2nd Lieutenant A. A. E. Pennefather, Unattached List (General List), is cancelled. 2nd Lieutenant A. A. E. Pennefather, late Unattached List (General List), to be 2nd Lieutenant, with seniority from 29th April, 1916. Dated 25th October, 1921.

2nd Lieutenant F. A. Juggins, late Unattached List (General List), to be 2nd Lieutenant, with seniority from 6th March, 1919. Dated 20th October, 1921.

7TH N.Z. MOUNTED RIFLES REGIMENT.

Wellington East Coast.

Ronald James Sinclair to be Lieutenant. Dated 17th October, 1921.

N.Z. FIELD ENGINEERS.

Northern Depot.

The undermentioned to be 2nd Lieutenants (on probation).

Dated 19th October, 1921:—
Stanley George Scarborough.
Percy Elrick Coutts. Stanley Spier Dyason.

N.Z. CORPS OF SIGNALS.

Northern Depot.

The appointment of 2nd Lieutenant (on probation) J. O. Taylor is confirmed.

Walter Gilbert Crackles Ashbridge to be 2nd Lieutenant.
Dated 25th October, 1921.
2nd Lieutenant (on probation) W. P. Hay is transferred to the Auckland Regiment (10th C. Battalion). Dated 26th October, 1921.

N.Z. INFANTRY.

The Auckland Regiment.

2nd Lieutenant (on probation) W. P. Hay, from the N.Z. Corps of Signals, to be 2nd Lieutenant (on probation), with seniority from 23rd March, 1921 (10th C. Battalion). Dated 26th Qctober, 1921.

The undermentioned to be 2nd Lieutenants (on proba-

tion):—
William Henry Potter (8th C. Battalion). Dated 20th
October, 1921.

William Andrew Walsh (5th C. Battalion). Dated 21st

October, 1921.

Trevor Ogilvie Leishman Armstrong (5th C. Battalion).

Dated 21st October, 1921.

Leonard David Arthur Griffiths (7th C. Battalion).

Dated 21st October, 1921.

Lieutenant C. H. Adams is transferred to the Reserve of Officers, Class II (b), 1 R.D. Dated 26th October, 1921.

The Wellington Regiment.

Captain L. T. Herbert (late Mounted Signal Troops) to be Captain, with seniority from 16th February, 1915 (3rd Battalion). Dated 18th October, 1921.
Captain J. A. Duffy, from the Reserve of Officers, to be Captain (9th C. Battalion). Dated 19th October, 1921.
Clarence Farnsworth Stratford to be 2nd Lieutenant (3rd Battalion). Dated 25th October, 1921.

The Canterbury Regiment.

Major G. S. Hardy, from the Reserve of Officers, to be Major (7th C. Battalion). Dated 21st October, 1921.

The Otago Regiment.

The appointment of 2nd Lieutenant (on probation) P. S. de Q.

Cabot is confirmed (1st Battalion).
2nd Lieutenant (on probation) W. M. Downey (late N.Z. Post and Telegraph Corps) to be 2nd Lieutenant (on probation), (2nd Battalion). Dated 28th January, 1921.
Captain R. P. Boyne, Reserve of Officers, resigns his commission. Dated 25th October, 1921.

N.Z. ARMY SERVICE CORPS.

Northern Command.

The notice published in the New Zealand Gazette No. 91, of 20th October, 1921, relating to 2nd Lieutenant F. M. Jenkins, D.C.M., is cancelled.

Lieutenant F. M. Jenkins, D.C.M., from the Reserve of Officers, to be Lieutenant. Dated 29th June, 1920.

N.Z. MEDICAL CORPS.

The undermentioned are transferred to the Reserve of

Officers. Dated 22nd October, 1921:—

Major H. A. H. Gilmer, M.D.

Major W. E. Herbert, M.D.

Captain D. E. Fenwick. O.B.E., M.D., with rank of Major.

Major.
Captain (late Major, N.Z.E.F.) J. Connor, M.C., with rank of Major.
Captain (temp. Major) C. E. Bucknill, and relinquishes the temporary rank of Major.
Captain W. Reeve, M.R.C.S. Eng.
Captain H. C. P. Bennett, M.B.
Captain M. L. G. Hallwright, M.R.C.S. Eng.
Captain H. Huitson M.D.

Captain H. Hutson, M.D.
Captain H. E. Webb.
Captain (temp.) E. A. Walker, M.D., with rank of Captain.

The undermentioned are posted to the Retired List. Dated 22nd October, 1921:—
Captain J. W. McBrearty, F.R.C.S. Edin.
Captain A. McCreadie.
Captain G. T. Smith.

Captain H. G. H. Monk, M.R.C.S. Eng. Captain L. B. Burnett. Captain R. Church. Captain E. H. B. Milsom, M.D.

N.Z. ARMY NURSING SERVICE.

Longman, A.R.R.C., is posted to the Retired List. Dated 20th October, 1921.

The undermentioned members of the Service and Temporary Reserve are transferred to the Reserve. October, 1921:— Dated 20th

Matron-E. J. Harris.E. M. Dement, A.R.R.C. E. Hodges, A.R.R.C. Sisters-E. Austin. V. Barker. K. S. Cumming, A.R.R.C. J. M. Mercer. Staff Nurses-M. R. Smale E. M. Gebbie. J. M. Wright. A. Searell, A.R.R.C. Masseuse E. Stokes. C. Wise. Sister D. M. Taylor. Staff Nurse W. M. Scott, A.R.R.C. C. Macfarlane. M. M. Hanson. O. Rowe. E. McLeod. H. Sutherland. M. F. Goulstone, E. G. Hay, A.R.R.C. A. M. Paterson. L. Rood. A. Wason. K. de Renzi. F. Malling. C. Sutherland.

F. Siddells, A.R.R.C. Sister E. McLellan is transferred to the Reserve. Dated 13th October, 1921.

UNATTACHED LIST (b).

Central Command.

Lieutenant [Captain, Reserve of Officers (temp.)] G. J. Adams is posted to the Retired List, with the rank of Captain, under the provisions of General Headquarters Instructions No. 56, of 30th April, 1921. Dated 25th October, 1921.

Southern Command.

2nd Lieutenant T. A. Bunbury, D.C.M., is posted to the Retired List, under the provisions of General Headquarters Instructions No. 56, of 30th April, 1921. Dated 19th October, 1921.

RESERVE OF OFFICERS (R.D. 11).

The commission granted Captain (temp.) S. E. D. Neill is cancelled, under the provisions of section 5 (a) of the Defence Act, 1909. Dated 18th October, 1921.

R. H. RHODES, Minister of Defence.

G. Wilson.

Defence Rifle Clubs disbanded.

Department of Defence, Wellington, 27th October, 1921. IS Excellency the Governor-General has approved of the disbandment of the undermentioned Defence Rifle Clubs, under section 43, Defence Act, 1909:—

Ngapara Defence Rifle Club, with headquarters at Ngapara, Southern Command. Auroa Defence Rifle Club, with headquarters at Auroa,

Central Command.

Date of disbandment, 14th September, 1921.

R. HEATON RHODES, Minister of Defence.

Defence Rifle Club accepted.

Department of Defence. Wellington, 27th October, 1921. Is Excellency the Governor-General has been pleased to accept the services of the undermentioned Defence Rifle Club, under section 43, Defence Act, 1909:

Ruakaka Defence Rifle Club, with headquarters at Ruakaka, North Auckland.

Date of acceptance, 19th October, 1921.

R. HEATON RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 31st October, 1921. THE following notice, received from the Chairman of the Council of the County of Hauraki Plains, is published in accordance with the provisions of the Local Bodies' Loans Act. 1913.

W. F. MASSEY, Minister of Finance.

COUNTY OF HAURAKI PLAINS.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the County of Hauraki Plains taken on the 31st day of August, 1921, on the proposal to raise a machinery, &c., loan, the number of votes recorded for the proposal was 325, and the number of votes recorded against the proposal was 233.

I therefore declare that the proposal was rejected.

JAMES C. MILLER, Chairman of the Hauraki Plains County.

Result of Poll for Proposed Loan.

Wellington, 28th October, 1921. THE following notice, received from the Mayor of the Council of the Borough of Winton, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

BOROUGH OF WINTON.

Result of Poll on Proposals to raise Loans.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Borough of Winton was taken on the 12th day of October, 1921, at the Borough Council Chambers at Winton, on the proposal to borrow the sum of £2,000 for the purpose of erecting a soldiers' memorial and all other necessary works incidental thereto, and the sum of £2,140 for the purpose of purchasing the property known as "Gerrard's Bush," being part Section 7, Block VI, Hundred of Winton, containing 25 acres, more or less, for a scenic reserve.

The number of votes recorded for the proposal in so far as the same referred to the raising of £2,000 for the erection of soldiers' memorial was 54, and the number of votes recorded against the proposal in so far as the same referred to the raising of £2,000 for the erection of soldiers' memorial was 57.

The number of votes recorded for the proposal in so far Pursuant to section 12 of the Local Bodies' Loans Act

The number of votes recorded for the proposal in so far as the same referred to the raising of £2,140 for the purchase of "Gerrard's Bush" was 53, and the number of votes recorded against the proposal in so far as the same referred to the raising of £2,140 for the purchase of "Gerrard's Bush" was 58.

The number of informal votes recorded was 4. I therefore declare that the proposals were rejected. Dated this 13th day of October, 1921.

T. WALKER Mayor of the Borough of Winton. Results, of Polls for Proposed Loans.

Wellington, 1st November, 1921. THE following notices, received from the Chairman of the Council of the County of Raglan, are published in accordance with the provisions of the Local Bodies' Loans Act. 1913.

W. F. MASSEY, Minister of Finance.

COUNTY OF RAGLAN.

Whatawhata - Te Puroa Special Rating District.—Loan of £1,500 for forming a Road from Whatawhata to Te Puroa.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Whatawhata - Te Puroa Special Rating District of the County of Raglan taken on the 15th day of October, 1921, on the proposal to borrow the sum of £1,500 for the purpose of forming a road from Whatawhata to Te Puroa:—

Total number of valid votes recorded, 9; for the proposal, 9; against the proposal, nil.

The total number of valid votes recorded in favour of the proposal being more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be carried.

Port Waikato - Tuakau Bridge Special Rating District.—Loan of £2,000 for completing the Formation of the Road from Port Waikato to Tuakau Bridge.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Port Waikato-Tuakau Bridge Special Rating District of the County of Raglan taken on the 15th day of October, 1921, on the proposal to borrow the sum of £2,000 for the purpose of completing the formation of the road from Port Waikato to Tuakau Bridge:—

Total number of valid votes recorded, 41; for the proposal, 38; against the proposal, 3.

The total number of valid votes recorded in favour of the proposal being more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be

CAMPBELL JOHNSTONE, Chairman, Raglan County Council.

Ngaruawahia, 19th October, 1921.

Special Order made by the Wairau Road Board respecting Loan.

Department of Internal Affairs

Wellington, 28th October, 1921.

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

WM. DOWNIE STEWART, Minister of Internal Affairs.

WAIRAU ROAD BOARD.

In pursuance and in exercise of the powers vested in it by subsection (b) of section 16 of the Local Bodies' Loans Act, 1913, and subsection (10) of section 41 of the Hospitals and Charitable Institutions Act, 1909, and of all other Acts and powers (if any) it in their behalf enabling (an Order in Council in pursuance of section 20 of the Finance Act, 1919, having been obtained authorizing the Board to borrow), the Wairau Road Board hereby resolves, by way of special order, as follows: follow

1. That the Board proceed to raise a loan of £2,515 for the purpose of paying the Board's share of capital expenditure of the Wairau Hospital and Charitable Aid Board as certified to by the Secretary to the said Board, as required by subsection (10) of section 41 of the Hospitals and Charitable Institutions Act, 1909, under date the 17th day of September, 1920.

2. That such loan be called the Wairau Road Board Hospital and Charitable Aid Board's Contribution Loan of £2,515, 1920.

3. That the currency of the said loan shall be for a period of thirty-six and one-half years, commencing on the 1st day of November, 1920, and maturing on the 1st day of May, 1057

of November, 1920, and manning on the 1957.

4. That the interest on the said loan shall be at the rate of £5 10s. per centum per annum, and shall be payable half-yearly on each 1st day of May and November in each year.

5. That the form of security for the payment of principal and interest on the said loan shall be two debentures of £1,000 each and one debenture of £515, and relative coupons, in a form in conformity with the provisions of the Local Bodies' Loans Act, 1913.

6. That the Board doth hereby appropriate and pledge as security for the repayment of the said loan, and the interest, sinking fund, and other charges thereon, the special rate of 1/23rd of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the whole of the Wairau Road Board District.

I hereby certify that the above special order has been duly

E. J. HARVEY, Secretary, Wairau Road Board.

Special Order made by the Ellesmere Lands Drainage Board fixing Representation of Subdivisions.

Department of Internal Affairs,

Wellington, 27th October, 1921.

THE following special order, made by the Ellesmere Lands
Drainage Board, is published in accordance with the
provisions of the Land Drainage Amendment Act, 1920.

WM. DOWNIE STEWART, Minister of Internal Affairs.

ELLESMERE LANDS DRAINAGE DISTRICT. Special Order.

In pursuance of the Land Drainage Act, 1908, the Land Drainage Amendment Act, 1920, and the Counties Act, 1920, and of all other powers enabling it, the Ellesmere Lands Drainage Board hereby resolves by way of special order and

1. That the number of trustees to be elected for the sub-divisions of the Ellesmere Lands Drainage District shall be as follows

For the Ladbrooks Subdivision, two trustees. For the Tai Tapu Subdivision, two trustees. For the Halswell Subdivision, one trustee.

For the Greenpark Subdivision, one trustee.

For the Lake Subdivision, one trustee.

2. This special order shall come into force within the said drainage district on the 22nd day of October, 1921.

The common seal of the Ellesmere Lands Drainage Board was hereto affixed at the office of and in pursuance of a resolution of the said Drainage Board in the presence of—

RICHARD MORTEN, Chairman. JAS. MACKENZIE, Clerk.

Notice of Intention to take Additional Land in Block V, Tarawera Survey District, for the Purposes of a Quarry.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take additional land in Block V, Tarawera Survey District, for the purposes of a quarry. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Whakarewarewa, 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:

3 perches.

Portion of Rotomahana-Parekarangi 6A Section 2 No. 5B,
Block V, Tarawera Survey District. (S.O. 21922.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 52937, 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 31st day of October, 1921.

J. G. COATES, Minister of Public Works.

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

ROBERT EDWARD HAYES, Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the Napier Amateur Boxing Club (Incorporated) 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 27th day of October, 1921.

R. E. HAYES, Registrar of Incorporated Societies.

Amended Regulations made by the New Zealand Institute of Architects (Incorporated).

WHEREAS by section twenty-one of the New Zealand Institute of Architects Act, 1913 (hereinafter called "the said Act"), the Institute, with the approval of the Governor-General in Council, is authorized to make regulations for the carrying-out of the said Act:

And whereas regulations were so made, and published in the New Zealand Gazette of the seventh day of October, one

New Zealand Gazette of the seventh day of October, one thousand nine hundred and fifteen (hereinafter called "the said regulations"):

And whereas the said regulations were amended, and the amendments thereto published in the New Zealand Gazette of the seventh day of March, one thousand nine hundred and eighteen, the eighth day of April, one thousand nine hundred and twenty, and the twenty-eighth day of April, one thousand nine hundred and twenty-one:

And whereas it is desired to further amend the said regulations:

Now, therefore, the Institute, in pursuance and exercise of

Now, therefore, the Institute, in pursuance and exercise of the said authority, and with the approval of the Governor-General in Council, doth hereby amend the said regulations in the manner set forth in the Schedule hereto, and doth order that such amended regulations shall have effect from and after the third day of November, one thousand nine hundred and twenty-one.

SCHEDULE.

APPENDICES "J," "K," and "L" of the regulations published in the *Gazette* of the 7th October, 1915, are hereby revoked, and the following substituted in lieu thereof:—

APPENDIX "J."

DETAILS OF THE EXAMINATIONS UNDER REGULATIONS 163 TO 167 INCLUSIVE.

Every person desirous of qualifying himself for membership will be required to pass the following examinations: Provided that existing members of the Institute who (not having been examined previously) desire to sit for examinations shall not be required to pass the Preliminary Examination:—

The First and Second Professional and the Final Examination is the Institute having scheduled will be held providically.

tions of the Institute herein scheduled will be held periodically at such times and places as shall be duly notified by publication in the daily Press and/or the "Proceedings" of the Institute. The examinations will be conducted under the control and supervision of responsible persons as supervisors, to be appointed by the Committee of Architectural Education on the recommendation of the several district beautical. recommendation of the several district branches.

I. PRELIMINARY EXAMINATION.

This examination will be the Matriculation Examination of the University of New Zealand or any other recognized university, and in addition the candidate will be required to pass a test in drawing from the round, of some feature, as an indication that elementary training in consideration of form in its three dimensions is essential.

II. FIRST PROFESSIONAL EXAMINATION.

1. TESTIMONIES OF STUDY.

Two testimonies of study to be submitted as laid down Two testimonies of study to be submitted as laid down hereunder, and more particularly as annually announced at the commencement of each year. These are to be fully finished drawings on drawing-paper, 27 in. by 20 in., mounted on strawboard, and delivered at the registered office of the Institute, carriage paid, and addressed to the Secretary, four weeks before the commencement of the examination. The subjects to be as set forth below:—

A drawing of one Greek and one Roman order taken from well-known examples, but otherwise of the candidate's own selection.

The drawing to consist of at least two columns of the order, at least 7 in. high on the drawing, with details of all parts three times the size of the principal drawings, and with a small-scale plan and elevation of the building selected.

These drawings may be executed in any usual manner, but

These drawings may be executed in any usual manner, but must be accompanied by a declaration of originality.

HISTORY OF ARCHITECTURE (ELEMENTARY).

(i.) History.-General knowledge of the history of nations with reference to its influence upon architecture

(ii.) Constructive Principles and Situation.—General knowledge of the constructive principles and conditions of climate and situation under which architecture has developed at

and situation under which architecture has developed at different periods.

(iii.) Ancient Architecture.—Knowledge of the character of architecture in ancient Egypt, Assyria, Persia, Greece, and the Roman Empire to the end of the fifth century A.D., with a knowledge of some of the ancient buildings of each period, particularly those of Greece and Roman Empire.

(iv.) Mediæval Architecture.—Knowledge of the development of architecture in Europe from A.D. 500 to the introduction of the Renaissance in the various countries, with a particular knowledge of some of the more noted buildings of these periods in Constantinople, Italy, France, and England. (v.) Renaissance Architecture.—Knowledge of the causes for the Renaissance in Italy, and its spread and development in France and England, with a knowledge of some of the better known examples in Italy and France, and more particularly

France and England, with a knowledge of some of the better known examples in Italy and France, and more particularly those in England from the commencement of the seventeenth century to the end of the eighteenth.

(vi.) The evolution and purpose of simple architectural features in the foregoing features.

The object to be attained in the examination of candidates in this subject is to discover what the candidate understands of architecture as an expression of national life; under what influences and to what extent the development of the character took place; and the general forms in which this character was expressed. There is but little necessity for quoting dimensions and dates. A well-proportioned sketch with terse notes will usually convey more information than a detailed written explanation, and proves, moreover, that the architectural character of the building so illustrated has been well impressed on the mind. impressed on the mind.

Text-books.

History of Architecture on the Comparative Method, 1905 (B. F. Fletcher). (General knowledge of all but Part II; special knowledge of periods mentioned in syllabus.)

Reference-books recommended for General Study.

GENERAL

History of Architecture (Ferguson, J.), 6 vols.
History of Architectural Development (edited by F. M. Simpson), 2 vols.
A Short Critical History of Architecture (H. H. Statham).
Encyclopædia of Architecture (J. Gwilt).

GREECE AND ROME.

Architecture of Greece and Rome (Anderson and Spiers). Orders of Architecture (R. P. Spiers). Remains of Ancient Rome (Middleton).

BYZANTINE AND ROMANESQUE.

Byzantine and Romanesque Architecture (Sir T. G. Jackson).

MEDIÆVAL.

Gothic Architecture in England (Francis Bond). Gothic Architecture (Rickman). Parish Churches (R. and A. J. Brandon).

Gothic Mouldings (Paley).

RENAISSANCE.

Architecture of the Renaissance in Italy (W. J. Anderson). Architecture of the Renaissance in France (W. H. Ward), 2 vols.

Early Renaissance Architecture in England (J. A. Gotch). Growth of the English House (J. A. Gotch). The Practical Exemplar of Architecture.

Handbook of Ornament (Meyer). Styles of Ornament (Speltz and Spiers).

3. PRACTICAL MATHEMATICS.

- (i.) Plane and solid geometry, including simple conic sections.
 (ii.) Mensuration of simple plane and solid figures.
 (iii.) Graphic methods of calculating.

Text-books.

Practical Mathematics (Bates and Charlesworth), 2 vols. Geometrical Drawing for Art Students (Morris). Principles of Graphic Statics (S. Hardy).

4. STRUCTURAL MECHANICS.

Elementary structural mechanics to include

- (i.) The calculation of bending-moments in beams (variously loaded), Bow's notation, bending-moment diagrams, calculation of moments of resistance in wooden and steel beams.
- wooden and steel beams.

 (ii.) The calculation of columns of cast iron, steel, or wood, the values of l/r being given.

 (iii.) The calculation by graphic statics of the stresses in a simple roof of any of the forms mentioned below, including wind-pressure diagram; and the design of joints and sections of members to resist those stresses: (a) King-rod truss; (b) fan truss; (c) fink truss up to eight panels; (d) ordinary steel truss up to eight panels.

 (iv.) The calculation of the resistance of foundations and the stability of brick or masonry arches, retaining-

the stability of brick or masonry arches, retaining-walls, and buttresses.

Text-books.

Principles of Structural Mechanics (P. Waldram), Chapters 1 to 5, 7 to 23, 25 to 30, inclusive.

Stresses and Thrusts (G. A. T. Middleton), Chapters 1 to 16

and 18 to 22.

Principles of Graphic Statics (S. Hardy).

Reference-book recommended for General Study. Building Construction, Vol. iv. (Rivington).

5. BUILDING CONSTRUCTION (ELEMENTARY).

Simple construction as applied to the following trades: Foundations, concrete (excluding reinforced concrete), masonry, brickwork, carpentry, joinery, plastering, plumbing, slating, and tiling.

Text-books.

Building Construction, 2 vols. (C. F. Mitchell). Building Construction, Vols. 1 and 2 (Rivington), (modern edition by W. N. Twelvetrees).

Reference-books recommended for General Study.

Building Construction (edited by F. M. Simpson). Architect's Pocket-book (Kidder-Nolan). Australian Building Practice (J. Nangle). Building Materials (G. A. T. Middleton). Modern Practical Joinery (Ellis). Modern Practical Carpentry (Ellis).

6. FREEHAND DRAWING AND PERSPECTIVE.

i.) Freehand drawing from the cast.

(ii.) Drawing from memory one of six alternative subjects which are motifs of architectural ornament.

(iii.) Drawing a simple perspective in outline of a given subject.

Reference-books recommended for General Study.

Principles of Architectural Perspective (Middleton).

Architectural Perspective (Ferguson).
Architectural Drawing (R. P. Spiers).
Traité Elémentaire d' Architecture (Pierre d' Esquié).
Practical Notes for Architectural Draughtsmen (Cross and

Munby).
Handbook of Ornament (Meyer).
Styles of Ornament (Speltz and Spiers).

7. ORAL EXAMINATION.

To be based on the subjects comprised in the examination and on the drawings submitted as testimonies of the students' knowledge, the questions to be laid down uniformly for the various centres of examination.

III. SECOND PROFESSIONAL EXAMINATION.

1. TESTIMONIES OF STUDY.

Two testimonies of study to be submitted as laid down hereunder, and more particularly as announced at the commencement of each year. These are to be fully finished drawings, on drawing-paper not larger than 40 in. by 27 in., mounted on strawboard or stretchers, and delivered at the registered office of the Institute, carriage paid, and addressed to the Secretary. The drawings must reach the Secretary four weeks before the commencement of the examination.

The subjects are as follows:—

(a.) A drawing of some well-known building or portion

thereof to be found in usual text-books, which shall be one of three subjects appointed by the examiner; such drawing to show all practical constructional details as a working drawing.

(b.) A subject of design to be set annually by the Board

of Examiners.

2. HISTORY OF ARCHITECTURE (ADVANCED).

Candidates will be expected to have a general knowledge of the history of architecture among all nations and at all periods, but more especially among the European nations set down hereunder, and a more detailed knowledge of the various influences on and developments of architecture in the British Isles. The paper to be divided into two portions:

(a) General knowledge, and (b) candidate's special period.

(a.) General Knowledge.

(i.) Ancient Architecture.—The architecture of Egypt, Assyria, Persia, Greece, and the Roman Empire, with reference to the origin, development, and influences, with description of some of the notable buildings of the periods, illustrated with sketches. Alternative examples to be set.

(ii.) Byzantine and Romanesque Architecture.—A general knowledge of the history of the periods, the constructive ambitions and the consequent development. Prominent examples only will be required to be described and sketched.

(iii.) Gothic Architecture in Europe.—The origin, development, and consummation of the structural ambitions of and the inter-relation of Italy, France, England, the Netherlands, and Germany, in the Middle Ages; with a knowledge of the more noted examples in each country above mentioned, but more particularly those of England and France.

(iv.) Renaissance Architecture in Europe to A.D. 1800.—The rise, development, and spread of the Renaissance in Europe, and the character evolved in each country, with the influences behind it in Italy, France, and England; with a general knowledge of the notable examples in France and Italy, and a more detailed knowledge of the best buildings of the period in England.

(b.) Candidate's Special Period.

A detailed knowledge of the architecture of any one of the nations at the periods set forth below:—

(i.) Ancient Greece.

(ii.) Ancient Rome.

(iii.) Mediæval France.

(iv.) Mediæval England.

(v.) Renaissance in Italy.

(vi.) Renaissance in France.

(vii.) Renaissance in France.

(vi.) Renaissance in England.

The candidate is to select any one period and write a full description of the general history, national character, and all the influences upon the national architecture, and give at least three examples illustrated by sketches.

Text-book.

History of Architecture on the Comparative Method, 1905 (B. F. Fletcher).

Reference-books recommended for General Study.

GENERAL

History of Architecture (J. Ferguson), 6 vols.

History of Architectural Development (edited by F. M. Simpson), 2 vols.

A Short Critical History of Architecture (H. H. Statham).

Encyclopædia of Architecture (J. Gwilt). Civil Architecture (Sir William Chambers).

ANCIENT.

Antiquities of Athens (Stuart and Revett).
Fragments d' Architecture Antique (H. d'Espouy).
Greek Buildings (W. R. Lethaby).
Remains of Ancient Rome (Middleton).
Architecture of Greece and Rome (Anderson and Spiers). Orders of Architecture (R. P. Spiers).

BYZANTINE AND ROMANESQUE.

Byzantine and Romanesque Architecture (Sir T. G. Jackson). Church of Sancta Sophia, Constantinople (Lethaby and Swainson).

Dalmatia, the Quarnero and Istria (Sir T. G. Jackson).

MEDIÆVAL.

Gothic Architecture in England (Francis Bond).

Gothic Architecture in England (Francis Bond).
Gothic Architecture (Rickman).
Parish Churches (R. and A. J. Brandon).
Gothic Mouldings (Paley).
Cathedrals of England and Wales (F. Bond).
Analysis of Gothic Architecture (R. and A. J. Brandon).
Architectural Parallels (E. Sharpe).
Brick and Marble of the Middle Ages in Italy (G. E. Street).

RENAISSANCE.

Architecture of the Renaissance in Italy (W. J. Anderson). Architecture of the Renaissance in France (W. H. Ward), 2 vols.

Early Renaissance Architecture in England (J. A. Gotch). Growth of the English House (J. A. Gotch). The Practical Exemplar of Architecture.

Later Renaissance Architecture in England (Belcher and

Macartney).
Fragments d' Architecture de la Renaissance (H. d'Espouy).
Architecture of the Renaissance in England (J. A. Gotch).
London Houses, 1660 to 1820 (A. E. Richardson).
Renaissance in Italy, France, and England (F. M. Simpson).
Works of Inigo Jones (Triggs and Tanner).
French Chateaux and Gardens (W. H. Ward).

Handbook of Ornament (Meyer). Styles of Ornament (Speltz and Spiers).

3. Structural Mechanics and Theory of Construction.

The theoretical design of steel-framed and reinforced-concrete structures, including the application of calculations for stresses and resistance in beams, cantilevers, columns,

roofs, retaining-walls, arches, buttresses, and foundations to general building practice. Candidates to be allowed the use of pocket companions or handbooks issued by the Carnegie Steel Company or Dorman, Long, and Co., showing properties of sections. Such books to be handed in for inspection twenty-four hours before the examination, and to have no additional notes added additional notes added.

Reference-books recommended for General Study.

Reinforced Concrete (F. Rings).
Reinforced Concrete (Hool).
Reinforced Concrete (C. F. Marsh).
Reinforced Concrete Manual (Marsh and Dunn). Principles of Structural Mechanics (P. Waldram), Chapters 1 to 5, 7 to 23, 25 to 30, inclusive.

Stresses and Thrusts (G. A. T. Middleton), Chapters 1 to 16 and 18 to 22.

Architects' and Builders' Pocket-book (Kidder-Nolan). Rivington's Building Construction, Vol. iv.

4. Building Construction (Advanced Applied CONSTRUCTION).

(a.) Foundations, underpinning, shoring, scaffolding, reinforced concrete, brickwork, masonry, carpentry, joinery, structural steel-work, plumbing, slating, tiling, plastering,

painting, glazing.
(b.) Materials of construction: The materials used in the construction of buildings, including cement, lime, sand, gravel, stone, brick, timber, copper, iron, steel, slates, tiles, lead, zinc, and oils, paint, and varnish.

Reference-books recommended for General Study.

Building Construction, 2 vols. (C. F. Mitchell).
Building Construction, 4 vols. (Rivington), (modern edition by W. N. Twelvetrees).
Building Construction (edited by F. M. Simpson).
Architect's Pocket-book (Kidder-Nolan).
Australian Building Practice (J. Nangle).
Building Materials (G. A. T. Middleton).
Modern Practical Joinery (Ellis).
Modern Practical Carpentry (Ellis).
Reinforced Concrete (F. Rings).
Reinforced Concrete (Hool).
Reinforced Concrete (C. F. Marsh).
Reinforced Concrete Manual (Marsh and Dunn).
Testing of Materials (W. C. Union). Building Construction, 2 vols. (C. F. Mitchell).

5. Hygiene, Sanitation, Lighting, and Fire-prevention.

(a.) Site and aspects, soils and subsoils, ventilation, heat-

(a.) Site and aspects, soils and subsoils, ventilation, heating, and hot water engineering.
(b.) Sanitary plumbing and drainage, gas and water supply.
(c.) General knowledge of the systems of lighting, natural and artificial, their suitability for various occupations and their influence upon health. General knowledge of electricity and magnetism, relating to induction, electric current, units of electrical quantities, methods of generating and systems of wiring and insulating, and the prevention of fusing. Only such knowledge is required as is essential to an architect in his usual practice.
(d.) General knowledge of modern methods of fire and panic prevention in relation to the designing of buildings and their fitments.

Reference-books recommended for General Study. Architectural Hygiene (B. F. and H. P. Fletcher). Architectural Hygiene (B. F. and H. P. Fletcher).

Domestic Sanitation and Plumbing (Herring Shaw).

Modern Sanitary Engineering (G. Thomson).

Elementary Electricity (S. P. Thompson).

Fire-prevention and Fire-protection applied to Building Construction (J. K. Freitag).

Sanitary Fittings and Plumbing (G. L. Sutcliffe).

6. ARCHITECTURAL ORNAMENT AND DECORATION.

A general knowledge of historic ornament, mouldings, and details of architecture of the nations and at the periods set forth below, and knowledge of the influence and materials affecting the development of such features and details, and knowledge of the true application of decorative motifs:—

Ancient Greece; ancient Rome; mediæval England; Renaissance in Italy; Renaissance in France; Renaissance in England.

It is essential for this subject that the candidate should be able to make sketches of the features he describes.

Reference-books recommended for General Study. Traite Elementaire d' Architecture (Pierre d'Esquie). Practical Notes for Architectural Draughtsmen (Cross and Munby).

Fragments d' Architecture Antique (H. d'Espouy).
Fragments d' Architecture de la Renaissance (H. d'Espouy).
Civil Architecture (Sir Wm. Chambers).

Handbook of Ornament (Mever). Styles of Ornament (Speltz and Spiers).
Gothic Mouldings (Paley).
Analysis of Gothic Architecture (R. and A. J. Brandon).

7. Theory of Architectural Design. (Not required at present.)

8. Draughtsmanship.

A drawing to be made of a simple subject set by the examiners, fully rendered with shadows projected, and in either elevation or perspective, or both, as may be required.

Reference-books recommended for General Study. Designs of the Ecole des Beaux Arts (published annually). Architectural Shades and Shadows (M. C. Goodwin). Architectural Braues and Shadows (M. C. Goodwin). Principles of Architectural Perspective (Middleton). Architectural Perspective (Ferguson). Architectural Drawing (R. P. Spiers). Traite Elementaire d' Architecture (Pierre d'Esquie).

9. ORAL EXAMINATION.

To be based on the papers set and the drawings submitted. The questions to be laid down uniformly for all centres of examination.

IV. FINAL EXAMINATION.

1. ARCHITECTURAL DESIGN (TEST SUBJECT).

IV. FINAL EXAMINATION.

1. ARCHITECTURAL DESIGN (Test Subject).

(a.) Six months before the date appointed for the examination two alternative subjects for a design will be announced. Candidates who have made application for the schedule of these subjects have the option of selecting either of them. The subject selected is to be worked up by him, and is to consist of all necessary plans, elevations, and sections drawn to a suitable scale as for a contract, with a sketch perspective and a sheet of typical details drawn to a larger scale. These drawings, properly mounted on cardboard or strainers, and accompanied by a sealed envelope containing the candidate's name, and a declaration that the design is entirely his own design and execution, shall be lodged at the registered office of the Institute in Wellington, addressed to the Secretary, by a date laid down in the schedule of subjects, and not less than two months before the commencement of the remaining portion of the examination. Carriage to be paid by the candidate. The Secretary will place these drawings before the Board of Examination appointed by the Committee of Architectural Education, who will judge the designs submitted and record their approval or otherwise. Only those candidates whose designs are approved by the Board will be permitted to sit for the completion of the examination. The designs shall be numbered by the Secretary in the order of their arrival, and he shall similarly number and retain the sealed envelopes unopened until the decisions of the Board are made known, which date shall be at least one month prior to the date for the remainder of the examination.

(b.) To the successful candidates in the subject set under (a) the Secretary shall forward, with the notification of their designs being approved, a notice of the subject to be set under (b). This portion of the examination shall be a further

(a) the Secretary shall forward, with the notification of their designs being approved, a notice of the subject to be set under (b). This portion of the examination shall be a further test in design. The general nature of the subject to be set, without details, shall be notified as above, one month before the examination. The details of the problem are to be announced only in the examination-room, and will embrace either a small problem or a small subject of a larger one. This is to be worked out in the examination-room under supervision. Enlarged details of the design may be required.

Reference-books recommended for General Study.

Principles of Planning Buildings (P. L. Marks). Houses and Gardens (Lutyens) (L. Weaver).

Recent English Domestic Architecture (Technical Journals, Limited), 5 vols.

Designs of the Ecole des Beaux Arts (published annually).

Town-planning in Practice (R. Unwin). Civic Art (T. H. Mawson).

2. Professional Practice.

The relations of employer, contractor, subcontractor, and architect. Laws and by-laws relating to buildings, building contracts, and the rights of building owners, contractors, subcontractors, merchants, and employees.

3. Specifications.

A short specification for the design done in the examination-room, or of a portion thereof, or such other subject as may be set by the Board of Examiners.

Reference-books recommended for General Study. Specifications (F. W. Masey). Specifications (J. Leaning).

4. ORAL.

To include questions relating to the designs submitted, estimating, office practice, etiquette, professional conduct, in addition to questions on the papers set and the designs submitted.

questions to be standardized for all centres of examination, except those relating to the designs submitted.

NOTE.—It is notified, for the information of candidates,

that the examination-papers will be based only on those books marked "Text-books." The "List of Books recommended for General Study" is for the information and guidance of candidates to enable them to improve their reading, and to assist them in forming a useful reference library.

APPENDIX "K."

SCALE OF PROFESSIONAL CHARGES.

Conditions of Engagement.

The registered architect is employed subject to the following The registered architect is employed subject to the following conditions founded upon the customs of the profession, and his charges are payable according to the scale of charges adopted and issued by the Council of the New Zealand Institute of Architects, which scale as hereinafter stated is fixed and accepted on the basis of the same conditions and is binding upon all members of this Institute:—

(a.) That the architect's full professional services consist of the necessary conferences; the preparation of preliminary studies, working drawings, specifications, large-scale and full-size detail drawings; calling for tenders: preparation and signing of the contract:

the issuance of progress and final certificates of payment; and the general supervision of the execution of the works, including the exercise of all powers conferred on the architect by the conditions of the contract.

(b.) That the supervision which an architect will give to the work is general only, and nothing further than general supervision is covered by the following scale of charges. General supervision includes only periodical visits of inspection by the architect or his deputy for visits of inspection by the architect or his deputy for the purpose of ascertaining, so far as can reasonably be ascertained by periodical inspections, whether the work is being generally carried out in accordance with the design and the contract.

with the design and the contract.

(c.) That in all cases where more than general supervision is required a clerk of works shall be employed for this purpose. He shall be nominated or approved by the architect and appointed and paid by the client. He shall be under the architect's direction and control. The architect will generally supervise the work of the clerk of works, but further or otherwise accepts no responsibility for the due carrying out by the clerk of works of his duties.

(d.) That the architect has authority to give such orders on behalf of the client as are necessitated in the client's interests by constructional emergencies.

(e.) That the architect is empowered to make such devia-

client's interests by constructional emergencies.

(e.) That the architect is empowered to make such deviations, alterations, additions, and omissions as he may reasonably consider desirable in the client's interests in carrying out the works. If material addition to the cost of the contract or order is caused thereby, such additional cost shall first be approved by the client.

(f) That the fees of any consultant or consultants (if any)

by the client.

(f.) That the fees of any consultant or consultants (if any) retained for any part of the work with the concurrence of the client are not included in the architect's usual charge, but shall be paid for by the client.

(g.) That in all cases in which any projected work is not proceeded with the architect's services shall be paid for as itereinafter provided.

(h.) That the cost of the preparation of quantities, the measurement and valuation of variations, additions, and omissions, and the preparation of the statement

and omissions, and the preparation of the statement of accounts in connection with any contract based on bills of quantities is not included in the charges,

but is to be paid for in addition thereto.

(i.) That all plans, specifications, tracings, and copies are and shall remain the property of the architect whether the work for which they are made is executed or not, and that the copyright is vested in him. The charge for these is for their use only in connection with any special work for which they were prepared.

I. Scale of Professional Charges.

1. For taking the client's instructions, preparing preiminary studies for consideration and discussion, preparing working drawings of the completed design and specifications; obtaining tenders, advising on tenders, and preparing the contract; selecting and instructing consultants (if any); furnishing the contractor with one complete set of copies of the drawings and specifications, and such other details

as are necessary for the proper carrying-out of the works; furnishing one copy to the principal local authority for building permits; general supervision as above defined, and building permits; general supervision as above defined, and issuing certificates of payment—the charge in respect of new works to be 6½ per cent. on the total cost of the completed

. If the project or part of it be abandoned or postponed, or the services of the architect cease or are dispensed with before a contract is entered into or any order given, the

charges are as follows:-

(a.) For taking the client's instructions, preparing pre-liminary studies for consideration and discussion— 12 per cent. on a reasonable estimated cost of the

projected work.

(b.) For taking the client's instructions, preparing preliminary studies for consideration and discussion; preparing working drawings and specifications; selecting and instructing consultants (if any); furnishing the processory project of the drawings. nishing the necessary copies of the drawings and specifications as above—4 per cent. on a reasonable estimated or actual cost of the projected work.

For all copies of plans and specifications additional to the above required for any purpose whatsoever an additional

charge will be made.

4. For acting as professional adviser and/or architectural 4. For acting as professional adviser and/or architectural member of any jury of award in any competition held under the regulations of this Institute governing competitions, the charge shall be a sum of not less than fifty guineas, plus one-fifth per centum upon a reasonable estimated cost of the proposed building.

5. For work carried out on any system other than by contract under one general contractor an additional charge will be made.

will be made.

contract under one general contractor an additional charge will be made.

6. (a.) For carrying out the architectural work relating to alterations and repairs, and for works costing under £1,000, the minimum rate of 6½ per cent. is unremunerative, and the architect may therefore charge a higher rate as follows: If the cost does not exceed £1,000 the percentage may be 10 per cent. in the case of works costing £100, graduated to 6½ per cent. in the case of works costing £1,000, as the special character of such works may render appropriate.

(b.) For designs for furniture and fittings of buildings, for their decoration with paintings or mosaics, for their sculpture, for stained-glass windows, for work in which complex details or construction are main features, for lay-out plans and designs for gardens, and similar work, the charge will not be upon a basis of a percentage of the cost of the same, but will be regulated by the special circumstances and conditions.

7. The above charges do not cover the professional services in connection with negotiations for site, in surveying it and taking levels, in making surveys and plans of buildings to be altered, in arrangements respecting party walls or rights of lights, nor services incidental to arrangements consequent upon failure of builders whilst carrying out work, or in cases of subsequent litigation; but all such services are charged for according to circumstances.

8. If after the plan has been completed in accordance with

of subsequent negation; but an such services are charged for according to circumstances.

8. If after the plan has been completed in accordance with the instructions of a client he requires material alterations to be made in the drawings, the architect shall be entitled to make an extra charge commensurate with the extent of the work involved in making such alterations.

9. In all cases where work is executed wholly or in part with old materials, or where material, labour, or carriage is provided by the client, the percentage shall be calculated as if the works had been executed throughout by a contractor, and with new materials.

and with new materials.

10. Payments to the architect on account of his charges are due as his work progresses, and in the following manner: Upon completion of the preliminary studies, 1½ per cent; upon completion of the specifications and general working drawings, 2½ per cent. additional; the remainder of the charge shall be payable by instalments from time to time as the work proceeds. The foregoing percentages are calculated upon the total amount of the contract or order, or (should the work or part of it be postponed or abandoned) upon a reasonable estimated cost of the work, and no part of such payment shall be reclaimable from the architect in the event of the subsequent abandonment of such works. No portion of the architect's charges shall be withheld by the client because of any dispute between the client and contractor. Should the work be abandoned or stopped at any stage, the charges of any dispute between the client and contractor. Should the work be abandoned or stopped at any stage, the charges provided for by sections 1 or 2, as the case may be, are payable at the time of the stoppage. In the case of works under section 6 being abandoned, the payments to the architect for the works specified in clauses (a) and (b) of section 2 respectively shall bear the same proportion to the total charges provided for under section 6 that the charges mentioned in the said clauses bear to the charges provided for under section 1, and are payable at the time of the stoppage.

11. When an architect supplies builders with quantities on which to form tenders for executing his design, he must do so with the concurrence of his client, the cost of such extra service not being included in the charge of $6\frac{1}{2}$ per cent.

12. Besides the above charges, all travelling, advertising, and other incidental expenses incurred by the architect are payable by the client, who may be also charged for the time occupied in travelling if the work be executed at a considerable or inconvenient distance, or if more than ordinary attendance is required.

II. Housing Schemes, Quantities, Valuations, &c.

The introduction of "housing schemes," and the preparation the Institute adopts, in general terms, the scale laid down by the Royal Institute of British Architects, allowing for such variations as are necessary to meet local conditions.

III. Surveys.

For inspecting, reporting, and advising on the sanitary conditions of premises the charge is by time occupied, and will depend upon the professional standing of the architect, the minimum fee being five guineas per day, in addition to the cost of assistance and appliances.

IV. Arbitrations, &c.

For qualifying to give evidence, settling proofs, conferences with solicitors and counsel, attendance in Courts or before arbitrators or other tribunals, or for acting as arbitrator or umpire in an arbitration, and for other services in connection with litigation and/or arbitration, the charges are based upon the time occupied and the professional standing of the architect, but in no case shall they be less than five guineas per day or part of a day.

APPENDIX "L."

REGULATIONS FOR THE CONDUCT OF ARCHITECTURAL COMPETITIONS.

The View of the Council of the Institute upon Competitions.

Public bodies and others have of late years frequently had recourse to competitions amongst architects where buildings of a public or otherwise important nature are needed. It is assumed that the motive prompting bodies who promote such competitions is that they are desirous of who promote such competitions is that they are desirous of getting the best design possible for their project: they are enabled to choose an arehitect through comparison of the designs submitted. Architects taking part in such competitions are naturally desirous of producing the best possible designs: it will therefore be readily seen that the interests are identical.

It sometimes happens that conditions issued in connection It sometimes happens that conditions issued in connection with some competition are faulty in some important particular, and consequently offer no inducement to architects of standing to compete. In such cases the promoters are communicated with and the defective or unsatisfactory clauses are pointed out, and a copy of these regulations is submitted as a guide for the remodelling of the conditions. The New Zealand Institute does not assume to dictate the promoter's course in conducting a competition between

The New Zealand Institute does not assume to dictate the promoter's course in conducting a competition, but aims to assist him by advising the adoption of such methods as experience has proved to be just and wise. So important, however, does the adoption of such methods appear to architects that members of this Institute do not take part in any competition except under conditions based on these regulations, which, if adopted by all bodies promoting competitions, would avoid much vexation and delay, and the banning of competitions would be at once rendered unnecessary. It is therefore necessary that all conditions of competition should be submitted for the approval should be printed on the conditions when issued. No member of the Institute is permitted to enter any competition without such approval being first obtained and printed on the face of the conditions. of the conditions.

Competitions may be conducted in one of the following

(a.) By advertisement inviting architects willing to compete for the intended work to send in designs. For competitions for public works of great architectural importance this method is recommended.

tectural importance this method is recommended.

(b.) By advertisement inviting registered architects willing to compete for the intended work to send in their names by a given day, with such other information as they may think likely to advance their claim to be admitted to the competition. From these names the promoters, with the advice of a professional adviser, shall select a limited number to compete, and each competitor thus selected shall receive a specified sum for the preparation of his design.

(c.) By personal invitation to a limited number of selected architects to join in a competition for the intended work. Each competitor shall receive a specified sum for the preparation of his design.

Note.—Where a deposit is required for supplying the instructions, it shall be returned on the

receipt of a bona fide design; or if the applicant declines to compete and returns the said instructions within one month after the receipt of replies to competitor's questions.

competitor's questions.

Generally speaking, the New Zealand Institute does not encourage the promotion of competitions except in works of national importance, the interests of owners being better served by the selection of an architect distinguished for his skill in the class of work required. But should the work be of such importance as to justify a competition, then the Institute recommends that it be open to all registered architects throughout the Dominion.

The essentials of a competition may be set out as follow:—

The essentials of a competition may be set out as fo llow:—
(1.) The selection of a professional adviser.
(2.) The form of the competition.

competitors and their (3.) Matters relating to the anonymity.

(4.) Cost of the proposed work and details relating thereto.
(5.) The method of making the award.
(6.) The contract with the winner.
These points are more fully set out in the following paragraphs, which are generally known as "The Regulations for Architectural Competitions."

1. The Selection of a Professional Adviser.

The promoters of an intended competition should, as their first step, appoint one or more professional advisers, architects of established reputation, whose appointment should be published in the original advertisements and instructions. The selection of an adviser should be made with the greatest possible care, as the successful result of the competition

will depend very largely upon his experience and ability. The President of the New Zealand Institute of Architects is prepared to act as honorary adviser to promoters in their appointments of the professional adviser and of the architectural member or members of the jury of award.

The duties of an adviser are as follows:

(a.) To confer with and advise the promoters on their requirements and on the questions of cost and premiums to be offered.

(b.) To draw up instructions for the guidance of competitors and for the conduct of the competition in accordance with the requirements of the promoters, and incorporating the whole of the clauses of these regulations which are applicable to the particular competition. The "instructions" or "conditions" must state clearly the date of the closing of the competition, and this date shall not be extended without the written consent of the "jury of award" being first obtained; and in no case shall any extension be granted within fourteen days of a date already fixed as the closing date.

Note.—It is essential in drawing up the instructions to state definitely which of the conditions must be strictly adhered to, under penalty of disqualification from the competiton, and which of them are optional.

them are optional.

(c.) To answer questions raised by competitors within a

limited time during the preparation of the designs, such answers to be sent to all competitors.

(d.) As a member of the jury of award, to report to the promoters on the designs submitted, and to assist in awarding the premiums in strict adherence to the conditions.

2. The Form of the Competition.

Competitions are of two forms, limited and open :-

(a.) Limited.—In this form, participation is limited to a certain number of architects, as stated above, whose names

should be mentioned in the programme, to any one of whom the owner is willing to entrust the work.

The limited form has the advantage that the owner and the professional adviser may meet competitors and discuss the terms of the competition with them before the issuance of the programme. This form is the simplest and most direct form of competition of the programme. This direct form of competition.

direct form of competition.

(b.) Open.—While recommending that, in general terms, competitions should be open to all registered architects, the Institute considers that the best results are obtained by dividing this class of competition into two stages.

In this form there is a first stage open to all, in which the competitive drawings are of the slightest nature, involving only the fundamental ideas of the solution. These drawings are accompanied by evidence of the competitor's education and experience. From the first stage a small number who have thus demonstrated their competence to design the work and to carry it successfully into execution are chosen by the jury of award to take part in a final and strictly anonymous stage of the competition.

3. Matters relating to the Competitors and their Anonymity.

The following are the essential points relating to com-

1. No promoter of a competition, no adviser or juror engaged upon it, or any employee of either, or any person

engaged upon it, or any employee of either, or any person who has acted in an advisory capacity to the promoters, shall compete or assist a competitor, or act as architect, or joint architect, for the proposed work.

2. Each design shall be accompanied by a declaration, signed by the competitor or joint competitors, stating that the design is his or their own personal work, and that the drawings have been prepared under his or their own supervision. A successful competitor must be prepared to satisfy vision. A successful competitor must be prepared to satisfy the jury of award that he is the bona fide author of the design he has submitted.

a. The premiums shall be paid in accordance with the jury's award, and the author of the design placed first by the jury shall be employed to carry out the work, unless the jury shall be satisfied that there is some valid objection to such employment, in which case the author of the design placed next in order of merit shall be employed, subject to a similar condition. The award of the jury shall not be set

aside for any other reason.

4. If no instructions are given to the author of the design 4. If no instructions are given to the author of the design selected by the jury to proceed with the work within twelve months from the date of the award, then he shall receive payment for his services in connection with the preparation of the competition drawings of a sum equal to 2 per cent. on the amount of the estimated cost. If the work is sub-

sequently proceeded with, the 2 per cent. previously paid to him shall form part of his ultimate commission.

5. The number, scale, and method of finishing of the required drawings shall be distinctly set forth. The drawings shall not be more in number or to a larger scale than necessary clearly to explain the design, and such drawings shall be uniform in size, number, mode of colouring, and mounting. As a general rule a scale of 16 ft. to an inch will be found sufficient for plans, sections, elevations; or in the case of very large buildings a smaller scale might suffice. Unless the professional adviser advises that perspective drawings are desirable they shall not be admitted.

6. No design shall bear any motto or distinguishing mark; but all designs shall be numbered by the promoters in order

of receipt.

7. A design shall be excluded from a competition—
(a.) If sent in after the period named (accidents in transit excepted):

(b.) If it does not give substantially the accommodation

- (b.) If it does not give substantially the accommodation asked for:
 (c.) If it exceeds the limit of site as shown on the plan issued by the promoters, the figured dimensions on which shall be adhered to:
 (d.) If the jury shall determine that its probable cost will exceed by 10 per cent. the outlay stated in the instructions, or the estimate of the competitor should no outlay be stated (if the jury be of the opinion that the outlay stated in the instructions is opinion that the outlay stated in the instructions is inadequate, they shall not be bound in the selection of a design by the amount named in such instructions, but the question of cost shall nevertheless be a material element in the consideration of the
- a material element in award):

 (e.) If any of the conditions or instructions other than those of a suggestive character are violated:

 (f.) If a competitor shall disclose his identity or attempt to influence the decision.

All designs and reports submitted in a competition for a public building, except any excluded under clause 7, shall be publicly exhibited after the award has been made, which award shall be published at the time of exhibition; and all

award shall be published at the time of exhibition; and all designs and reports submitted in a competition for a private building shall be similarly exhibited to the competitors.

All drawings submitted in a competition, except those of a design selected to be carried out, shall be returned to the competitors. Should the promoters wish to adopt or make use of any feature in the design of any of the placed or unsuccessful candidates, this can only be done with the consent of the author upon payment to him of a reasonable fee for his design.

4. The Cost and General Dimensions of the Proposed Work.

No competitor can produce any satisfactory solution of the problem involved unless fairly full details are supplied of the dimensions and the accommodation necessary, together with an estimate of the total sum proposed to be expended on the building. The conditions should also state the com-mencing and ending of the period when questions may be asked and answered, the date upon which the competition classes and the appropriate date upon which the competitions. closes, and the subsequent date upon which the award will be made.

The conditions should also clearly state the remuneration to be paid to those competitors placed first, second, and third. This should be of an amount reasonably commensurate to the value of the work done, nor should the amount of the first prize be merged in the commission to be paid.

5. The Jury of Award.

To ensure a wise and just decision and to protect the To ensure a wise and just decision and to protect the interests of both the owner and the competitors the competitive drawings should be submitted to a jury of award so chosen as to secure expert knowledge and freedom from personal bias. Such a jury must be persons capable of thoroughly understanding and appreciating the intent of the drawings. It discovers from them their author's skill in design, arrangement, and construction. Because of its trained judgment, its advice as to the merits of the designs submitted is of the highest value to the owner.

The purp should be chosen by the comretitor. The purp sentatives of the jury should be chosen by the comretitor. The purp sentatives of the interests involved, one of whom must, and
a majority of whom should, be practising architects. One or
more members of the jury should be chosen by the comretitor. The purpose of the purp should be chosen by the competitors. The professional adviser is eminently suitable for appointment to the jury.

Should the jury consist of more than three persons, then the number of architectural representatives must be propor-

tionately increased.

It is the duty of the jury to study carefully all conditions relating to the problem and the competition before examining designs; to refuse to make or recommend an award in favour of the author of any design that does not fulfil the conditions distinctly stated as mandatory in the programme; to give ample time to the careful study of the design; and to render a decision only after mature consideration. The jury should

see to it that a copy of its report reaches every competitor.

In the case of small competitions the jury may consist of one person only, provided he be a registered architect. In these instances also the duties of the professional adviser and of the jury may be carried out by one and the same

person.

6. The Contract with the Winner.

The promoters of a competition assume the moral obligation to retain one of the competitors, to be selected by the jury of award, as architect for the proposed building, and in order that architects of repute who desire to compete may determine whether they will or will not take part in the competition it is essential that they should know the terms upon which the winner will be employed. It is therefore of importance that these terms should be clearly defined, and that a clause should be inserted that the architectural work shall be resident as a shall be resident as a shall be resident. be awarded to the winner, and that he shall be paid in accordance with the scale of charges sanctioned and published by

7. Payment of Professional Advisers and the Jury.

While the President of the Institute is willing to act in an honorary capacity as adviser to promoters in the selection of the professional advisers and the architectural members of

of the professional advisers and the architectural members of the jury of award, the registered architects acting in these capacities must be paid for their services.

In all competitions in which a great deal of time is involved the usual New Zealand Institute of Architects' scale of charges is a sum of fifty guineas and out-of-pocket expenses, plus one-fifth per cent. upon the estimated cost of the proposed building

building.

I hereby certify that the above regulations relating to Appendix "J" were duly made at a general meeting of members of the New Zealand Institute of Architects held at Wellington on the 4th day of May, 1921, and the regulations relating to Appendices "K" and "L" were duly made at a general meeting of members of the New Zealand Institute of Architects held at Wellington on the 19th day of August, 1921, and that the provisions of the New Zealand Institute of Architects Act, 1913, have been duly complied with.

Dated this 2nd day of September, 1921.

W. BEAUCHAMP PLATTS, Secretary of the Institute.

In pursuance of the provisions of the New Zealand Institute of Architects Act, 1913, 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, approves of the foregoing regulations.

JELLICOE, Governor-General.

Approved in Council this first day of November, one thousand nine hundred and twenty-one.

F. D. THOMSON Clerk of the Executive Council. $Government\ \textit{Meteorological Observatory}.$

METEOROLOGICAL Observations, Wellington, for the month of September, 1921. Observations taken

Altitude of Observatory, 10 ft.

	reduced cted in Lat. 45°.	From for 7	n Self- Twenty	registe 7-four	ring In Hou rs p	strume reviou	ents, isly.	Cloud,	Wind.	Points Inch).
		ob.	e b	e.	Lia-	- g	nd,	ot.	Direction of	in L
	Barometer and corr Inches to	Temp. Shade.	Temp. Shade.	Mean Temp in Shade.	Solar Radia tion.	Terrestrial Radiation	Velos. Wind, in Miles.	nt .	ion	풀요
શું	nch nch			ean in Sl	lar E	res	.⊠ ⊠	Amount 0 to	ect	Rainfall (100 to
Date.	Baj a	Max.	Min. in	Me.	. Sol	Te Te	Vel	An (ğ	ãc
		'	1		<u></u> <u>-</u> !			!! 		
		Fah.	Fah.	Fah.	Fah.	Fah.				
i	30.016	48.9	31 0	39.9	105.0	26.1	221	3	N.E.	3
2	30.156	57.9	44.0	50.9	106.0	39.8	278	5		• •
3	30.048	55.0		48.3	116.0	34.5	187	2	S.S.W.	• •
4	30.155	56.4	36·8 36·1	46·6 47·4	115.0 114.0	30·8 29·8	$\frac{137}{107}$	1	N.N.W N.	• •
5 6	30·269 30·170	58·7 56·3		52.1	118.0	42.1	242	6	N.N.W	· · · · · · · · · · · · · · · · · · ·
7	30.374	59.7		52.5	118.0	41.7	322	7	S.S.W.	1
8	30.421	53.8		45.4	114.0	30.0	199	8	N.E.	
9	30.274	55.3		52.7	115.0	48.6	321	3		• •
10	30.144	57.9	50.9	54.4	117.0	48.8	335		N.N.W	
ii :	30.015		53.0	56.6	121.0	51.0	373		N.N.W	
12	30.060	i i	51.9	54 ·3	100.0	50.1	380	1	N.N.E.	
13	30.085	60.5	51.1	55.8	117.0	47.1	264	1	N.	
14	30.045	64.8		58:8	119.0	51.8	343	9	N.	2
15	29 978	60.3	52.7	56.5	128.0	53.7		10		
16	30.250	61.6	45.4	53.5	120.0	41.5	225	10		112
17	29.584	54.5		$52 \cdot 1$	70.0		25	10		378
18	29.359	53.6		50.4	66.0		161	10		26
19	29.607	50.2		48.1	77.0	48.7	374	9		16
20	29.208	58.7		51.6	114.0		187		N.N.W	28
21	29.356	60.0		56.0	126.0	51.0	361	4		5
22	29.783	58·6 58·9		52·7 50·5	125·0 123·0	47.9	333	8		• • •
$\begin{array}{c} 23 \\ 24 \end{array}$	30·014 30·260			49.1	115.0	38·8 35·7	80 105	7		
25	30.283				120.0	47.0	270	9		
26	30·263			50.1	123.0	30.8	127	0		• • •
27	30.420			56.7	121.0	46.8	288		N.N.E.	
28	30.344			55.5	125 0	44.4	266	5		
29	30.425			59.3	132.0	49.3	202	7		::
30	30.253			51.5	117.0		85	10		
31				••	·		••			
*	30.063	58.5	46.0	52.2	113.2	42.8	236	5.8		576
†	29.925	57.4	45.7	51.6	104.5	38.4	244			408

* Means, &c.

† Means previous years.

DIRECTION OF WIND.

N. N.E. E. S.E. S. S.W. W. N.W. Calm. 16 | 5 | .. | .. | 7 | .. | .. | 1 | 1

Note.—A fine sunny month, with barometric pressure and Note.—A fine sunny month, with barometric pressure and temperatures above the mean of previous years. Precipitation, the major portion of which was recorded between the 16th and 21st, was 41 per cent. above the mean. Total bright sunshine, 192 hours 11 minutes, 54 per cent. of the possible, and four sunless days. Frost was recorded on the grass on six mornings, and hail fell on the 20th. Mean earth-temperature at 1 ft. was 52·1°, and 52·5° at 3 ft. Mean dew-point, 44·5°; mean elastic force of vapour, 0·294 in.; and mean relative humidity, 75 per cent. of saturation.

CLIMATOLOGICAL TABLE. MEANS AND TOTALS FROM THE CHIEF STATIONS. September, 1921.

Name of Station and Observer. Statement Statemen	
Pt. North Island. Deg. Deg. Points. Auckland S5.2 60.8 49.6 372 F. A. F. Burnett S2.9 63.1 42.7 354 Mamilton East W. B. Monro Te Aroha 53.8 61.9 45.7 219 63.1 62.9 45.3 304 62.5 63.1 62.9 45.3 304 62.5 63	tain ore).
Pt. North Island. Deg. Deg. Points. Auckland S5.2 60.8 49.6 372 F. A. F. Burnett S2.9 63.1 42.7 354 Mamilton East W. B. Monro Te Aroha 53.8 61.9 45.7 219 63.1 62.9 45.3 304 62.5 63.1 62.9 45.3 304 62.5 63	Days with Rain Point or more)
125 AUCKLAND	
131 RUAKURA FARM, 152-9 63-1 42-7 354 HAMILTON EAST W. B. Monro Te Aroha	Dys. 9
TE Aroha	12
340 Wathi C. F. Shis C. F. Shis C. F. Shis C. J. Shis C. J. Butcher C. J. Butcher C. J. Butcher C. J. O'Brien C. J. O'Brien C. J. Simpson Si	19
100 Tauranga	11
925 ROTORUA	6
New Plymouth 53.8 59.6 48.1 351	7
250 MOUMAHARI J. G. McFariane J. G. McFariane J. G. McFariane 47·5 54·4 40·7 174 A. R. Fannin 100 PALMERSTON NORTH J. A. Colquinoun 51·8 59·5 44·1 247 247 247	12
2080 Taihape	12
100 Palmerston North J. A. Colquinoun 119 Central Development Farm, Weraroa J Beverley 70 Greenmeadows, Na-pier 377 Masterton 51·2 62·8 39·7 153 R. Brown 186 Greytown 51·2 62·8 39·7 153 R. Brown 51·8 62·9 40·8 305 30·7 153 R. Brown 51·8 62·9 40·8 30·5 30·7 153 30·7 153 30·7 3	15
119 Central Development 51.7 58.6 44.8 319 Farm, Weraroa J Beverley 70 Greenmeadows, Na- 54.0 63.2 44.8 81 PIER 377 Masterton 51.2 62.8 39.7 153 R. Brown 186 Greytown 51.8 62.9 40.8 305 J. P. Eccleton Trentham Military 48.6 54.5 42.7 512 10 Wellington 52.2 58.5 46.0 576	12
J Beverley GREENMEADOWS, NA- 54.0 63.2 44.8 81	11
377 MASTERTON 51·2 62·8 39·7 153 18. Brown 51·8 62·9 40·8 305 J. P. Eccleton 51·8 62·9 40·8 305 Trentham Military 48·6 54·5 42·7 512 10 Wellington 52·2 58·5 46·0 576 South Island Ven. Archdeacon 61·0 42·2 477 Ven. Archdeacon Kempthorue 52·1 61·3 42·9 506 Wm. C. Davies Wm. C. Davies 47·8 58·4 37·3 393 25 Christchurch 49·4 57·6 41·2 227	5
186 GREYTOWN 51·8 62·9 40·8 305 J. P. Eccleton 51·8 62·9 40·8 305 TRENTHAM MILITARY 48·6 54·5 42·7 512 HOSPITAL 52·2 58·5 46·0 576 SOUTH ISLAND 52·2 58·5 46·0 576 BRIGHTWATER 51·6 61·0 42·2 477 Ven. Archideacon Kempthorue 34 Nelson 52·1 61·3 42·9 506 Wm. C. Davies 1220 HANMER SPRINGS 47·8 58·4 37·3 393 W. G. Morrison 25 Christchurch 49·4 57·6 41·2 227	11
TRENTHAM MILITARY HOSPITAL 10 WELLINGTON 52·2 58·5 46·0 576 SOUTH ISLAND 51·6 61·0 42·2 477 Ven. Archdeacon Kempthorne 34 Nelson 52·1 61·3 42·9 506 Wm. C. Davies 1220 HANMER SPRINGS 47·8 58·4 37·3 393 W. G. Morrison 25 CHRISTCHURCH 49·4 57·6 41·2 227	10
SOUTH ISLAND. STATE SOUTH ISLAND. BRIGHTWATER 51.6 61.0 42.2 477	7
Column	10
34 Nelson	8
1220 Hanmer Springs 47.8 58.4 37.3 393 W. G. Morrison 25 Christchurch 49.4 57.6 41.2 227	8
25 Christchurch 49·4 57·6 41·2 227 H. F. Skey	11
42 Education 50.1 59.9 40.4 178	7
Wm. C. Purdie	7
1220 KISSELTON 49·4 60·2 38·6 206 A. R. Blackwood	7
RAKATA 50.4 61.3 39.6 440 Miss A. Hardy	6
130 Timary 48.5 57.2 39.9 384 Caretaker of Domain	10
200 Waimate 48.6 57.2 40.1 331 F. Akhurst	7
300 Dunedin 50·1 57·6 42·6 177 D. Tannock	14
245 GORE 47·7 57·6 37·8 179	11
12 HORITIKA 49.7 56.4 43.1 673 J. A. Chesney	15
12 INVERCARGILL 48.7 57.7 39.7 251 L. Lennie	12

SUMMARY FOR THE MONTH OF SEPTEMBER, 1921.

The chief meteorological feature in September was the heavy rain on the 17th, 18th, and 19th, which benefited nearly all parts of the Dominion. This rain storm was caused by a cyclone centre passing from the north-westward and traversing Cook Strait early on the morning of the 18th. It was followed by an intense Antarctic depression. The latter ruled until the 23rd, and also accounted for rain in many districts and for severe thunderstorms in the northern portion of the North Island.

Except about the period above mentioned—viz., 16th to 23rd—anticyclonic conditions dominated, and the weather generally proved fair and mild, with a low wind-force.

The total rainfall was above the average in the vicinity of Cook Strait and in South Canterbury and South Westland, but deficiencies occurred elsewhere.

	opear at end		Station.	Total Fall, Points (100 to Inch).	ays wit Rain.
Station.	Points (100 to Inch).	Days with Rain.			
			NORTH ISLAND—c		
NORTH ISLAN	D.		(B.) NORTH-WEST ASPECT—CAPE M		EN TO
(A.) NORTH-EAST ASPECT-NORTH	CAPE TO EA	ST CAPE.	CAPE EGMONT—con Riversdale, Inglewood (817 ft.)	nnuea.	14
Cape Maria van Diemen (the light-	300	9	Inglewood	635	12
house-keeper)	000		Pilot Station, Waitara	356	12
Mangonui Kaeo	392 657	8 9	New Plymouth	399	12
Russell	347	7		• 1	••
Kawakawa Whalana	471	10	(C.) SOUTH-WEST ASPECT—CAPE EGM	ONT TO CAPE PA	LLISE
Puhipuhi Plantation, Whakapara, Whangarei	421	7	Opunake Rawhitiroa, Mata, Eltham	249 252	11
Ruatangata	414	11	Stratford (1,020 ft.)	462	9 8
Wairua Falls, Power-station	292	8	Stratford Post-office	545	11
Samo	527 359	12	Ohawe, Hawera	211 178	10 11
Puwera, Whangarei	29 6	8	Hawera Post-office	201	12
Maungaturoto	907		Patea	208	11
Mangawai Warkworth	397 359	8 9	Mataimoana	273 660	11
Mount Eden, Auckland	391	9	Mangapurua Landing, Wanganui	482	17 10
Kaukapakapa, Auckland	355	13	River		
Rocky Bay, Waiheke	252	9	Taumarunui Okahukura	289	10
Cairua	412	8	Ohakune	305	 13
Turua, Thames	247	10	Raetihi	325	10
The Domain, Paeroa	324 202	13 7	Horopito Waiouru	396	13
Selle Vue Farm, Mangaiti	202 207	8	Marybank, Wanganui	150 198	6 11
Karaka	313	14	Belmont, Tayforth, Wanganui	193	8
Morrinsville Springdale, Waitoa	$281 \\ 245$	8	Waitahinga, Kai Iwi	358	11
Omanawa Falls, Tauranga	352	9	Wanganui	$\begin{array}{c c} 214 \\ 222 \end{array}$	6 9
firau	348	9	Mangaohane Station, Taihape	168	16
Whakarewarewa, Rotorua	313 289	8 8	Hunterville	249	9
Ruatoki	303	6	Waituna West, Feilding Thoresby, Marton	313	14
Maraehako, Opotiki	241	8	Waitatapia, Bull's	228	io
Vaiawa, Opotiki Iautotara, Te Araroa	$\frac{324}{812}$	10	Glen Oroua	218	8
Aautotara, Te Araroa	349	8	Foxton	232 299	$\begin{smallmatrix} 9\\12\end{smallmatrix}$
Ohueroro Station, Raukokore	••		Komako	290	9
(B.) NORTH-WEST ASPECT—CAPE M.	aria van Di	EMEN TO	Kairanga Arapeti, Mangaore	235 468	9
CAPE EGMONT.			Arapeti, Mangahao	682	$\begin{array}{c} \bf 17 \\ \bf 21 \end{array}$
Rangitihi	398	10	Mangahao, No. 1	897	19
Kaitaia Ierekino	558 572	9	Mangahao, No. 2	1115 344	 14
Jmawera, Hokianga	411	10	Otaki	281	13
Vekaweka	792	12	Kapiti Island	419	10
Rangiahua, Hokianga Harbour	538	13	Waikanae	580	••
Kohukohu	453	io	Reservoir, Brooklyn	446	8 8
Vaimatenui	628	7	, , , , , , , , , , , , , , , , , , , ,	, 220	Ū
Donnelly's Crossing, Oranoa Keretoki Station, Waimatenui	46 6 433	12	(D.) SOUTH-EAST ASPECT—EAST CAP	m mo Cann Date	TOWN
Cerawhati, Pakotai	646	9 8	East Cape	1 77 (лэ <u>к</u> к. 6
Helensville	346	10	Waiorongomai Station, Tapawaeroa	779	10
aparoa, Helensville Onehunga	224 360	11 9	Waitakaro		• •
Waiuku, Auckland	300		Pakihiroa	1131 289	10 9
Onewhero	341	9	Kaharoa, Waimata Valley	190	6
Kawhia Furangaomoana, Matamata	296 398	14	Marumoko, Motu	784	17
laupo	$\begin{array}{c} 398 \\ 275 \end{array}$	7 5	Moanui, Motu	635	6
Taharua Station, East Taupo	589	8	Motunora Koranga Valley	776 500	$\begin{array}{c} 15 \\ 12 \end{array}$
Vaitomo Caves	555	5	Eastwood Hill, Gisborne	162	6
Roto-o-Rangi School, Cambridge	300 351	9 14	Otoko Whatatutu	265 102	12
Puketiti, Piopio	826	19	Te Karaka	102	5 7
Hamilton, Waikato	363	14	Puha, Poverty Bay	117	7
Iorahora Rapids, Churchill	294 375	9 9	Glenroy Station, Gisborne Waihuka, Gisborne	146	
Ngaruawahia	445	7	Ormond	137	8
Vaikeria Reformatory, Te Awamutu Vaitere te Awamutu	398	12	Patutahi, Gisborne	213	8
valuere te Awamutu	$\begin{array}{c} 411 \\ 428 \end{array}$	10 9	Whakapunake Strathblane, Hangaroa	275 164	6 8
Watering Watting D.			Muriwai	104	8
Waiatua, Kaitieke, Raurimu Mangaotaki (550ft.)	831				•
Vaiatua, Kaitieke, Raurimu Aangaotaki (550 ft.) Baekaka, Paemako	445	11	Tahora, Gisborne	357	12
Vaiatua, Kaitieke, Raurimu Aangaotaki (550 ft.) Bekaka, Paemako Te Matai," Aria	445 508	11 12	Tahora, Gisborne Gisborne	357 143	7
Waiatua, Kaitieke, Raurimu Mangaotaki (550 ft.) Paekaka, Paemako Te Matai," Aria Shura Mangatoi, Mokau River	445	11	Tahora, Gisborne Gisborne Morere	357 143 162	7 5
Vaiatua, Kaitieke, Raurimu Mangaotaki (550 ft.) Paekaka, Paemako 'Te Matai," Aria	445 508 619	11 12 13	Tahora, Gisborne Gisborne	357 143	7

				Total Fall, Dave w
Station.	Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Points (100 to Inch).
NORTH ISLAND-	_continued		SOUTH ISLAND—	continued.
O.) South-east Aspect—East Continued	CAPE TO CAPE I	Pallises—	(E.) NORTH ASPECT — CAPE FARE continued.	
mahanui, Wairoa		::	Timara Station, Renwicktown	
	281	11 6	Kaituna, Marlborough Spring Creek, Blenheim	4
	134	8	Erina, Blenheim	
	125	9	Avondale Station, Blenheim .	1
	93	6	Marshlands, Blenheim	
apier	129	5	Hapuku	90"
Vahine, Sherenden, Hastings	62	6	Ellerton, Kekerangu	205
okopeka, Hastings rimley, Hastings	94	4	(F.) WEST ASPECT—CAPE FAREWE	L TO PUYSEGUE POI
hanawhana, Hastings	131	10	Farewell Spit	E04 / 6
laraekakaho, Hastings	115	8	Karamea, Westport	404
e Mata, Havelock North	51	5 7	Ariki	348
Matane," Havelock North e Roto, Poukawa	57 81	5	Westport	0.40
ukehou. Te Aute	81	4	Reefton (643 ft.)	000
wavas, Tikokino	175	13	Greymouth	2004
lackburn, Hawke's Bay	211	8	Ross, Westland	852
ramoana, Waipawa	148	10	Okura	
angitapu, Waipawa ount Vernon, Waipawa	85	8	Puysegur Point	
Jaimarama, Hawke's Bay	84	7	(G.) EAST ASPECT—KAIKOURA	TO CAPE SAIINDEPS
/aipukurau	91	7	i ` `	
Iotuotaraia, Wanstead	115	9	Kaikoura	200
ruawharo, Takapau angarewa Station, Takapau	124	11	Riverside Farm, Amuri	200
rmondville	177	••	Highfield, Amuri	. 302 7
Toodbank, Wimbledon	172	7	Weka Pass, Canterbury	
ine Grove, Dannevirke	185	9	Keinton Combe, Waiau, Amuri .	- ا محم
langatainoka	382	10	Waiau	1
ahiatua Lastry, Tane, Eketahuna	398 294	11	Oxford	450
awataia, Eketahuna	294	11	Amberley	. 273 8
utara	712	13	Alford Forest	001
ketahuna	411	14	Mount Somers	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
ascepoint	113	5	Arthur's Pass Rhodes Convalescent Home, Cash	
nnedale, Tinui	140	9 8	mere Hills	100
Vhareama, Masterton Ditton, Masterton	118	lì	Islington	. 178
Bush Grove, Masterton	133	10	Governor's Bay	
Iarangai	134	10	Otahuna, Tai Tapu	90"
Eringa, Masterton	175	12	Little River	1 90"
Tyneside," Masterton Vaihakeke, Carterton	175	iò	Magnet Bay, Little River	. 380
Hendhu, Martinborough	175	9	Pigeon Bay	
Iartinborough	218	10		. 444
eatherston	350	9	Hororata	l i
Summit	451	9	1 . 1	712
Vaiwetu Vainuiomata Reservoir	662	$\begin{array}{c} 9 \\ 12 \end{array}$	35	. 340
Western Hutt	035			. 462
Whangai Moana, Pirinoa	457	6	1 = 1	. 418
Karori Reservoir	621	10	1 m 11 mm	301 315
estoun	491	7	1 1 4 1 1	. 315
			Ashburton	. 593
SOUTH ISI			10.	. 559
(E.) NORTH ASPECT—CAPE FA	REWELL TO KA	IKOURA.	las ii sur (a	459
Collingwood	801	9 '	ir e i m. i	. 547
Bainham	1072	6	Peel Forest	. 428
Dnakaka	743	5	"Rata View," Peel Forest .	. 366
'akaka Iotueka	644 688	7		. 376
lotueka Jpper Moutere	688	6	Learner or all	. 385 . 431
tanley Brook, Nelson	521	6	lα • ά	431 486
Harakeke," Central Moutere	517	5	Orari Estate, Orari	. 526 10
Spper Sherry River	398	7		. 131
Cwynham Station Creek, Glenhop Howan, via Glenhope	350 367	10 10	l p	. 253
Cophouse	427	10	1 er 11 m m m m	. 320
Port Hardy, French Pass	492	6	Lambrook, Fairlie	. 288
stephen Island	454	6	Mona Vale, Albury	. 305
The Brothers	377	4	Godley Peaks, Te Kapo, Mackenz	e 143
Cape Campbell	240 440	5 7	Country Waratah, Albury	. 331
Freezing-works, Picton	440		Kakahu Bush, Geraldine	. 401
Endeavour Inlet	674	7	1 (/ M) 3771 39 (4	. 265
Inaroa, Pelorus Sound	729	6	Pleasant Point	. 323
Incyca, Pelorus Sound	1064	8	1 0 1 1 0 1 1	. 414
Waitata Bay, Pelorus Sound Dpouri Valley, Flat Greek	1013	5 7) m	. 431
Hartley Hills, Hillersden	1070	4	D 01 11 0	391
Seddon	266	7	1 013-1 .	215
"Chancet," Ward		1	l m s	188

New Zealand Rainfall for September, 1921-continued.

New Zealand Rainfall for September, 1921-continued.

Station.	Total Fall, Points (100 to Inch)	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days with Rain.
SOUTH ISLANI)—continued.		(I.) ISLANDS	- <u>'</u>	<u>!</u>
G.) EAST ASPECT—KAIKOURA TO	CAPE SAUNDERS-	-continued.	Centre Island	238	12
Duntroon	292	. 6	Stewart Island	324	14
Pukeuri, Oamaru	184	8	Half-moon Bay, Stewart Island	276	14
Oamaru	165	7	Niue Island	007	::
Steward Settlement, Oamaru	241	5	Avarua, Rarotonga, Cook Islands	931	17
Frotter's Creek, Hillgrove	126	12	Aitutaki Island, Cook Islands	•••	• • •
Kauroo Hill, Maheno	211	9	Mangaia, Cook Islands	100	;:
Bushey Park, Palmerston South	110	9	Chatham Island	188 298	15
Opoho, Dunedin (383ft.)			Vava'u	298	7
Burnside, Dunedin	152	13			
fish-hatchery, Portobello	128	12	LATE RETURE	NS.	
Whare Flat	179	10	Onehunga, August, 1921	235	17
Mosgiel	98	11	Hamilton, January, 1921	258	$\tilde{12}$
Sawyer's Bay	199	12	"February, 1921	256	$\overline{12}$
			" March, 1921	216	14
.	-	10	" April, 1921	271	8
H.) SOUTH ASPECT-CAPE SAUN	DERS TO PUYSE	OUR POINT.	" May, 1921	320	18
Paerau	131	11	" June, 1921	520	15
Freat Moss Swamp, via Patearoa		11	" July, 1921 "	333	• •
weburn Nursery, Ranfurly	128	9	" August, 1921	348	13
Vaipiata	107	6	Horopito, August, 1921	697	20
Naseby	195	6	Patutahi, August, 1921	429	18
Robertslea, Middlemarch	143	10	Pukehou, Te Aute, July, 1921	308	7
Mount Pisa Station, Cromwell	1111	6	", ", August, 1921	192	12
Hawea Flat	152	6	Summit, July, 1921	1173	20
laungawera, Otago	163	8	" August, 1921	1058	19
Luggate, Cromwell	104	7	Onekaka, June, 1921	727	12
lanorburn Dam	95	12	" July, 1921	724	9
Frankton	149	7	" August, 1921	627	10
Queenstown	228	11	The Brothers, August, 1921	91	9
Moa Creek	104	8	Puysegur Point, August, 1921	790	25
st. Bathan's	145	5	Staveley, April, 1921	179	5
Blackstone Hill	148	5	" May, 1921	289	6
llyde	132	8	,, June, 1921	280	7
Carnsoleugh	96	8	July, 1921	129	5
Ceviot River	•• ••		Mona Vale, Albury, August, 1921	178	$^{4}_{12}$
Roxburgh	••	••	Whare Flat, August, 1921	314	6
Sunnyvale Orchard, Island Block	110	1.0	Owaka, March, 1921	161 128	5
Salclutha	119	10	,, June, 1921	346	11
larston	57	.3	Weikers Velley August 1921	475	18
Fairlight Station, Nokomai			Waikawa Valley, August, 1921 Waiorongomai, April, 1921	553	5
Henfalloch Station, Nokomai	167	10	Mr. 1001	421	10
Wendonside	140	8	T 1001	1322	8
Wendon		{	July, 1921 July, 1921	513	12
awrence	164	io	Niue Island, June, 1921	178	8
· 37	100	10	T1 1001	523	10
'apanui Nursery Edievale	165	9	,, July, 1921	618	îi
Vaikawa Valley	200	11	Evandale, May, 1921	278	10
ahakopa, Wharuarimu	OF A	13	", June, 1921	250	••
Iplands, Waimahaka	254	13	" July, 1921	81	
Roslin Estate, Woodlands	235	17	" August, 1921	157	
Dipton	255		Tapanui Nursery, August, 1921	242	14
Bluff		::	Ruatoki, August, 1921	246	4
Radio-Awarua	224	14	Lake Coleridge, July, 1921	314	6
Vightcaps	191	7	" August, 1921	507	9
otautau	135	10	Oamaru, June, 1921	247	9
reighton	339	12	Kawhia, February, 1921	180	10
Ianapouri	408	13	,, June, 1921	617	18
Ionowai (Sunnyside)	427	10	Tahora, Gisborne, August, 1921	587	17

Plants declared to be Noxious Weeds by the Te Puke Road Board.—Notice No. 2100.

Department of Agriculture,
Wellington, 28th October, 1921.

IT is hereby notified, for public information, that the Te Puke Road Board has, by special order, declared gorse (Ulex europæus), broom (Cytisus scoparius), Bathurst burr (Xanthium spinosum), and foxglove (Digitatis purpurea) to be noxious weeds within the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction.

W. NOSWORTHY, Minister of Agriculture.

Plant declared to be a Noxious Weed by the Mount Albert Borough Council.—Notice No. 2101.

> Department of Agriculture, Wellington, 29th October, 1921.

I T is hereby notified, for public information, that the Mount Albert Borough Council has, by special order, declared hawthorn to be a noxious weed within the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction.

W. NOSWORTHY, Minister of Agriculture.

RETURN showing the CUSTOMS and EXCISE DUTIES collected at the several Ports of New Zealand during the Quarter ended 30th September, 1921. CUSTOMS DUTIES.

HEADS OF REVENU	r.	Rates of	and	136	nga.	rne.	w outb.		anganui.	ıgton.		au ling n).		ort.	outh	ka.	ton.	<u> </u>	pi.	ia.	vercargill.	Тотац	ıs.	Correspond
TEADS OF TENTERO	е.	Duty.	Auckland	Kaipara.	Tauranga.	Gisborne	New Plymouth.	Patea.	Wangs	Wellington	Napier.	Wairau (including Picton).	Nelson.	Westport.	Greymouth	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunediu.	Invero	Quantities.	Revenue.	ing Quarter 1920.
Spirits Pgal.		10-	£ 120003	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£	£		£	£
perfumed,	•• ••	20.	377		262	14177	1488	1	14311	123113 591		1		1	6184	512			(58713	1	507,857 gal.	457,071	
Cigars and Snuff, # 1b.		10	3057			50	54	•••	231	2038			• • •	49	110	47	142 1231	2		111 727	64	825 13,013 lb.	1,238 7,808	
Cigarettes		See below*	37790			2689				36041						383			•	12868			137,340	
. South African		Above rates less	}																••					
obacco, manufactured, * 11	,	3 % 38. 6d.	36833		ĺ	2000	9796	1000	4000	00000	6005		1000		20.50									
	rican, 🏲 lb.		38			2089	3735	1		32077 Less 187	6387	749	1896			357	20199			18957	7008		141,945	
" unmanufactured. #	tb.	28.	130				• • •			4108					• • •	••	••	••	• • •	••		Less 1,196 " 43,543 "	Less 149 4,354	
Vine, sparkling, # gal.		15s.	962			117		112	239	3614					7	• •	911	6		180	• • •	8,492 gal.	6,369	
South Africa	an, ⊮ gal	5s.	1 4 5 5			::.			••	• •	•••					•••						16 "	4	25
. Australian, # gal. other kinds.		5s. 6s.	$\begin{array}{c c} 1477 \\ 2000 \end{array}$		• •	216			245	1272						48		298		815		24,295 "	6,074	
	ican, ⊯ gal.	28.	843		\	248 26	8	1	114 209	2866 497			20 19		144	2		92		863			8,303	
le, beer, &c., # gal. hicory, Cocoa, and Chocola		24.	199				28	47	125	978							1194 66	$\frac{3}{12}$		102 100		30,544 16,909	3,054 1,691	
General Tariff, # 1b. Preferential Tariff, # 1b.		3d. g d.	441			5 1	••		23 5	58 5 31				2	3	••	75 14	9		66 18		99,065 lb.	1,239	
ea—						_	••		0	. 51	••	• • [••	•••	1	••	1 14	••	• • •	10	••	34,573 .	86	105
	•• ••	3d., 5 d. 2d.	8614 122		::	::	82 22	••	84	8149 294		1 1	63 7	9	52 1	2	6436 14	9	263 1	8320 1117		2,601,359 " 191,160 "	32,552 1,593	18,807 1,740
pium, & fb oods by Weight—	•• . ••	'40s.	••		••	••	••	••	••	6	••	••	••	••	• •	••	••	••		8		7 "	14	
General Tariff Preferential Tariff	••		10036			110	214	46	191	11409			126		94	5	4803	138	16	3479	348		31,483	74,864
Cloudh African Marie	• • • • • • • • • • • • • • • • • • • •	!	456	1 7		2	1	•• (10	289	16	••	Less 15	••	3	٠.	144	17		102	9	••	1,034	
oods ad valorem-	••		• •			• •	•••	••	••	• •	••	••	••	••	• •	••	•••	••	••	••	• •	••		14
			138885		138	2685	3596	1127	5963	123685	8094	866	1932	602	1082	146	61536	5150	1184	44397	8210		400 997	1 011 606
	••		24162		39		349		719	18238		163	213	16		9		391					68,476	1,211,628 197,557
South African Tariff ther Duties—	••		4		1		• •			91							1	1				••	99	
General Toriff			9646		j	59	990	an	104	5055	200	4.5	0-											
Proformatial Towist	•• ••	::	1263		::		220 3	23	104 17	5975 759		l i	25 5	j	17	••	1843	198		2764	182	••	21,353	
South African Tariff	•• ••				::		3	•••	1.1	199	41	• •	0		1	••	102	9	3	140	6	••	2,349	4,548
rimage			23342		17	312	681	92	730	15751	1088	88	215	91	207	21	9069	708	136	5808	1137	••	59,493	171,849
	•••		370450		400	22445	13284	8215	33216	356507	35848	4704	10369	3109	11637	1502	196334	14090	1502	152368	32115		1 960 101	1.835.805
otals Preferential Tariff			26019		39		375	23	751	19611	955			16		1002	14870	417	54	8553	1226	• •	73,538	
South African Tariff	••		889		1	26			209	401	16		19		90	3	1195	4	1	102	52	••	3,008	
(Primage	•• ••		23342		17	312	681	92	730	15751	1088	88	215	91	207	21	9069	7 08	136			::	59,493	
Grand total	s		420700		457	22939	14340	8330	34906	392270	37907	4955	10807	3300	12024	1536	221468	15167	1693	166831	34530	••	1,404,160	
orresponding quarter, 1920			640727		285	19220	27634	2001	29998	768904	48237	4410	10899	2704	7279	1012	332705	15733	5040	260508	38949			2,216,245

	Rates of	of Avekland Wellington Lyttelton I	Other	Other	Totals.		Corresponding		
HEADS OF REVENUE.	Duty.	Auckland.	Auckland. Wellington. Lyt		Lyttelton. Dunedin.		Quantities.	Revenue.	Quarter, 1920.
Beer	Minimum 5åd., maximum 6d., per gallon	£ 16,519	£ 7,313	£ 11,271	£ 21,750	£ 17,145	3,065,525 gal.	£ 73,998	£ 81,672
Tobacco	1s. per lb	298	204	••		9	4,262 lb. 1,490 .	213 298	267 312
Medicinal Preparations containing more than 50 per	5s. 6d. "	6 347	12,028 161	 93 323	309 500	92	45,222 lb. 37,959 "	12,436 1,423	15,260 1,388
Toilet Preparations	20s	820 60 15	728 873	228 100 46	2,180 307 	•••	5,652 gal. 1,340 ** 87 **	3,956 1,340 61	1,912 981 181
	6s	18,065	21,307	12,061	25,046	17,246		93,725	
Corresponding Quarter, 1920		18,474	24,119	13,174	25,659	20,547		••	101,973

Customs Department, Wellington, 31st October, 1921.

W. B. MONTGOMERY, Comptroller of Customs.

Minister's Decisions under Customs Duties Act.

Customs Department, Wellington, 1st November, 1921.

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

NOTE—"Not otherwise commercial" and the second second

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

			Rate o	f Duty.
Record.	Goods.	Classification under Tariff, and Item No.	General Tariff.	Preferential Surtax on Foreign Goods
	A. and m.s., viz—			
5/70	Elastic, loom, plain or fancy, for the)		ļ
	manufacture of suspenders and garters,			
	when cut up in New Zealand under			
1	supervision into lengths not exceeding 18 in.			
	Gas-cookers, materials for the manufac-			
	ture of, viz.:—			
†3/189/2	The following materials when de-			
10, 200, 2	clared for use in the manufacture of	 		
	gas-cookers:			
	Enamelled iron crowns specially	As a. and m.s. (482)	Free.	
	suited for placing on top of and			
	completing gas-cookers			
	Enamelled iron plates with edges turned over for the oven-doors of			
	gas-cookers			
	Enamelled iron plates, bored, or			
	having edge turned over, specially			
	suited for lining the backs and			
	sides of gas-cooker ovens		1	
20/127/2	Yarns, cotton, if declared for use in the			
	manufacture of twine	J		
	Boots and shoes, materials for the manu-			
9/42/8	facture of, viz.:— Toe-plates, rubber	As n.o.e. (483)	Free.	İ .
9/44/0	Machinery, n.o.e., viz.:—	716 H.O.C. (±05)	Fice.	
2/229	Magnetic separator, a machine consisting	As machinery, n.o.e. (182)	20 per cent	10 per cent.
-,	of a number of permanent magnets		1	
	mounted on a revolving cylinder, used			
	in separating iron, &c., from other			
	metals and from ores, grain, coffee,			
	tobacco, tea, and other materials		ĺ	
	(claimed as engineers' machine tools) Surgical appliances, viz.:			
12/34/2	"Barany Chair," a specially constructed	As surgical appliances (279)	Free.	
12/01/2	rotating chair fitted with head-rests,	its surgicul applications (210)	1100.	
	used in diagnosing injuries to the			
	brain			
	Toy carpet-sweepers, viz. :			
2/10/5	Bissell's "Little Daisy" and "Little	As toys (127)	20 per cent	10 per cent.
	Queen "	<u> </u>	1	i

Minister's Order No. D. 66.]

W. B. MONTGOMERY, Comptroller of Customs.

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.

N 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.	Re sidence.	Occupation.	Date of Death	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7	Abraham, James Nathan Butler, Thomas Alric Caldwell, William Lory, Susan Jane Montgomerie, Christina McAloon, Evelyn Sarah McIntyre, James Robertson,	Christchurch Wellington Puponga Napier Greytown Christchurch Auckland	Clerk Miner Spinster Widow	$\begin{array}{c c} 18/9/21 \\ 1/9/21 \\ 26/9/21 \\ 25/8/21 \\ 8/10/21 \end{array}$	29/10/21 $29/10/21$ $29/10/21$	Intestate "" Testate "Intestate Testate	Christchurch. Wellington. Nelson. Napier. Wellington. Christchurch. Auckland.
8	or James Robert, or James Stiffe, Arthur William Everitt; otherwise Stiffe, Arthur William Ernest	Wellington and Mel- bourne	T 1	, ,	29/10/21	Intestate	Wellington.
10	Tattersall, John Wright, William John Evelyn; or Wright, Fortunatis Evelyn	Wellington	Labourer Club attendant and porter		$27/10/21 \ 29/10/21$	22 22	"

Public Trust Office, Wellington, 31st October, 1921

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

Warden's Court, Hokitika, 20th October, 1921.

OTICE is hereby given that at the expiration of three months from the date of this notice the undermentioned mining privileges will, unless cause is shown to the contrary, be struck off the Registers kept by me in pursuance of section 30, subsection (3), of the Mining Amendment Act, 1914.

JOHN N. NALDER, Mining Registrar.

SCHEDULE.

No.	Date.	Date. Nature of Privilege.		Locality.			Registered Holder.		
67	26/5/1899	Residence-site		Rimu			Herbert Stephens.		
98	6/7/1899			Seddon's Terrac			Christian Harris.		
1112	22/5/1903	,,	••	Woodstock		\	Enoch Growcott.		
201	15/12/1899	,,		Rimu		i	William Stephens.		
$\frac{201}{327}$	6/4/1900	,,	• •	Blue Spur	• •		John William Brown.		
		**	• •		• •		T. R. Ward.		
527	5/10/1900	,,	• •	Woodstock	• •	• •			
609	25/1/1901	,,	• •	Rimu	• •	- • •	George Richardson		
973	1/8/1902	.,	• •	,,	• •	٠٠ ا	David Stuart.		
944	6/6/1902	,,,		,,	• •	• •	Margaret Mills.		
1010	25/5/1909	,,		Blue Spur			J. Keane.		
1011	10/10/1902	,,,		,,			D. R. Dowell.		
1040	5/3/1891	,,		Rimu			Samuel Silcock.		
1076	22/7/1914	,,,		Kanieri			Alfred Martin.		
1082	20/2/1903			,,			Harold Dare.		
1083	20/2/1903			1			Edward Matthews.		
1114	22/5/1903	,,		Woodstock			Enoch Growcott.		
1129	3/9/1903	,,	• •	Hokitika			J. J. Breeze.		
		**	• •	HOKIUKA	• •	• •			
1239	5/2/1904	,,	• •	,,	• •	• •	Mary Hudson.		
1267	11/3/1904	,,		"	• •	• •	Thomas Connington.		
1286	22/4/1904	,,	• •	Rimu	• •	• •	Mary Smith.		
1315	10/6/1904	,,		Hokitika			D. A. Heenan.		
1318	10/6/1904	,,		,,			Margaret Breeze.		
1354	5/8/1904	,,		Woodstock			Charles Tee.		
1406	16/9/1904	,,,		Rimu			S. M. Honey.		
1429	14/10/1904	,,		,,			R. Hundmann.		
1579	26/5/1905	1	• •				James A. Cooper.		
1633	15/9/1905	,,,		1 "			F. G. Cooper.		
1704	30/3/1906	,,,		**	• •		The Hokitika Benevolent Society.		
1789	23/11/1906	,,,	• •	,,	• •	• •	Thomas Growcott.		
		**	• •	737 . 1-43	• •	• •			
1883	9/8/1907	**	• •	Woodstock	• •	• •	M. L. Langridge.		
1855	8/4/1904	,,		Blue Spur	• •	• •	Mary E. Martyn.		
2220	30/7/1910	,,	• •	Kanieri	• •		John Hewer.		
2258	1/10/1909	,,		Humphreys			The Westland Gold Prospecting Syndica		
	' '						(Limited).		
3586	29/11/1917	,,,		,,,			Ditto.		
3587	29/11/1917	,,		1					
2293	10/12/1909			Woodstock			Eliza Clements.		
2325	11/2/1910	,,		Rimu			Margaret M. Knowles.		
2528	7/4/1911	,,		Y .			Richard O'Brien.		
$\frac{2528}{2572}$,,,	• •	,,	• •	• •	William Brandt,		
	28/6/1912	7:	• •	,,	• •	• •			
2730	17/5/1912	25	• •	,,	• •	• •	Charles Knyvett.		
2840	8/11/1912	;,	• •	TD1 C	• •	• •	Simon Silcock.		
2910	15/2/1913	-,	• •	Blue Spur	• •		The Success Dredging Company (Limited		
2988	25/6/1913	,,		Rimu	• •		Richard O'Brien.		
3030	17/9/1913	>)		Kanieri Forks			A. J. Dann.		
3464	30/10/1916	,,		Woodstock			Mads Willison,		

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

Office of the Mining Registrar for Lawrence and Roxburgh, Lawrence, 26th October, 1921.

I N pursuance of the provisions of section 30 (3) of the Mining Amendment Act, 1914, notice is hereby given that, unless cause to the contrary is shown 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. W. M. FRASER, Deputy Mining Registrar.

				SCHEDULE.		
No	Date. Nature of Privilege.		Locality.	Registered Holder.		
	-			Roxhurgh Register.		
1913	19/11/70	Water-race .		Shingly Gully	Last Chance Hydraulic Elevating and Dredging Company (Limited).	
406	23/8/66	, , .		Deep Creek	Ditto	
901	23/4/84	,, .		Allan's Creek	H. A. Tamblyn and others.	
626	22/9/80	,, .		Black Cat Creek	,,	
908	15/12/90	,, .		Pomahaka	,,	
625	22/10/84	,, .		,,	,,	
1329	25/7/63	•,,		Coal Creek	A. H. Tamblyn.	
1501	20/11/96	,, .		Shingle Creek		
1118	9/12/07	,, .		Whitecombe S.D		
631	18/12/69	,, ,		Timber Creek	A. H. Tamblyn.	
632	29/10/70	,, .		,,	,,	
917	28/5/90	,, .		Timber Gully		
1202	22/9/08	,, .		Wilson's Creek		
781	16/9/04	,,		Block III, Teviot S.D.		
1596	31/1/13	,, .		Section 4, Block III, Tevior Survey District	,,	
1228	11/2/09	ļ ", ·.		Roxburgh	John Donaldson.	
1437	6/4/11			ļ " · · · ·	. ,,	
907	26/8/70			Island Flat	G Daniel Atheny	
908	26/8/70			Horse-shoe Bend Gorge .		
1580	5/12/12			Commissioner's Flat Dam	Brenda P. Stonelake.	

MINING PRIVILEGES-continued.

No.	Date. Nature of Privilege.		Nature of Privilege. Locality.			Registered Holder.		
	· · · · · · · · · · · · · · · · · · ·				Lawrence Register.			
183	29/7/07	Water-race			Rowland's Creek, Washington, Washington	aipori	J. H. Parker and party.	
38	7/5/06	,,			Gabriel's Creek		J. Williams.	
499	8/2/04	,,,			Gabriel's Gully		22	
288	16/6/14	,,	• •	• •	Waipori	• •	Sailors' Gully (Waitahuna) Gold - mining Company (Limited).	
1222	19/8/67	,,			Munro's Gully		John Kitto and party.	
1011	26/5/98	,,,		•••	Tuapeka East		Sailors' Gully (Waitahuna) Gold-minin Company (Limited).	
631	28/5/18	,,			Adams Flat		J. Nelson and P. O'Connor.	
45	5/9/11	",			Waipori		William H. Gare.	
76	25/10/06	**	• •		Slaughterman's Gully	• ••	P. P. Thomas and party and George H Martin.	
428	13/12/09	,,			Rocky Creek, Waipor	ri	Miriam O'Brien.	
411	21/9/03	,,,			Mill Creek, Maungatu		James Lawson.	

Officiating Ministers for 1921.-Notice No. 34.

Registrar-General's Office,

Wellington, 1st November, 1921.

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

Presbuterian Church of New Zealand. The Rev. John Lamb Harvey.

Church of Jesus Christ of Latter-Day Saints.

Graham H. Doxey. H. E. Bachman.

W. W. COOK, Registrar-General.

Estimated Areas under Wheat and Oats, Season 1921-22.

Census and Statistics Office, Wellington, 2nd November, 1921.

A S in previous years, cards were sent out by post to grain-growers throughout the Dominion, asking them to state what areas they had sown or proposed to sow in wheat

and oats this season.

The subjoined estimates are based on the figures obtained by a tabulation of the cards returned.

WHEAT AND OATS .- APPROXIMATE AREAS 1920-21, Areas estimated as sown or to be sown 1921-22.

Areas, 1920-21:]	For thres For chaff		••	Wheat. Acres. 219,985 1,623	Oats. Acres. 147,559 410,059
Total har Not	rvested harveste	 d		221,608 1,235	557,618 17,111
Grand to	tals	••		222,843	574,729
Areas, 1921–22 (es North Island South Island	••) :— 		9,000 354,000	64,000 4 06, 060
Totals		••		363,000	470,000

Particulars as to varieties sown or intended to be sown were again asked for. The following table gives a summary of results in cases where varieties were specified:—

	-							
<u> </u>	Tuscan or Long- berry.	Hunter's (Varieties).	Velvet or Pearl.	Total Specified Varietics.				
North Toland	Acres.	Acres.	Acres.	Acres.				
North Island Nelson, Marlborough, and Westland	6,314	2,073 1,538	$\frac{384}{467}$	8,771 5,395				
Canterbury	166,281	61,181	19,603	247,064				
Otago and Southland	36,866	21,619	17,867	76,352				
Dominion totals	212,850	86,411	38,321	337,582				
	<u> </u>]						

MALCOLM FRASER. Government Statistician. Notice to Mariners.-No. 63 of 1921.

Wanganui Harbour.—Beacons.

Marine Department,
Wellington, N.Z., 31st October, 1921.

THE Wanganui Harbour Board notifies that the following alterations to the bar and river because. alterations to the bar and river beacons have been made :-

The bar beacons, which are situated eastward of the signalstation flagstaff at North Head, have been increased in size,
and are of the following descriptions,—
Front (moveable) bar beacon is painted white, with a
black X. Rear (fixed) bar beacon is painted white,
with a central black vertical stripe, and is surmounted
by a white disk having a black centre. The front
beacon is liable to be moved to suit the requirements
of the channel. The present (November, 1921) beacon
transit line is 59°.

The two river beacons, situated eastward of the signalstation flagstaff, are of the following descriptions,—
Front river beacon, painted white, and surmounted by
a black X. Rear river beacon painted white, and
surmounted by a white disk having a black centre.
On and after 1st November, 1921, there will be exhibited
from each of the two river beacons an orange-coloured light.
These orange-coloured lights will take the places of the two
white lights formerly used, and which have now been dispensed

white lights formerly used, and which have now been dispensed

The white river beacon at Putiki is now surmounted by a white disk having a black centre.

Charts, &c., affected.—Admiralty Chart No. 2054; "New Zealand Pilot," ninth edition, 1919, page 101; "New Zealand Nautical Almanac," 1921, pages 315 and 316; "New Zealand Nautical Almanac," 1922, page 217.

ROBERT DUNCAN, Secretary.

CROWN LANDS NOTICES.

Land in Canterbury Land District forfeited.

Department of Lands and Survey,
Wellington, 13th October, 1921.

Notice is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Canterbury Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act. 1915 Act, 1915.

SCHEDULE.

. CANTERBURY LAND DISTRICT.

SECTION 6, Block 1X, Arowhenua Survey District. Tenure: Edwin Kennedy. Reason for forfeiture: Non-payment of rent; section abandoned.

D. H. GUTHRIE, Minister of Lands.

Land in Otago Land District forfeited.

Department of Lands and Survey,
Wellington, 26th October, 1921.

N OTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Otago Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915 Act, 1915.

SCHEDULE.

OTAGO LAND DISTRICT.

Section 20s, Clifton Settlement. Tenure: Renewable Lease (Sett.) 283. Formerly held by Charles Cameron. Reason for forfeiture: Lessee's request.

D. H. GUTHRIE, Minister of Lands.

National-endowment Land in North Auckland Land District for Selection on Renewable Lease.

North Auckland District Lands and Survey Office,

Auckland, 1st November, 1921.

OTICE is hereby given that the undermentioned section is open for selection on renewable lease under the Land Act, 1908, and amendments; and applications will be received at the North Auckland District Lands and Survey

received at the North Auckland District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Thursday, 24th November, 1921.

Applicants must appear personally before the Land Board for examination at the North Auckland District Lands and Survey Office, Auckland, on Friday, 25th November, 1921, at 10 a.m., but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held at the North Auckland District Lands and Survey Office, Auckland, on Friday, 25th November, 1921, at the conclusion of the examination of applicants.

applicants

The valuation for improvements must be paid immediately an applicant is declared successful.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—NATIONAL ENDOWMENT.
—SECOND-CLASS LAND.

Mongonui County.—Maungataniwha Survey District. SECTION 9, Block III: Area, 258 acres 3 roods. Capital value, £260. Renewable lease: Half-yearly rent, £5 4s.

Weighted with £200, valuation for improvements comprising iron whare, 30 acres felled and grassed, and fencing.

Altitude, 200 ft. to 700 ft. above sea-level. Steep country, 30 acres felled and grassed, balance mixed forest, comprising rimu, rata, taraire, puriri, totara, &c., with moderately thick undergrowth of nikau, supplejack, kiekie, &c.; clay soil of second-class quality on sandstone formation; well watered by streams. Distant about nine miles from Mangonui by formed road. formed road.

ABSTRACT OF CONDITIONS OF LEASE.

1. Term of lease, sixty-six years, with a perpetual right of renewal for further successive terms of sixty-six years; but without right of purchase.

2. Rent, 4 per cent. per annum on the capital value, payable on 1st January and 1st July in each year.

3. Applicants to be seventeen years of age and upwards.

4. Applicants to furnish statutory declaration with applications, 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. Order of selection is decided by ballot.

7. Successful applicant to execute lease within thirty days after being notified that it is ready for signature.

8. Residence is to commence within four years in bush land

8. Residence is to commence within four years in bush land or swamp land, and within one year in open or partly open land, and to be continuous for ten years. Under certain conditions personal residence may be dispensed with.

9. Improvements.—Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d. for every 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land

10. Lessee to pay all rates, taxes, and assessments.11. Transfer not allowed until completion of two years'

continuous residence, except under extraordinary circumstances, and then only with permission.

12. 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.

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

R. P. GREVILLE, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that RALPH ALLISON, of Matatoki (near Thames). Farm Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Thames, on Tuesday, the 1st day of November, 1921, at 11 o'clock a.m.

25th October, 1921.

W. S FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

OTICE is hereby given that Henry Alexander Nut-TALL of Eltham. Hairdresser, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Eltham, on Wednesday, the 2nd day of November, 1921. at 3 o'clock p.m.

J. S. S. MEDLEY,

22nd October, 1921.

Deputy Official Assignee.

In Bankruptcy.

OTICE is hereby given that HAROLD MIDDLETON LEE, of Ngaere (late of Hawera), Farm Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hawera, on Wednesday, the 2nd day of November, 1921, at 2 o'clock.

ROBERT S. SAGE, Deputy Official Assignee.

25th October, 1921.

In Bankruptcu.

NOTICE is hereby given that PATRICK McLAUGHLIN, of Hawera, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Hawera on Friday, the 11th day of November, 1921, at 2 o'clock.

31st October, 1921.

ROBERT S. SAGE, Deputy Official Assignee.

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

NOTICE is hereby given that EDWARD BEAMSLEY, of Wanganui, Chimney-sweep, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Monday, the 31st day of October, 1921, at 10.30 o'clock

21st October, 1921.

E. M. SILK. Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Palmerston North.

OTICE is hereby given that Philip O'Kerfe, of Levin; Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Levin, on Wednesday, the 9th day of November, 1921, at 10 o'clock a.m.

29th October, 1921.

CHARLES E. DEMPSY, Deputy Official Assignee. In Bankruptcy.-In the Supreme Court holden at Masterton

OTICE is hereby given that John Corlett, of Carterton, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 2nd day of November, 1921, at 10.30 o'clock.

12th October, 1921.

ARTHUR D. LOW, Deputy Official Assignee.

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

NOTICE is hereby given that ALLAN ROY COZENS, of Wakapuaka Sub. (near Nelson), Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Nelson, on Monday, the 7th day of November, 1921, at 3.30 o'clock.

26th October, 1921.

W. ROUT, Deputy Official Assignee.

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

NOTICE is hereby given that CHARLES EDWARD LOWE, of Motucka, Orchardist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 8th day of November, 1921, at 3.30 o'clock p.m.

27th October, 1921.

W. ROUT. Deputy Official Assignee.

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

OTICE is hereby given that CYRIL St. GEORGE OLIVER, of Culverdan Farmer of Culverden. Farmer, was this day adjudged bank-rupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 4th day of November, 1921. at 2.30 o'clock.

29th October, 1921.

A. W. EAMES, Official Assignee.

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

OTICE is hereby given that HARRY VINCENT. of Christ-church, Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 7th day of November, 1921, at 10.30 o'clock.

31st October, 1921.

A. W. EAMES, Official Assignee.

In Bankruptcy.

In the estate of Francis Cyrll Davison, of Eiffelton, bankrupt.

FIRST and final dividend of 2s. 7d. in the pound A on all proved and accepted claims in the above estate is now payable at my office, Ashburton. Promissory notes (where held) to be produced for endorsement prior to receiving dividends.

27th October, 1921.

J. B. CHRISTIAN, Deputy Official Assignee.

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

NOTICE is hereby given that HUGH MCINTYRE and JOHN WILLIAM REED, of Cambrian, Coal-mine Proprietors, trading as "Lauder Lane Coal Company," were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office. Law Courts Building, Suart Street, on Thursday, the 10th day of November, 1921, at 11 o'clock a.m.

W. W. SAMSON, Official Assignee.

LAND TRANSFER ACT NOTICES.

LYIDENCE of loss of certificate of title, Vol. 9, folio 83, situated in the Thames District, in favour of WIROPE HOTERINI TAIPARI, Aboriginal Native of New Zealand, having been lodged with me, together with an application for a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title on the expiration of fourteen days from the 3rd November, 1921.

Dated at the Land Registry Office at Auckland this 28th day of October, 1921.

day of October, 1921.

THOS. HALL, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 5th December, 1921.

forbidding the same on or before the 5th December, 1921.

6504. JOHN JAMES QUICKFALL and EVA QUICK-FALL.—Lot 8 of Allotment 34, Parish of Titirangi, containing 1 rood 14 perches, fronting Prospect Terrace, Mount Albert. Occupied by applicants. 14414.

6552. JOHN BLAKE.—Allotment 212, Suburban Section 2, Parish of Pukekohe, containing 10 acres 2 roods 4 perches. Occupied by applicant. Plan 13413.

6582. WILLIAM KEENAN.—Allotment 5, Village of Howick, containing 1 acre, fronting Picton Street. Occupied by applicant. Plan 13814.

6583. THOMAS KEENAN.—Allotment 4, Village of Howick, containing 1 acre, fronting Picton Street. Occupied by William Keenan. Plan 13814.

6637. THE HAMILTON THEATRE ROYAL (LIMITED).—Lot 18 of Allotment 1, Parish of Te Rapa, containing 1 rood, fronting High Street, Frankton. Occupied by applicant. Plan 14172.

6650. JAMES BELL.—Parts of Waikuku No. 1, Waikuku No. 2, and Waikuku No. 3 Blocks, containing together 1,554

No. 2, and Waikuku No. 3 Blocks, containing together 1,554 acres 3 roods 14 perches, situated in the Maungakawa Survey District. Occupied by applicant. Plan 14343.

6728. THE WAIROA STORES (LIMITED).—Part Maungawhare Block, containing 2 acres 3 roods 6.5 perches, situated in Block XV, Kaihu Survey District. Unoccupied.

Plan 14845.

Diagrams may be inspected at this office. Dated this 31st day of October, 1921, at the Land Registry Office, Auckland.

THOS. HALL, District Land Registrar.

WIDENCE of the loss of Mortgage 24217, from DORA MARY STEVENSON, of Dannevirke, Widow, to WILLIAM GEORGE CHAPMAN, of Cave, Canterbury, Farmer, and affecting Lot 13 in plan 1447, Ward Street, Dannevirke, comprised in certificate of title 45/283, having been supplied, and application having been made to register a discharge of said mortgage. notice is hereby given of my intention to register such discharge after 19th November, 1921, without production of the outstanding duplicate of said Mortagge No. 24217.

Dated at the Land Registry Office, Napier, this 29th October, 1921.

W. JOHNSTON, 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.

of the Gazette containing this notice.

4858 and 5018 (deposited plan 5321). WILLIAM BROWN CAMERON and CHARLES HERBERT WITHERS.—
5 acres 0 roods 38·5 perches, part Sections 192 and 194, Town of Palmerston North. Occupied by applicants.

4956 (deposited plan 4764). HENRY BERESFORD MAUNSELL.—732 acres 3 roods 17 perches, part Sections 110, 112, 114, 118, 119, 121, 126, 139, 504, Whareama District, Blocks VII and VIII, Mangapakeha Survey District. Occupied by Stanley John Wootton Gill.

4957 (deposited plan 4764). HENRY BERESFORD MAUNSELL.—3 acres 2 roods 25 perches, parts Sections 227, 229, Whareama District. Occupied by Arthur Albert Schofield.

5067 (deposited plan 5222). CORNELIUS BURNETT.—6 acres 2 roods 11·1 perches, part Sections 198 and 270, Left Bank, Wanganui River. Occupied by Agatha Grace Handley.

Diagrams may be inspected at this office.
Dated this 2nd day of November, 1921, at the Land Registry Office, Wellington.
C. E. NALDER, District Land Registrar.

27th October, 1921.

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 before the expiration of one month from the date of the Gazette containing this notice.

Application 800. WILLIAM HENRY FRANCIS LAW.—Part of Sections 695 and 699, Town of Picton, containing 32.5 perches. Occupied by applicant. Plan 878.

Diagram may be inspected at this office.
Dated this 28th day of October, 1921, at the Land Registry Office, Blenheim.
G. H. SEDDON, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 5th day of December, 1921.

1921.

12961. WILLIAM JAMES GILL. — Lot 4, plan 3126, Manchester Street, City of Christchurch, part Rural Section 243B. Occupied by applicant.

12963. JOHN GRIFFIN.—Lot 131, plan 2912, Chancellor Street, City of Christchurch, part Rural Section 325. Occupied by applicant.

12964. WILLIAM HENRY MULLIGAN. — Part Rural Section 5324, Block XIII, Westerfield Survey District. Occupied by applicant.

12966. EVANGELINE LITCHFIELD.—Part Lot 1, plan 3126, Manchester Street, City of Christchurch, part Rural Section 243B. Occupied by W. E. Scott.

12967. HERBERT LAWRENCE RYAN.—Lots 157 and 158, plan 2912, City of Christchurch, part Rural Section 325. Occupied by applicant.

Occupied by applicant.

12968. AUBREY DORMER BAGGS.—Lot 44, plan 5913, Stapleton's Road, City of Christchurch. Unoccupied.

Diagrams may be inspected at this office. Dated this 1st day of November, 1921, at the Land Registry Office, Christchurch.

A. V. STURTEVANT, District Land Registrar.

N OTICE is hereby given that the parcel of land herein after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 1st day of December, 1921.

5416. JAMES BROOME.—Part of Section 3, Block XII (Russell Street), Town of Dunedin. Occupied by applicant.

Diagram may be inspected at this office. D.P. No. 3113. Dated this 29th day of October, 1921, at the Land Registry Office, Dunedin.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (4).

N OTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned companies have been struck off the Register for the District of Otago, and the said companies have been dissolved :-

1912/14. Howden and Moncrieff (Limited).
1918/7. The Dunedin Cool Stores (Limited).
1909/7. The Cardrona Dredging Company (Limited).
1889/4. The Roxburgh Amalgamated Mining and Sluicing Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Dunedin this 27th day of October, 1921.

J. MORRISON, Assistant Registrar of Companies.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

THE Receiving Office at New Brighton of the Christ-church Branch of the above bank will be closed on and from 4th November, 1921.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED). By its Attorney, E. P. YALDWYN.

Witness-H. Jowett, Solicitor, Wellington.

895

LEYLAND MOTORS (LIMITED).

THE Leyland Motors (Limited), a company duly incorporated under the Companies Acts, 1908 and 1917 (England), and having its head office at London, in the County of Middlesex, England, and having its head office in New Zealand at its offices in the Maritime Buildings, Customhouse Quay, in the City of Wellington, hereby gives notice that it will carry on business at its offices, No. 8 Cathedral Square, Christohurch Christchurch.

Dated at Wellington this 20th day of October, 1921.

DUNCAN F. BAUCHOP, Attorney for Leyland Motors (Limited).

THE COMPANIES ACT, 1908.

CONSOLIDATED STEEL CORPORATION.

OTICE is hereby given that Consolidated Steel Corporation, a corporation duly incorporated under the laws of the State of Delaware, in the United States of America, previously carrying on business at 235 Lambton Quay, in the City of Wellington, in the Dominion of New Zealand, has ceased to carry on business in New Zealand or any part thereof.

And notice is hereby further given that until the expiration of three (3) months from the first publication of this notice in the New Zealand Gazette legal process and other documents may be served on the said corporation at the offices of Chapman, Skerrett, Tripp, and Blair, Solicitors, 20 Brandon Street, in the said City of Wellington.

This notice is given in pursuance of section 307 of the Companies Act, 1908.

Dated at Wellington this 20th day of October, 1921.

VAUGHAN WELSBY, Attorney and New Zealand Agent of the Consolidated Steel Corporation.

Witness-H. D. C. Adams, Solicitor, Wellington.

RUTHERFORDS (LIMITED).

OTICE is hereby given, in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at No. 32 New Zealand Express Company's Buildings, Crawford Street, Dunedin, on Friday, the 11th day of November, 1921, at 9.45 o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the Liquidators, and also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidators thereof shall be disposed of. dators thereof shall be disposed of.

Dated at Dunedin this 14th day of October, 1921.

WM. WILSON
JOHN SCOTT
PETER WALKER
P. Y. WALES
A. J. RUTHERFORD

Liquidators.

874

893

PUBLIC NOTICE.

THE Equitable Life Assurance Society of the United States intends to issue, one month after this date, in terms of section 59 of the Life Insurance Act, 1908, a special policy in place of Policy No. 1297599, in name of WILLIAM H. TANA, of Mangonui, declared to have been lost.

Dated at Wellington this 1-t day of November, 1921.

GEORGE ROSS,

Representative for New Zealand.

DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore existing between William Aaron Collett, John Thomas Stiles, and James Oliver Deans, as Coachbuilders and General Smiths at Lower Hutt, was dissolved on the 30th day of September, 1921, after which date the business will be carried on by the said John Thomas Stiles and James Oliver Deans under the style of "Stiles and Deans." All debts owing to the firm of Collett, Stiles, and Deans shall be a sufficient discharge therefor; and all debts and liabilities owing by the said firm of Collett, Stiles, and Deans shall be paid and discharged by Messrs. Stiles and Deans aforesaid.

WILLIAM AARON COLLETT.

WILLIAM AARON COLLETT, JOHN THOMAS STILES. JAMES OLIVER DEANS.

MANGONUI COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it in that behalf by section 16 of the Local Bodies' Loans Act, 1913, and the Counties Act, 1920, and the Housing Act, 1919, and of all other powers (if any) it thereunto enabling, the Mangonui County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Mangonui County Council Special Loan of £2,000, 1921, authorized to be raised by the said Council, under the above-mentioned Acts, for the purpose of acquisition of land or land and buildings for

for the purpose of acquisition of land or land and buildings for workers' dwellings in the Mangonui County, the said Council hereby makes and levies a special rate of one-twelfth of a penny (1/12d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property on the basis of the unimproved value) of all rateable property in the County of Mangonui; 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 September in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

ALFRED H. LONG, Chairman. C. McKINNON, County Clerk.

CONSOLIDATED STATUTES.

REDUCTION IN PRICE TO THE PUBLIC.

SETS of Consolidated Statutes consisting of Five Volumes, in Cloth Binding, may now be obtained at the price of £5 per set.

> MARCUS F. MARKS, Government Printer.

EDUCATION ACTS AND REGULATIONS.

- N. 1. EDUCATION ACT, 1914. Paper cover. Price, 1s.
- N. 2. ACTS AND REGULATIONS RELATING TO EDUCATION RESERVES. Paper cover. Price, 1s.
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 N. 5. REGULATIONS FOR TRAINING-COLLEGES, PROBA
- TIONERS, AND PUPIL-TEACHERS. Price, 6d. Paper cover
- ns: Teachers' Superannuation (in Extracts from Act). Paper cover N. 6. REGULATIONS:
- cluding Extracts from Act). Paper cover Price, 6d.

 N. 7. REGULATIONS: STAFFS, SALABLES, ATTENDANCE.
 AND PAYMENTS BASED THEREON. Paper cover Price, 6d.
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- N. 9. REGULATIONS: PUBLIC SERVICE ENTRANCE EXAMINATION. Paper cover. Price, 6d.
 N. 10. REGULATIONS: PUBLIC SERVICE SENIOR EXAMINATION. Paper cover. Price, 6d.
- N. 12. REGULATIONS AND CONDITIONS: EDUCATIONAL BURSABLES, SIR GRORGE GREY SCHOLARSHIPS, HOME AND DOMESTIC ARTS BURSARIES. Paper cover Price, 6d.
- EGULATIONS: JUNIOE AND SENIOE NATIONAL SCHOLARSHIPS AND INTERMEDIATE EXAMINATION (SENIOE FREE PLACES). Paper cover. Price, 6d. N. 13. REGULATIONS:
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