

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, NOVEMBER 17, 1921.

Altering Boundaries of Dannevirke and Patangata Counties.

JELLICOE, Governor-General. A PROCLAMATION.

W HEREAS it is provided by subsection two of section fourteen of the Counties Act, 1920, that the boundaries of any one or more counties may be altered in accordance with a resolution proposing the alteration passed by the Council of each of such counties in which the principal Act is in forme.

principal Act is in force : And whereas a resolution was passed by the Dannevirke County Council on the eighth day of July, one thousand nine hundred and twenty-one, and sealed with the seal of the

nine hundred and twenty-one, and sealed with the seal of the Council of the said county on the twenty-ninth day of July, one thousand nine hundred and twenty-one: And whereas a similar resolution was passed by the Patangata County Council on the twelfth day of July, one thousand nine hundred and twenty-one, and sealed with the seal of the said county on the said twelfth day of July, one thousand nine hundred and twenty-one, praying for the alteration of the boundaries of such counties in the manner described in the said resolutions and in the First Schedule hereto: hereto:

And whereas it is expedient to make such alteration in accordance with the said resolutions :

accordance with the said resolutions: Now, therefore, in pursuance and exercise of the power and authority conferred on me by the said Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area described in the First Schedule hereto, being now part of the Patangata County, shall, as on and from the first day of April, one thousand nine hundred and twenty-two, be deemed to be added to and form part of the Dannevirke County; and, with the like power and authority, do proclaim and declare that the boundaries of the Counties of Patangata and Dannevirke respectively shall, as on and from the afore-said date, be those set forth under their respective headings in the Second Schedule hereto.

FIRST SCHEDULE.

AREA TO BE EXCLUDED FROM PATANGATA COUNTY AND ADDED TO DANNEVIRKE COUNTY.

ALL that area in the Hawke's Bay Land District, containing 3,200 acres, more or less, being Small Grazing-run 74, situated in Block XII, Mangatoro Survey District.

PATANGATA COUNTY,

SECOND SCHEDULE.

ALL that area in the Hawke's Bay Land District bounded by a line commencing at a point where the Te Aute Road crosses the southern boundary of the Hawke's Bay County; thence along that boundary as described in the New Zealand Gazette, 1919, page 3681, to the sea; thence south-westerly along the sea-coast to the western boundary of Section 3, Block X, Tautane Survey District; thence northerly generally along that boundary, the Pakuka Stream, the western bound-aries of Blocks 83, 86, and 27, the southern and western boundaries of Blocks 79, 84, and 81, the western bound-aries of Blocks 65, 62, 85, 82, and 58; thence north-westerly along the north-eastern boundaries of Section 4, Block I, Tautane Survey District, Small Grazing-runs 22 and 21, and Section 3, Block XII, Weber Survey District; to the eastern boundary of Ngapaeruru No. 7F 2 Block; thence northerly along that boundary and the eastern boundary of Sec-tion 4, Block XV, Mangaotoro Survey District; thence along the north-western boundary of said Section 1 for a distance of 1700 links; thence due west to the eastern boundary of Sec-tion 4, Block XV, Mangaotoro Survey District, and northerly and westerly along the eastern and northern boundaries of that section; thence along the eastern boundary of Sec-tion 1, Block XI, along the south-eastern boundary of Small Grazing-run 73 and the southern and eastern boundaries of small Grazing-run 74 to Te Uri Road, across that raad and along ALL that area in the Hawke's Bay Land District bounded Block XI, along the south-eastern boundary of Šmall Grazing-run 73 and the southern and eastern boundaries of Small Grazing-run 74 to Te Uri Road, across that road, and along the south-eastern and north-eastern boundaries of Section 3, Block VIII, Mangaotoro Survey District, to the southern-most corner of Mangangarara No. 3 Block ; thence along a right line to Trig. 27, Block IV, Mangaotoro Survey District; thence to a point on the south-eastern boundary of Wharawhara Native Block where it is intersected by a right line from the aforesaid Trig. 27 to the south-western corner of Block 77, Block III, Mangaotoro Survey District; thence north-easterly along the south-eastern boundaries of Wharawhara Native Block and Blocks 60 and 56 to the thence north-easterly along the south-eastern boundaries of Wharawhara Native Block and Blocks 60 and 56 to the of Wharawhara Native Block and Blocks 60 and 56 to the north-eastern boundary of the area of land shown on deeds plan 524; thence north-westerly along that boundary to the south-eastern boundary of Lot 3, deeds plan 636; thence south-westerly along that boundary to the south-eastern extremity of a proposed new road shown on deeds plan 636; thence along that road to Wangai Road; thence north-easterly along that road to the Turaekaitai Stream; thence down that stream to the south-eastern corner of Block 34 in Block XIII, Motuotaria Survey District; thence along the eastern boundary of said block to the Purimu

(L.S.]

Stream; thence down that stream to the north-eastern | boundary of Lot 26, Arlington Estate; thence along that boundary and along the south-eastern boundaries of Lots 27, 23, and 21, and along the north boundaries of Lots 27, 23, and 21, and along the north boundaries of Lots 20 and 9, all in Arlington Estate, and along the production of the last-named boundary to its intersection with the south-west boundary of Block 86, in Block VII, Motuo-taria Survey District; thence north-westerly along that boundary and along the south-west boundary of Block 87 to the Tangatupura Stream; thence down the middle of said stream and the Mangatarata Stream to the Tukituki River; thence up the middle of the said river and up the middle of the old Waipawa River bed to the Waipawa-Tamunu Road; thence north-westerly along the middle of that road to the Waipawa-Patangata Road; thence by a right line to the easternmost corner of Block 14 in Block XI, Waipukurau Survey District; thence along the north-east boundary of the middle of said road to the Otane Town District; thence along the north-western and north-eastern boundaries of said the test of the restern and north-eastern boundaries of said along the north-western and north-eastern boundaries of said town district as described in New Zealand Gazette No. 65, 16th December, 1886, page 1584, and again along the middle of the Te Aute Road to the point of commencement.

DANNEVIRKE COUNTY.

DANNEVIRKE COUNTY. All that area in the Hawke's Bay Land District bounded towards the north generally by Waipawa County as de-scribed in the First Schedule to the Waipawa County Act, 1907, from the summit of the Ruahine Range to the Manga-purakau Stream ; thence by a line along the middle of that stream, the southern boundary of Block 83, and a line along the middle of the Whatatuna Stream to its confluence with the Tauraekaitai Stream ; thence towards the east generally by Patangata County hereinbefore described to Weber County as described in the New Zealand Gazette, 1921, page 583 ; thence towards the south generally by that county to its westernmost corner ; thence by the northern boundary of the Wellington Land District to the rabbit-fence reserve at the south-western corner of Section 10, Block XV, Tahoraite to its westernmost corner; thence by the northern boundary of the Wellington Land District to the rabbit-fence reserve at the south-western corner of Section 10, Block XV, Tahoraite Survey District; thence towards the west generally by the said reserve to a point opposite the southermost corner of Section 8, Block XV aforesaid, across the reserve, and by Sections 8 and 9 to and across the road forming the western boundary of Section 4, by the western side of that road to the north-eastern corner of Section 1, Block XV aforesaid, by that section and Sections 40, 39, and 38 to the Otawhao Block, by that block to the Otopae-Kaitoki Road, and by the western side of that road to the Otapae Stream; thence by that stream to the Manawatu River, across that river, and by its right bank to the Oruakeretaki Stream, by that stream to and by the Mangapukakakahu Stream to the north-eastern corner of Section 13, Block I, Woodville Survey Dis-trict; across Grainger Road, and by Sections 54, 51, and 50, Block I aforesaid, to and by the Oruakeretaki Stream and a forest reserve of 8,704 acres as described in the *New Zealand Gazette* of the 22nd February, 1900, page 429, to the summit of the Ruahine Range; and thence by the summit of that range to Waipawa County, the place of commencement: excluding the Borough of Dannevirke.

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

WM. DOWNIE STEWART, Minister of Internal Affairs.

GOD SAVE THE KING !

Additional Land at Lyttelton taken for the Purposes of the Hurunui-Waitaki Railway (Christchurch-Lyttelton Branch)

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

WHEREAS it has been found desirable for the use,

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Christchurch-Lyttelton Branch of the Hurunni-Waitaki Railway to take further land at Lyttelton, in addition to land previously acquired for the purposes of the said railway: Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act. 1908, and of every other power by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :----

A. B. P. 4 1 9.3 Part R.S. 193. 0 2 10.5 " 1.

Situated in the Borough of Lyttelton. (S.O. 285v, red.) In the Canterbury Land District; as the same are more particularly delineated on the plan marked W.R. 29803, deposited in the office of the Minister of Railways at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 11th day of November, 1921. D. H. GUTHRIE, Acting Minister of Railways.

GOD SAVE THE KING !

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

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

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .-- CROWN LAND.

SECTION 10, Block V, Opuawhanga Survey District: Area, 534 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 11th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.-CROWN LAND.

Waitomo County.

SECTION 15, Block XII, Pirongia Survey District : Area, 163 acres 1 rood 16 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 4th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

Crown Land set apart for Selection by Discharged Soldiers, under Ordinary Tenures, in the Auckland Land District.

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

N pursuance of the power and authority conferred upon me by section three of the Discharged Soldiers Settle-ment Act, 1915, I, John Rushworth, Viscount Jellicoe,

Nov. 17.]

Α.

Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the areas of Crown land described in the Schedule hereto shall be and the same are hereby set apart for selection by discharged soldiers, under the Land Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT .--- CROWN LAND .--- NATIONAL ENDOWMENT.

West Taupo County.—Part Komokoriko Loan Block.— Block III, Piopiotea Survey District.

		Æ	Area	•			Ŀ	Irea.	ł.
		А.	R.	Р.			A.	R. P.	
SECTION 3	••	273	1	14	Section	$\overline{7}$	 160	$2 \ 11$	ł
,, 4	••	254	2	0	,,	8	 237	0 8	
,, 5		196	1	8	,,	9	 196	$0 \ 16$	1
" [•] 6	••	194	3	1					

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 4th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.-CROWN LAND.

SECTION 14, Block VII, Waitoa Survey District: Area, 50 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Land in Taranaki Land District declared to be subject to Section 127 of the Land Act, 1908.

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

W HEREAS the Land Board of the Taranaki Land District has recommended that the Crown tenant of the land enumerated in the Schedule hereto should be afforded relief, owing to exceptional circumstances over which he has

relief, owing to exceptional circumstances over which he has no control preventing the profitable occupation of such land : Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section twenty-five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1911, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare the land enumerated in the Schedule hereto to be subject to the provisions of section one hundred and twenty-seven of the Land Act, 1908; and I do further fix one year from the date mentioned in the said Schedule as the period for which the said land shall be exempt from payment of rent. payment of rent.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTION 3, Block V, Waro Survey District : Area, 925 acres. 1st July, 1921.

Given under the hand of His Excellency the Governor General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 9th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

- в. р. 0 12·3
- Portion of Section 26, Block II. Mangaroa B 2B, Section 1, Block VI | purple. 0 õ 9.4
 - SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed : 4.1 perches. Adjoining Section 32, Block II; coloured green.

All situated in Ohura Survey District.

All in the Taranaki Land District; as the same are more particularly delineated on the plan marked L. and S. 16/910, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1939, 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 9th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Blocks VI and VII, Gore Survey District, Marlborough 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 Rush-worth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in the Gore 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. 1 3 3 4 0 13 Portion of Section 11, Block VI; coloured red.
- 2 0 20
 - 0 0 16 Crown land, Block VI; coloured blue.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 3 acres 1 rood.

Passing through Sections 18, Block VI, and 50, Block VII; coloured green.

All situated in Gore Survey District.

All in the Marlborough Land District; as the same are more particularly delineated on the plan marked L and S. 16/914, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1938, 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 9th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

Proclaiming Road-lines laid out through Mangakowhara B No. 4e, B No. 4f, B No. 5b, B No. 4l, B No. 4j, and Maro-maku Blocks to be Public Roads.

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

WHEREAS the parcels of land described in the Schedule Where here is a construction of the value of the schedule here is the schedule here is a construction of the value of the Amendment Act, 1913 : And whereas the said Court is of the opinion that the said

rad lines should be proclaimed as public roads, 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-lines as public roads has been given by the Surveyor-General to the local authorities of the dis-tricts concerned, in terms of section fifteen of the Native Land Amendment Act, 1914 :

Land Amendment Act, 1914: And whereas it is now expedient that the said road-lines should be proclaimed as public roads: Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-suance 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 public roads the road-lines described in the Schedule hereto.

SCHEDULE.

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

Portion of Mangakowhara B No. 4E, situated in Block XV; coloured red. A. R. P. 2 1 30

Mangakowhara B No. 4E, situated in Block XV; coloured red.
Mangakowhara B No. 4F, situated in Block XV; coloured yellow.
Mangakowhara B No. 5B, situated in Block XV; coloured purple.
Mangakowhara B No. 4L, situated in Block XV; coloured blue.
Mangakowhara B No. 4J, situated in Block XV; coloured red.
Maromaku Block, situated in Blocks XI, XV, and XVI; coloured blue. 1 0 12

4 3 14 0 0 35

3 1 24

45 2 0

and XVI; coloured blue.

Situated in Motatau Survey District, in the North Auck-land Land District; as the same are more particularly delineated on the plan marked L. and S. 16/880, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1934, and thereon coloured as above mentioned. (Auckland plan 10402.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 9th day of November, 1921.

D. H. GUTHRIE, Minister of Lands

GOD SAVE THE KING!

Proclaiming a Road-line laid out through Pukenui 2t Section 3 Block to be a Public Road.

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

WHEREAS the parcel of land described in the Schedule hereto was, by an order of the Native Land Court made on the eighth day of November, one thousand nine hun-dred and seventeen, duly laid out as a road-line, in pursuance of sections forty-nine and fifty of the Native Land Amendment Act, 1913:

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

And whereas the said Court is of the opinion that the said road-line should be proclaimed as a public road, and a 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 Amendment Act. 1914 :

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 pur-suance 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 area of the piece of land proclaimed as a road : 3 acres 2 roods 8 perches. Being portion of Pukenui 2r Section 3 Block, situated in Block III, Otanake Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked L. and S. 16/881, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1937, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 9th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

IN pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the fourteenth day of March, one thousand nine hundred and twenty, and published in the *Gazette* of the eighteenth day of March then instant, setting apart Crown land for selection by dis-charged soldiers, under the Land Act, 1908.

NELSON LAND DISTRICT.-CROWN LAND.-NATIONAL ENDOWMENT.

Murchison County .-- Westland Mining District .-- Tutaki

			Survey	District.			A.	R.	Р.
SECTION	22,	Block	1X	••	••	Area,	268	0	0
,,	3	"	XIII	••	••	,,	659	0	0
"	4	,,	XIII		••	,,	1,311	0	0
"	5	,,	XIII	••	••	**	618	0	0

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

A PROCLAMATION.

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

SCHEDULE.

NELSON LAND DISTRICT.-CROWN LAND.

Waimea County.-Motueka Survey District.

SECTION	1 of	10,	Block VII			Area,		1	
,,	2 of	10		••		,,			
,,	3 of	10	,,	••	••	,,	9	1	10

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

Nov. 17.]

THE NEW ZEALAND GAZETTE.

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

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

IN pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor General of the Dominion of New Zealand, do hereby revoke the Proclamator the Dominion of New Zeatand, do hereby revoke the Proclamation made on the second day of August, one thousand nine hundred and sixteen, and published in the *Gazette* of the tenth day of August then instant, setting apart Crown land for selection by discharged soldiers, under the Land Act, 1908, in so far as it relates to the here is the Schedule herets the land in the Schedule hereto.

SCHEDULE.

NELSON LAND DISTRICT .--- CROWN LAND. Murchison County.—Matiri Survey District

11 aron 00010 Country.	- THE COOOL	~ ~~~~~~	9 2000	600.			£
				А.	R.	Р.	l
SECTION 14, Block XII	••	••	Area,	1,156	0	0	Į
Buller County	Brighton	Survey	Di stri	ct.			
Section 8, Block IX	••		Area,	416	3	0	ł
Q				463	1	0	ł

" " 268 0 0 " 10 ,, •• •• Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

IN pursuance and exercise of the powers and authorities Conferred upon me by section three of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the third day of December, one thousand nine hundred and twenty, and published in the *Gazette* of the ninth day of December then instant, setting apart the area of Crown land described in the Schedule hereto for selection by discharged soldiers under the Schedule hereto, for selection by discharged soldiers, under the Land Act, 1908, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

NELSON LAND DISTRICT .--- CROWN LAND.

Westland Mining District .- Murchison County .- Matakitaki

			S	urvey	District.		-	А.	R.	Р.	l
SECTION	10,	Block	п		••	••	Area,	593	0	0	I
,,	11	,,	п		••	•••	,,	398	0	0	
•>	21	,,	VI		••	••	,,	367	0	0	ĺ
,,	2	,,	VII		••	••	,,	213	0	0	
,,	3	"	VII		••	••	,,	536	0	0	Ĺ

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921. D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settle-ment Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the nineteenth day of June, one thousand nine hundred and twenty, and published in the *Gazette* of the twenty-fourth day of June, one thousand nine hundred and twenty, setting apart Crown lands for selection by discharged soldiers, under the Discharged

Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

ĺ			8	CHEL	OULE.				
	Auc	KLAN	D LANI	DIST	RICTCR	own L	AND.		
И	Vaito	mo C	ounty	-Paka	umanu Su	rvey D	istrict.		
						•	Α	rea,	
1							A.	R.	Р,
SECTION	1,	Bloc	k VI	••	••	••	587	2	0
,,	2	,,	VI		••	••	548	2	0
,,	3	,,	\mathbf{VI}	••	••	••	914	1	0
,,	4	,,	\mathbf{VI}		••	••	807	2	0
,,	5	,,	VI		••	• •	778	3	0
,,	7	,,	\mathbf{XI}		••	• •	428	2	30
,,	10	,,	\mathbf{XI}		••	••	385	3	7
,,	1	,,	XVI		••	••	1,216	0	0
,,	1	,,	п		••	••	244	3	19
,,	3	"	\mathbf{III}	••	••	••	666	0	0
Wa	aitom	o Ca	ounty	Mange	aorongo Sr	urvey L	District.		
Section (6, BI	ock 1	XV		••		632	1	28
,,	7	"	$\mathbf{X}\mathbf{V}$	••	••	••	679	3	6

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 11th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING !

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

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

W HEREAS by a Proclamation dated the fifth day of July, one thousand nine hundred and twenty, and gazetted on the eighth day of July of that year, certain national-endowment land in Kahurangi Survey District, in the Nelson Land District, was, *inter alia*, set apart as and for a provisional State forest in terms of section thirty-four of the War Legislation and Statute Law Amendment Act, 1918, and section two of the State Forests Amendment Act, 1919: And whereas the land described in the Schedule hereto (being part of the land set apart) is required for settle-ment, and it is expedient that the soid Proclamation should be revoked in so far as it relates to the land described in the

be revoked in so far as it relates to the land described in the said Schedule :

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

SCHEDULE.

NELSON CONSERVATION REGION.

Description of Land withdrawn from Provisional State Forest. ALL that area in the Nelson Land District, being Section 2, ALL that area in the Nelson Land District, being Section 2, Block II, Kahurangi Survey District, Collingwood County, containing by admeasurement 168 acres, more or less, and being portion of a national-endowment provisional State forest. Bounded on the north by Section I, Block II, afore-said; on the east and south by provisional State forest; and on the west by a road reserve along the sea-coast. As the same is delineated on atlas No. 098, deposited in the Head Office, State Forest Service, at Wellington, and thereon coloured green. 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 14th 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 !

Lands set apart for State-forest Purposes in Wellington Land Constituting the Ashburton Electric-power District, and Outer District. Area of such District.

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

 $\mathbf{B}^{\mathbf{Y}}$ virtue and in exercise of the powers and authorities vested in me by the State \mathbf{F} BY virtue and in exercise of the powers and authorities vested in me by the State Forests Act, 1908, and of every other power and authority enabling me in that behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the forest land described in the Schedule hereto, forming part of the Crown lands in New Zealand, as and for a State forest within the provisions of the said Act.

SCHEDULE.

Wellington Forest-conservation Region.

State Forest Part No. 25. ALL those parcels of land in the Wellington Land District, containing by admeasurement 8,855 acres 1 rood, be the same a little more or less, being parts of Sections 2, 3, 4, and 5 of the Tamaki Block, situated in Blocks IV, VII, VIII, XI, and XII, Pohangina Survey District, and Blocks XII and XIV, Umutoi Survey District. As the same are more par-ticularly shown on atlas numbered 082, deposited in the Head Office of the State Forest Service, at Wellington, and thereon bordered green. bordered 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 14th day of November, 1921.

WM. DOWNIE STEWART,

For Commissioner of State Forests. Approved in Council.

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

GOD SAVE THE KING !

Lands set apart as Provisional State Forests.

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

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

SCHEDULE.

WESTLAND FOREST-CONSERVATION REGION.

ALL that area of land in the Westland Land District, being Provisional State Forest Reserve No. 1714, situate in Blocks VI and X, Mawheranui Survey District, containing 2,600 acres, more or less, bounded as follows : Towards the east by the eastern boundary of Blocks VI and X, Mawheranui Survey District; towards the south by the southern boundary of said Block X; towards the south-west by Sections 2725, 2724, 2721, 2718, and 12; towards the north-west generally by railway reserve, Sections 13, 105 Λ , 105, 104, 3176, 108, and 24, and the Greymouth-Reefton Road, and road forming

and 24, and the Greymouth-Reefton Road, and road forming the southern boundary of Section 3267. Also all that area in the Westland Land District, being Provisional State Forest Reserve No. 1715, situate in Blocks II and III, Brunner Survey District, and Block I, Kopara Survey District, containing 2,430 acres, more or less, bounded as follows: Towards the north by the northern boundaries of Blocks II and III, Brunner Survey District, and Block I, Kopara Survey District; towards the east by Sections 3215, 2665, and 2689; towards the south by a road-line forming the northern boundaries of Sections 2766, 2765, and 2764, and the right-hand bank of Deep Creek; and towards the west by Sections 2745 and 2739. As the same are more particularly delineated on atlases

As the same are more particularly delineated on atlases numbered 119 and 126 respectively, 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 14th day of November, 1921. WM. DOWNIE STEWART, For Commissioner of State Forests. Approved in Council.

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

GOD SAVE THE KING !

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

A PROCLAMATION.

WHEREAS it is provided by section three of the Electric-power Boards Act, 1918, that any area or areas of land may be constituted an electric-power district or outer area of such district under the said Act, and in the manner therein provided :

And whereas a petition, praying that the area described in the First Schedule hereto may be constituted an electric-power district under the said Act, and that the area described in the formula like the said Act, and that the area described

the First Schedule hereto may be constituted an electric-power district under the said Act, and that the area described in the Second Schedule hereto may be constituted an outer area of such electric-power district, was presented to the Governor-General on the 19th September, 1921 : And whereas such petition was publiely notified in the Ashburton Guardian of the thirteenth day of August, one thousand nine hundred and twenty-one, being a newspaper circulating in the proposed electric-power district : And whereas, after due inquiry, the Governor-General is of opinion that the petition should be granted : Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-suance and exercise of the power and authority conferred upon me by section three of the Electric-power Boards Act, 1918, do hereby proclaim the district with the boundaries as described in the First Schedule hereto to be an electric-power district, and I hereby assign to such district the name of the "Ashburton Electric-power District"; and I do hereby further proclaim that the outer area, with the boundaries as described in the Second Schedule hereto, shall be an outer area of such electric-power district. area of such electric-power district.

FIRST SCHEDULE.

ASHBURTON ELECTRIC-POWER DISTRICT.

ASHBURTON ELECTRIC-POWER DISTRICT. ALL that area in Canterbury Land District bounded as follows: Commencing at a point on the high terrace of the Rakaia River, the said point being the northernmost corner of Rural Section 31401, Block IV, Hutt Survey District; thence south-westerly along the north-west boundary of said section and Rural Section 28844 to the westernmost corner of the last-named section; thence south-easterly along the north-east boundary of Rural Section 33503 to the high terrace of the Rakaia River; thence south-westerly generally along the said high terrace forming the boundaries of Rural Sections 33503, 31403, and 33502 to the south-east corner of that section; thence westerly along the south boundary of Rural Section 36473; thence south-easterly along the south-Rural Sections 33502 and 33501 to the westernmost corner of Rural Section 36473; thence south-easterly along the south-west boundary of Rural Sections 36473, 28845, and 24440 to the north-west boundary of Rural Section 33505; thence south-westerly along the north-west boundary of the said section to its westernmost corner; thence south-easterly along its south-west boundary to the north-west boundary of Rural Section 34665; thence south-westerly to the western-most corner of the said section; thence south-easterly along the south-west boundary of that section and Section 30303 to the northernmost corner of Rural Section 30298; thence south-westerly along of the boundaries of the south-westerly and south-easterly along the boundaries of the said section to Rural Section 30301; thence south-westerly and south-easterly along the boundaries of that section to the and south-easterny along the boundary of the section 32057; thence south-westerly along the north-west boundary of the said section and Rural Section 34664 to the westernmost corner of that section; thence south-easterly along the south-west of that section; thence south-easterly along the south-west boundaries of Rural Sections 34664, 32058, 34657, and 31561 to a point in line with the north-west boundary of Rural Section 32634; thence south-westerly along the said boundary to the easternmost corner of Rural Section 36497; thence generally south-westerly along the northern boundary of the said section to the north-eastern boundary of Rural Section 32444; thence north-westerly, south-westerly, and south-easterly along the boundaries of the said section to a point in line with the northern boundary of Rural Sec-tion 30816; thence south-westerly along the said boundary to Rural Section 6017; thence north-westerly along the north-east boundary of the said section and Rural Section 30817 to the northernmost corner of the last-mentioned section; thence south-westerly and south-easterly along the boundaries of that section to Rural Section 6017; thence south-westerly to its westernmost corner of Rural Section 16809; thence south-westerly, north-westerly, and again south-westerly along the boundaries of Rural Sections 16809 and 2871 to the westernmost corner of the last-named section; thence south-easterly to the northernmost corner of Rural Section 919; thence north-westerly and south-westerly along the boundary of Rural Section 13617 to its southern-most corner; thence in a straight line across Pudding Hill Stream through Reserve 1116, and across the north branch of the Ashburton River to the easternmost corner of the forest boundaries of Rural Sections 34664, 32058, 34657, and 31561 of the Ashburton River to the easternmost corner of the forest

Nov. 17.]

reserve; thence south-westerly along the south-east boundary of the said reserve to the road passing through Rural Sec-tion 36413; thence southerly along that road to the road forming the southern boundary of the said section; thence westerly by the last-mentioned road to the northernmost corner of Rural Section 28810; thence south-westerly along the north-west boundary of that section to the road forming the north-east boundary of that section 24017. the north-east boundary of Rural Section 24017; thence north-westerly along the last-mentioned road to the northernnorth-westerly along the last-mentioned road to the northern-most corner of Rural Section 24017; thence south-westerly along the north-west boundary of the said section to the north-east boundary of Rural Section 20420; thence north-westerly along the north-east boundary of the said rural section and Rural Sections 21246 and 32258 to the northernmost corner of the last-named section ; thence south-westerly along the north-west boundary of the said section to a point in line with the north-west corner of Rural Section 7337: thence north-westerly and south-westerly along the north-east and north-west boundary of the said section to its westernmost corner; thence in a straight line across Taylor's Stream to the northernmost corner of Rural Section 27905; thence south-westerly along the north-west boundary of that section to the road forming its south-west boundary of that section westerly and south-westerly along that road to the eastern-most corner of Rural Section 22047; thence north-westerly along the north-east boundary of the said section and Rural along the north-east boundary of the said section and Rural Section 22072 to the northernmost corner of the last-named section; thence south-westerly along the north-west boundary of Rural Section 22072, through Rural Section 20743, and along the north-western boundaries of Rural Sections 22069 and 22071 to the westernmost corner of the latter section ; thence south-easterly along the boundary of that section and Rural Section 22070 to the north-west boundary of Rural Section 21721; thence south-westerly to the western corner thereof: thence south-easterly to the north-west boundary Section 21721; thence south-westerly to the western corner thereof; thence south-easterly to the north-west boundary of Rural Section 21492; thence south-westerly to the western-most corner of said section; thence south-easterly to the north-west boundary of Rural Section 21491; thence south-westerly to Boyd's Road; thence north-westerly along the said road to the northernmost corner of Rural Section 21535; thence south-westerly to the northernmost corner of Rural Section 7906; thence south-easterly to the easternmost corner of said section; thence south-westerly along the north-west boundary of Rural Sections 5737, 8042, and 33026 to the road forming the northern boundary of Rural Section 14266; thence north-westerly along that road to the northernmost corner of north-westerly along that road to the north-mest corner of the said section; thence south-westerly along the north-west boundaries of Rural Sections 14266 and 14188 to the westernmost corner of the last-mentioned section; thence south-easterly along the south-west boundary of Rural Sections 14188 and 14187 to the road forming the northern boundary of Rural Section 23059; thence south-westerly generally along the said road to the north-east corner of Rural Section 30993; thence south-westerly along the south-east boundary of the said section and Rural Section 18993 to the southernof the said section and Kural Section 18993 to the southern-most corner of the last-mentioned section; thence in a straight line across the River Ashburton to the north-east corner of Rural Section 25142; thence south-westerly along the south-east boundary of the said section to the north-east boundary of Rural Section 24596; thence north-westerly along the north-east boundary of that section to its northernmost corner; thence south-westerly along the north-west boundary of the Rural could be readed as the readed as the readed as the readed corner; thence south-westerly along the north-west boundary of the Rural could be readed as the readed as the readed as the readed of the readed as the r of the said section to the River Hinds; thence in a straight line across the north branch of that river to the north-east corner of Rural Section 23334; thence south-westerly along the south-east boundary of the said section and Rural Sec-tion 23336 to the easternmost corner of Rural Section 25023; thence north-westerly along the north-east boundary of the said section and Rural Section 29109 to the Limestone Creek Road; thence north-westerly along the road passing through Rural Sections 29109, 24950, and 28952 to the western boundary of the last-mentioned section; thence south-westerly along the south-east boundary of Rural Sections 29105 and 29116 to the south-east corner of the last-named section ; thence north-westerly along the south-west boundary of that section and Rural Section 35919 to the north-west corner of Rural Section 31342; thence south-westerly along the north-west boundary of that section to the north-east corner of Rural Section 31343; thence north-westerly along the north-east boundary of the said section and Rural Sec-tion 29113 to the north-east corner of Rural Section 29266; thence south-westerly along the south-east boundary of that section and Rural Sections 29265 and 29264 to the south branch of the Hinds River; thence south-easterly in a straight line to the northernmost corner of Rural Section 29031; thence south-westerly and south-easterly along the boundaries of that section to the northernmost corner of Rural Section 29032; thence south-westerly along the north-west boundary of the last-named section and Rural Secwest boundary of the last-hand section and rular section; tion 29824 to the westernmost corner of the latter section; thence south-easterly along the south-west boundary of the said section to Section 33984; thence south-westerly along the north-west boundary of that section and in a line in con-

tinuation the rentre of the boundary of the Ashburton County at the centre of the Rangitata River; thence by the centre of the Rangitata River to the mouth of that river; thence towards the east by the ocean to the mouth of that hver; there and River; and thence towards the north by the Ellesmere and Selwyn Counties to the place of commencement. As the said area is more particularly delineated on the plan marked P.W.D. 52880, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered red.

SECOND SCHEDULE.

THE OUTER AREA.

ALL that area in the Canterbury Land District, being part of Ashburton County, and bounded as follows: Commencing at a point in the centre of the Rangitata River in a line in continuation of the north-western boundary of Section 33984; thence by the centre of the Rangitata River to Forest Creek; thence by the centre of the Rangitata River to Forest Creek; thence by the centre of that creek to its source in the Two Thumb Range; thence by a line along the summit of that range to the summit of the Southern Alps near Mount Tyndall; thence by a line along the summit of the Southern Alps and a line to the source of the Rakaia River; and thence by the Selwyn County to a point on the high terrace of the Rakaia River, the said point being the northermost corner of Rural Section 31401, Block IV, Hutt Survey District; thence by the northern and north-western boundary of the area described in the First Schedule hereto to the point of com-mencement. As the said area is more particularly delineated mencement. As the said area is more particularly delineated on the aforesaid plan marked P.W.D. 52880, and thereon bordered blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921. J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Defining the Middle-line of a Further Portion of the Orepuki-Waiau Railway (Orawia Section).

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 middle-line of a further portion of the Orepuki-Waiau Railway shall be that defined and set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE. COMMENCING at a point in Section 7, Block XI, Waiau Survey District, marked 54 miles, which point is also the termination of the railway described in a Proclamation dated the 8th day of June, 1915, and published in the New Zealand Gazette No. 73, page 2030, of the 10th day of June, 1915, and proceeding thence in a north-easterly and then northerly direction generally for a distance of about 2 miles 47 chains, and passing in, into, through, or over the following lands, &c.—viz., Sections 7, 8, 9, 1, G.R. 2, Block XI, Sections 45, 41, 40, 39, and part 38, Block X, Waiau Survey District, and terminating at a point in the said Section 38, Block X, Waiau Survey District, marked 56 miles 47 chains; including all Survey District, marked 56 miles 47 chains; including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the Southland Land District. As the same is delineated on the plan marked P.W.D. 52947, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District Land District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 10th day of November, 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.

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

 \prod^N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Public Works Amendment Act, 1909, and of every other

power and authority in anywise enabling me in this behalf. I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

APPROXIMATE areas of the pieces of stopped Government road declared to be Crown land :---

A. R. P. Adjoining or passing through
0 2 2.5 Lots 1 and 2, Harapepe Village.
1 2 16.3 Allotment 115, Pirongia Parish.

Situated in Block XV, Alexandra Survey District. (S.O.

20187.) In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 51673, deposited in the office of the Minister of Public Works 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 12th day of November, 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 powers and authorities vested in me by the Public Works Act, 1908, and the Public Works Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule hereto to be Crown land subject to the Land Act, 1908.

SCHEDULE.

APPROXIMATE areas of the pieces of stopped Government road declared to be Crown land :---

 A. B. P.
 Adjoining or passing through

 2
 1
 26
 Crown land, Sections 396 and 395.

 6
 3
 24
 " 392, 393, 394, and 395.

Section 391.

353. .

Situated in Parish of Taupiri, Block VIII, Rangiriri Survey District. (S.O. 21802.) In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52452, 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 10th day of November, 1921.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Blocks XIII, Thames, and IV, Waihou Survey Districts, Thames County.

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 pro-claim 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 third day of December, one thousand nine and after the third day of December, one thousand nine hundred and twenty-one.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3 acres 2 roods 13 perches. Portion of Waikoropupu Block, situated in Blocks XIII, Thames, and IV, Waihou Survey Districts.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 51990, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of November, 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 (Portion of Athenree Section), and for Road-diversions in connection therewith.

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 mentioned in the Schedule hereto is hereby taken for a further portion of the East Coast Main Trunk Railway (portion of Athenree Section), and for road-diversions in connection therewith.

SCHEDULE.

Ár H	proximate eas of the Pieces of and taken.	Being Portion of	Situated in Block	Situated in Survey District of	Sheet No. of Plan	Coloured on Plan
А.	B. P.		For Re	iilway.		
12	2 17	Section 28	IV	Aroba	1	Yellow.
6	2 9.1	, 29	,	"	1	Pink.
0	1 18	Road			1	Green.
0	0 6.45	Section 48	"		1	Pink.
2	0 6.1	. 44	<i>"</i>		1	Blue.
1	$1 \ 17.91$	" 44	"		1	"
0	$0 \ 16.05$	Road	"		1	Green.
0	0 0.7	Section 29		"	1	Blue.
0	$1 \ 26 \ 82$	Road	"		1	Green.
3	$2 \ 33.34$	Section 47	"	"	1	Pink.
18	0 4.02	" 2	ĩ	Katikati	2 & 3	Blue.
				North	_	
4	3 34.8	" 1	IV	Aroha	3	Pink.
5	$2 \ 30.2$, 2		Katikati	3	Blue.
	•	I .		North	i	1
	•	For .	Road-d	iversions.		
0	0 36.33	Section 48	IV	Aroha	1	Yellow.
1	1 7.57	<i>"</i> 44	"		1	Brown.
1	1 2.97	" 44	"		1	
1	2 19·16	" 2 9	"	"	1	Yellow.

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 51704, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned. (S.O. 21752.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block XIV, Momahaki Survey District.

JELLICOE, Governor-General. [L.S.] 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 Jellicce, Governor-General of the Dominion of New Zealand, do hereby pro-claim 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 twenty-sixth day of November, one thousand nine hundred and twenty-one. hundred and twenty-one.

Nov. 17.]

THE NEW ZEALAND GAZETTE.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :---

A. R. 1 20.57 Portion of Rangitatau ID 5A Block. 0

3 18.42 0

Situated in Block XIV, Momahaki Survey District.

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

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

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING !

Laying out and taking a Road in Block VI, Kawhia North Survey District, Kawhia County.

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

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

SCHEDULE.

Á Pie	pproximate reas of the ces of Road laid out and taken.	Being Portion of	Shown on Plan	Coloured on Plan
A. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	$\begin{array}{c} \mathbf{R}, \ \mathbf{P} \\ 2 \ \mathbf{10^{\cdot 4}} \\ 0 \ 13 \\ 1 \ \mathbf{7^{\cdot 8}} \\ 3 \ 15 \\ 2 \ \mathbf{17^{\cdot 2}} \\ 1 \ \mathbf{21^{\cdot 7}} \\ 0 \ 8 \\ 1 \ \mathbf{7^{\cdot 3}} \\ 0 \ 13 \\ 0 \ \mathbf{10^{\cdot 5}} \\ 0 \ \mathbf{0^{\cdot 002}} \\ 0 \ 32 \end{array}$	Kawhia T No. 2, part Sec. 40 , T No. 2, Section 3B , T No. 2, Section 3A , T No. 2, Section 2 , T No. 2, Section 1 , W, Section No. 1 (S.O. 21512) Kawhia C No. 2, Section 1A , C No. 2, Section 2 , C No. 3, Section 2 , C No. 3, Section 2 (S.O. 21514) Kawhia A No. 2, Section C1	P.W.D. 52003 " " 52004 " " 52004 " " 52005	Sepia. Yellow. Purple. Blue. Red. Yellow. Sepia. Blue. Yellow. Purple. Orange. Sepia.
0 0	$\begin{array}{ccc} 0 & 1.2 \\ 0 & 19.9 \end{array}$,, A No. 2, Section C2 ,, A No. 2, Section A (S.O. 21626)	,, ,,	Red.

Situated in Block VI, Kawhia North Survey District

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

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of November, 1921. J. G. COATES, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road in Blocks II and III, Whangarei Surv-y District, Whangarei County.

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

B

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

SCHEDULE.

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

- Portion of Te Kiripaka No. 1B No. 4, Block II; coloured R. ▲. в. р. 0 1 25
- pink. Te Kiripaka No. 18 No. 4, Block II; coloured 0 $1 \ 26.3$
- purple. Te Kiripaka No. 14, Blocks II and III; 3 0 3 coloured purple.

Situated in Whangarei Survey District. (S.O. 20325.) In the North Anckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 47501, 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 10th day of November, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road in Block III, Rangitoto Survey District, Rangitikei County.

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

N 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 laud in Rangitoto Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road :

2 perches. Portion of Section 20, on Deeds plan 184, being part Block VIII, situated in Block III, Rangitoto Survey District (Rangitikei R.D.). (S.O. 1549.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 53119, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of November, 1921.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING !

Land proclaimed as a Road, and Road closed, in Block VI, Okain's Survey District, Le Bon's Bay 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 Rush-worth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Okain's 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 : 3 acres 1 rood 2 perches Portion of Sections 14158, 11130, and 11035; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 3 acres

0 roods 30 perches. Adjoining or passing through Sections 11035 and 11130; coloured green.

All situated in Block VI, Okain's Survey District. (S.O. 816/363.)

All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D.

52863, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 12th day of November, 1921. J. G. COATES, Minister of Public Works.

GOD SAVE THE KING !

Land proclamed as a Street, and Street closed, in Township of Burkestown, Upper Harbour West District, West Harbour Borough.

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 Rush-worth, Viscount Jellicoe, Governor-General of the Dominion worsh, viscount senicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as a street the land in Upper Harbour West District described in the First Schedule hereto; and also do hereby proclaim as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A STREET.

APPROXIMATE area of the piece of land proclaimed as a street: 0.8 perch.

Portion of Allotment part 5, Block II, Township of Burkes-town, Section 21; coloured pink.

SECOND SCHEDULE.

STREET CLOSED.

APPROXIMATE area of the piece of street closed : 12 perches. Adjoining or passing through Allotments 1, 2, 3, 4, and part 5, Block II, Township of Burkestown, Sections 21 and 22; coloured green.

All situated in Upper Harbour West District (West Har-bour Borough), (Otago R.D.). All in the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 53025, 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 14th day of November, 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. Crown land :

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

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

SCHEDULE.

WHANGAMATA No. 4B 1 Block, Ohinemuri Survey District: Approximate area, 214 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 11th day of November, 1921.

J. G. COATES, Native Minister.

GOD SAVE THE KING !

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

A PROCLAMATION.

WHEREAS by section three hundred and sixty-eight of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), it is provided, *inter alia*, that the Crown may purchase any Native land in pursuance of a resolution of the assembled owners passed and confirmed in accordance with Part XVIII of the said Act; and on the resolution being adapted by the Native Lond Rumbers Result it shell become with Part XVIII of the said Act; and on the resolution being adopted by the Native Land Purchase Board it shall become a contract of purchase as between the Crown and all persons who are the owners of the land; and the Governor-General may, by Proclamation, at any time after the contract of pur-chase has been so made, declare that the land so purchased is vested in his Majesty the King, and it shall vest accord-ingly and shall become Crown land:

And whereas a resolution was passed by a meeting of assembled owners, and duly confirmed by the Waiariki Dis-trict Maori Land Board, that the land set out in the Schedule hereto be sold to the Crown :

And whereas the Native Land Purchase Board has adopted such resolution :

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three hundred and sixty-eight of the said Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land set out in the Schedule hereto is vested in His Majesty the King.

SCHEDULE.

TIHOI 3B No. 3 Block, Marotiri Survey District: Approximate area, 3,000 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 11th day of November, 1921.

J. G. COATES, Native Minister.

GOD SAVE THE KING !

Revoking Portion of a Proclamation taking Land for the Purposes of Stop-banks in Block XII, Waihou 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 Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Vissound Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the twenty-third day of April, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the first day of May, one thousand nine hundred and nineteen, taking land for the purposes of stop-banks in Block XII, Waihou Survey District, as affects the land described in the Schedule hereto, such land being no longer required for the purpose for which it was taken.

SCHEDULE.

APPROXIMATE area of the piece of land not required:

17 acres 1 rood 8 perches. Portion of stop-bank reserve formerly part Lot 1, grant to J. W. Thorp, situated in Block XII, Waihou Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 53005, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged green.

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

J. G. COATES, Minister of Public Works.

Amending the Samoa Public Trust Office Order, 1921.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November,

1921

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority to make laws for the peace, order, and good government of the Territory of Western Samoa conferred upon him by the Western Samoa Order in Council, 1920, made by His Majesty on the eleventh day of March, one thousand nine hundred and twenty, under the Foreign Jurisdiction Act, 1890, and of all other powers and authorities enabling him in that behalf, doth hereby order as follows :-

' Clause twenty-two of the Samoa Public Trust Office Order, 1921, is hereby amended, as from the coming into operation of that Order, by adding after the words "High Court of Samoa" the words " or by any Court exercising jurisdiction prior to the constitution of the High Court.

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

Junction, Bunnythorpe, in the Oroua County.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

N pursuance and exercise of the powers conferred on him by clause six of the Order in Council dated the thirteenth day of June, one thousand nine hundred and twenty-one, and published in the New Zealand Gazette of the twenty-third day of the same month, authorizing the Glaxo Manufacturing Comof the same month, authorizing the Giaxo Mahulatturing Coll-pany (New Zealand) (Limited) to erect electric lines along Baring and Goodwin Streets, Mugby Junction, Bunnythorpe, in the Oroua County, in terms of the Public Works Amendment Act, 1911, His Excellency the Governor-General of the Do-minion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the said Order in Council by revoking clause two thereof and substituting therefor the following clause :-

2. System of Supply.

The system of supply shall be as described in paragraph (c) of clause 3 of the regulations. The generating voltage shall be approximately 400 volts

between the terminals.

F. D. THOMSON Clerk of the Executive Council.

Amending Regulations under the Discharged Soldiers Settlement Act, 1915.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by the Discharged Soldiers Settle-ment Act, 1915 (hereinafter referred to as "the said Act"),

Amending the Order in Council authorizing the Glaxo Manu-facturing Company (New Zealand) (Limited) to erect Electric Lines along Baring and Goodwin Streets, Mugby Junction, Bunnythorpe, in the Oroua County. regulations under the said Act made on the twentieth day of August, one thousand nine hundred and eighteen, and published in the *New Zealand Gazette* of the twenty-second day of August, one thousand nine hundred and eighteen.

SCHEDULE.

1. The said regulations are hereby amended by adding to paragraph (a) of clause 23 thereof the following provise :---Provided that where a discharged soldier is the registered owner in fee-simple of such land, and the Minister is satisfied that such person has obtained such land directly as a bene-ficiary under a deed of gift without any consideration in money or money's worth, the Minister may, if in his opinion special circumstances render such an amount inadequate, authorize an additional advance not exceeding £250.

2. The said regulations are hereby amended by inserting the following new clause after clause 20A := -

the following new clause after clause 20A :--20B. In any case where upon the acquisition of any land for the settlement of discharged soldiers the Minister has considered it expedient that farming operations on such land should be carried on by the Commissioner of Crown Lands until such time as is deemed opportune for placing the persons to whom the subdivisions may have been allotted in posses-sion of such allotments, and if the Minister is satisfied that the amount that may be advanced to any such person here-under is inadequate having regard to the liabilities which it may be arranged that such person shall accept as mortgagor, he may, notwithstanding anything to the contrary in these regulations, make advances to any such person in the manner following :-following :-

(a.) On current account mortgage up to an amount not exceeding the amount of the liabilities accepted by

exceeding the amount of the liabilities accepted by the mortgagor with respect to stock and chattels.
(b.) On mortgage up to an amount equal to the value of the improvements effected by the mortgagor. Repayment under such mortgage shall be by half-yearly instalments of principal and interest at the rate of five per centum per annum extending over a period not exceeding thirty-six years and a half:
Provided that in no case shall the amounts advanced under either paragraph (a) or (b), or both paragraphs, exceed such amount or amounts as the Minister, having regard to the special circumstances of each case and to the liabilities to be accepted by the mortgagor, decides to be adequate.

accepted by the mortgagor, decides to be adequate.

F. D. THOMSON,

Clerk of the Executive Council.

£

[No. 97

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS application has been made under section twenty, subsection one, of the Finance Act, 1919, for the precedent consent of the Governor-General in Council to enable the several local authorities mentioned in the

to enable the several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, 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 con-sent of the Governor-General in Council to the raising of the loans hereby authorized. the loans hereby authorized.

SCHEDULE

WOOLSTON Borough Council (for workers' dwellings)	5,000
Ragian County Council (for completing road-forma-	
tion)	2,000
Mount Roskill Road Board (for roading)	1,800
Raglan County Council (for forming new road)	1,500
Tuakau Town Board (for roads and bridges)	1,200
Kairanga County Council (for acquiring land in	
Taonui Riding for workers' dwellings)	650
Horowhenua County Council (for extending water-	
race system)	300
Inglewood County Council (for metalling portion	
Kaimata South Road)	300
Waitemata County Council (for completing road-	000
construction and bridge-building in Titirangi Riding)	200
Rangitikei County Council (for completing metalling	
of Otaihape Valley Road)	50
1 1 1	00
F. D. THOMSON,	
Clerk of the Executive Cou	ncil.

Constituting the Mangapiko Rabbit District.-Notice No. 2104.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. W HEREAS by section sixty-nine of the Rabbit Nuisance Act, 1908 (hereinafter termed "the said Act"), as amended by the Rabbit Nuisance Amendment Act, 1918, it is provided that the Governor-General may from time to time, by Order in Council gazetted, on petition in that behalf from a majority of the ratepayers therein, constitute and declare any part of New Zealand defined in such Order in Council a district for the purposes of Part III of the said Act : And whereas a petition in accordance with the provisions of the said Act has been received, asking that the lands described in the Schedule hereto be constituted and declared a rabbit district for the purposes of Part III of the said Act : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the said Act and its amendments, and acting by and with the advice and

the powers and authorities conferred on him by the said Act and its amendments, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby constitute by the specific name of "the A angapiko Rabbit District" and declare that part of New Zealand defined in the Schedule hereto to be a district for the purposes of Part III of the said Act; and doth hereby further declare that the Board of Trustees for the said district shall in terms of the said Act consist of seven members.

SCHEDULE.

ALL that area of land in the Auckland Land District bounded ALL that area of land in the Auckland Land District bounded by a line commencing at the intersection of the Mangapiko River with the western boundary of the Borough of Te Awa-mutu, thence proceeding generally in a westerly direction by the Mangapiko River to its intersection with the eastern boundary of the town belt of the Town of Pirongia; thence in a southerly direction by the eastern boundary of the town belt of the Town of Pirongia to its intersection with the Puniu River; thence generally in an easterly direction by the Puniu River to its intersection with the Main Trunk Railway line; thence in a northerly direction by the said railway-line

to its intersection with the boundary of the Borough of Te Awamutu; thence in a westerly, north-westerly, and northerly direction by the southern, south-western, and western bound-aries of the Borough of Te Awamutu to the commencingpoint.

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

Constituting the Wangaehu Rabbit District.-Notice No. 2106.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section sixty-nine of the Rabbit Nuisance Act, 1908 (hereinafter termed "the said Act"), as amended by the Rabbit Nuisance Amendment Act, 1918, it is provided that the Governor-General may from time to time, by Order in Council gazetted, on petition in that behalf from a majority of the ratepayers therein, constitute and declare any part of New Zealand defined in such Order in Council a district for the purposes of Part III of the said Act : And whereas a petition in accordance with the provisions Council a district for the purposes of Part III of the said Act : And whereas a petition in accordance with the provisions of the said Act has been received, asking that the lands described in the Schedule hereto be constituted and declared a rabbit district for the purpose of Part III of the said Act : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the said Act and its amendments, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby constitute by the specific name of "the Wangaehu Rabbit District" and declare that part of New Zealand defined in the Schedule hereto to be a district for the purposes of Part III of the said Act; and doth hereby further declare that the Board of Trustees for the said district shall, in terms of the said Act, consist of seven members.

of the said Act, consist of seven members.

SCHEDULE.

SCHEDULE. ALL that area in the Wellington Land District, situated in Blocks V, IX, X, XI, XIII, and XIV, Ikitara Survey District, bounded by a line commencing at the mouth of the Turakina River, and proceeding in an easterly direction along the right bank of that river to the most southern point of Waipu 1c No. 7, Block XIV, Ikitara Survey District; thence in a westerly direction and following the northern boundaries of Waipu Nos. 1B 2 and 1B 1; thence along the western boundary of Waipu Nos. 1B 1 to the most southerly point of Waipu 4A No. 3D No. 2; thence along the northern boundary of Waipu 4A No. 5B to the south-east corner of Waipu 4A No. 1B; thence following the eastern boundary of the last-mentioned subdivision to the most southern point of Waipu 4A No. 1B; thence along the north-eastern boundary of Waipu 4A No. 1B; thence along the north-eastern boundary of Waipu 4A No. 1B to Rakautaua No. 6, Block XIV, Ikitara Survey District; thence following the north-western boundary of Waipu 4A No. 1B to Waipu 4A No. 1C; thence by the abutment of a road and along the north-western boundary of Subdivision 4A No. 1c to Waipu 4A No. 5A; thence by the western boundary of the last-mentioned subdivision to the most southern point of Rakautaua 4c 9; thence in a north-westerly direction along the southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most southern boundary of said Rakautaua 4c 9 to the most Rakautaua 4c 9; thence in a north-westerly direction along the southern boundary of said Rakautaua 4c 9 to the most southerly point of Rakautaua 4c 6; thence following the eastern and northern boundaries of the last-mentioned sub-division to the Wangaehu River; thence along the left bank of that river to the most northerly point of Rakautaua 1B No. 2c No. 2, Block XI, Ikitara Survey District; thence by a right line in a westerly direction to the most southern point of Section 251, Block XI, Ikitara Survey District; thence by a right line in a westerly direction to the most south-easterly point of Section 145, Block X, Ikitara Survey Dis-trict; thence along the southern and western boundary of the last-mentioned section to the southern boundary of section 100 of the same block; thence along the southern and western boundary of the said Section 100 to a point opposite the southern boundary of Section 97, Block VI, Ikitara Survey District; thence to and along the southern boundaries of the said Section 97 and Sections 13, 12, 11, 10, 9, and 8 of bury bail Section 97 and Section 13, 12, 11, 10, 9, and 8 of Block VI, Ikitara Survey District; thence by the western boundary of the said Section 8 to Lake Kaitoke; thence by the southern shore of that lake to the southern boundary of Section 5, Block V, Ikitara Survey District; thence in a westerly direction along the southern boundaries of Sec-tions 5, 4, and 3 to the Awarua Stream; thence in a westerly direction following that stream to the Wanganui River; thence in a south-westerly direction by the Wanganui River to the sea; and thence in a southerly direction by the sea to the starting-point at the mouth of the Turakina River.

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

2745

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 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

WILLIAM HENRY ADDISON, HENRY ARTHUR BULL, WILLIAM JOHN CRAIG, WILLIAM GREEN, WILLIAM JOHN HAMPTON, EDWARD HODGES, WILLIAM JOHN MAEDON WILLIAM JOHN MCELROY, JOHN ALLAN MITCHELL, and EDWARD PERCY WOOLFIELD,

as from the twenty-first day of September, one thousand nine hundred and twenty-one, to be the Waimana Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Wednesday, the seventh day of December, one thousand nine hundred and twenty-one, at half past seven o'clock p.m., as the time when, and the Schoolhouse, Waimana, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

WAIMANA DOMAIN.-AUCKLAND LAND DISTRICT. SECTION 22, Waimana Settlement, Block III, Waimana Survey District : Area, 5 acres 2 roods 16 perches.

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

Domain Board appointed to have Control of the Willsher Domain.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 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 Do-minion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

JOHN HOUSLY BATES, ALEXANDER KENNETH CAMPBELL, ADAM AITKENHEAD PATERSON, ROBERT SHIELDS, JAMES WRIGHT, and ANDREW MITCHELL WYLIE,

as from the twenty-eighth day of September, one thouas from the twenty-eighth day of September, one thou-sand nine hundred and twenty-one, to be the Willsher Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Saturday, the seventh day of January, one thousand nine hundred and twenty-two, at eight o'clock p.m., as the time when, and the Post-office, Port Molyneux, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

WILLSHER DOMAIN.

ALL that area in the Otago Land District, containing by ALL that area in the Otago Land District, containing by admeasurement 12 acres 0 roods 37 perches, more or less, being sections numbered 1 of 16, 3 of 16, and 4 of 16, Block VII, South Molyneux Survey District. Bounded towards the west, north, and north-east by the Karoro Creek and the ocean, 4121 links; towards the south-east by part of Sec-tion 1 of aforesaid block, 545.5 links; towards the south-west by Section 2 of 16 of aforesaid block, 532.8 links; again towards the south-east by said Section 2 of 16, 482.3 and 217.4 links; again towards the north-east by said Section 2

Domain Board appointed to have Control of the Waimana | of 16, 380.5 links; and again towards the south-east by Domain. JELLICOE, Governor-General. OBDER IN COUNCIL. OBDER IN COUNCIL. more or less.

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

Domain Board appointed to have Control of the Huatoki Domain.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 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

WILLIAM EDWARD BENDALL, GEORGE WILLIAM BROWNE, JOHN HENRY FRETHEY, JONATHAN GILBERT LAWRENCE, ALBERT THOMAS MOORE, WALTER RUMBALL, and JOHN THERKLESON

to be the Huatoki Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Friday, the ninth day of December, one thousand nine hundred and twenty-one, at half past seven o'clock p.m., as the time when, and the Methodist Schoolroom, Vogeltown, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

HUATOKI DOMAIN.-TARANAKI LAND DISTRICT. SECTION 1s, Huatoki Settlement: Area, 11 acres 1 rood

35 perches.

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

Domain Board appointed to have Control of the Governor's Bay Domain.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

ROBERT ALLAN, ALEXANDER ANDREW ANDERSON, DANIEL BAMFORD, WILLIAM ANDREW CARPENTER, REGINALD GEBBIE, JOHN ANTHONY GELLETY, and JOHN FRANKS TAPLEY,

as from the twenty-first day of September, one thousand nine hundred and twenty-one, to be the Governor's Bay Domain Board, having control of the land described in the Schedule Doard, naving control of the land described in the Schedule hereto; and doth hereby appoint Monday, the ninetcenth day of December, one thousand nine hundred and twenty-one, at eight o'clock p.m., as the time when, and the Public Hall, Allandale, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

GOVERNOR'S BAY DOMAIN .--- CANTERBURY LAND DISTRICT. SECTION 3060 (formerly part of Rural Section 232), Block VII, Halswell Survey District: Area, 6 acres 2 roods 3 perches.

F. D. THOMSON, Clerk of the Executive 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

HENRY COTTER, JAMES DICK, ARTHUR DAVID EGLINTON, JOHN CONNELL PRIEST, and

JOHN STEWART

to be the Ngaturi Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the twelfth day of December, one thousand nine hundred and twenty-one, at eight o'clock p.m., as the time when, and the Schoolroom, Ngaturi, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

NGATURI DOMAIN .--- WELLINGTON LAND DISTRICT. SECTION 35, Ngaturi Township: Area, 5 acres 1 rood 3 perches.

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

Domain Board appointed to have Control of the Calcium Domain.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 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

George Duke, Martin Gerken,

MARTIN GERKEN, JAMES PRESSWICK JOHNSTONE, ANDREW MCCALLUM, RALPH NOTMAN MCDONALD, WILLIAM THOMSON MCKENZIE, and

ALEXANDER MOWILLIAM,

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

SCHEDULE.

CALCIUM DOMAIN.-SOUTHLAND LAND DISTRICT. SECTIONS 16 and 17, Block I, Town of Calcium : Area, 3 roods 36 perches.

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

Fixing Sittings of the Court of Appeal.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by the Judicature Amendment Act, 1913, it is enacted that the Court of Appeal shall hold its sittings at such times and places as are from time to |

Domain Board appointed to have Control of the Ngaturi Domain.Domain Board appointed to have Control of the Ngaturi Domain.time appointed by the Governor-General in Council and notified in the Gazette twenty-one days at least before the times so fixed respectively; and shall determine the Division by which such sittings shall be held:November, 1921.Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consentIn pursuance and exercise 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 consentIn pursuance Council 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 consentImage: State Sta hereunder :-

- Monday, the twenty-seventh day of March, one thousand nine hundred and twenty-two: By the First Division of the said Court.
- Monday, the third day of July, one thousand nine hundred and twenty-two: By the Second Division of the said Court.
- Monday, the second day of October, one thousand nine hundred and twenty-two: By the First Division of the said Court.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

RANGITOTO-TUHUA 37B Block, Ongarue Survey District: Approximate area, 3,184 acres 1 rood 33 perches.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present : HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

ORAKEI 1A No. 2 Block (balance), Rangitoto Survey District : Approximate area, 1 acre.

F. D. THOMSON Clerk of the Executive Council. Nov. 17.]

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

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			(Clerk	of f	\mathbf{he}	Executi	ive C	oun	cil.	

Extension of Copyright Act, 1913, to certain Works first published in Czecho-Slovakia.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS HACHMERCI INE COVENCIONERAL IN COUNCIL. WHEREAS by an Order in Council dated the twenty-seventh day of March, one thousand nine hundred and fourteen, and gazetted on the first day of April then instant (hereinafter referred to as "the said Order"), the Copyright Act, 1913, was extended to the foreign countries therein mentioned, subject to the provisions set out in the said Order: And whereas it is desired to extend the said Order to Czecho-Slovakia :

Order to Czecho-Slovakia: 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 on him by the Copyright Act, 1913, doth hereby extend the said Order to Czecho-Slovakia as if that country were amongst the foreign countries of the Copyright Union named in para-graph (1) of the said Order subject to the following modifi graph (1) of the said Order, subject to the following modifications :-

cations :--(1.) The provisions of paragraph (2), proviso (iii) (a), of the said Order shall apply as if Czecho-Slovakia were included amongst the foreign countries named in those provisions.
(2.) In the application of the provisions of paragraph (3) of the said Order to works of which the country of origin is Czecho-Slovakia the commencement of this Order shall be substituted for the commencement of the said Act and for the application of the said Act and for the said Act and for the said Order the commencement of the said Order.

the commencement of the said Order. (3.) In the application to such works of sections 3 (2) (d) and 25 of the Copyright Act, 1913, the commencement of this Order shall be substituted for the commencement of the said Act in section 25 (7) and 25 (8) wherever that expression occurs

(4.) In the application of such works of section 32 of the Copyright Act, 1913, the commencement of this Order shall the substituted for the commencement of the said Act wherever that expression occurs in subsection (1) (a) and for the first day of July, one thousand nine hundred and thirteen, in subsection (1) (b). (5.) In the application of the Copyright Act, 1913, to

(5.) In the application of the Copyright Act, 1910, to existing works nothing in this Order shall derogate from any rights in literary or artistic works restored in favour of nationals of Czecho-Slovakia by virtue of Article 258 of the Treaty of Peace between the Allied and Associated Powers and Austria signed at Saint Germain-en-Laye, on the 10th Scontamber 1010 September, 1919.

This Order shall come into operation on the first day of December, one thousand nine hundred and twenty-one, which date is in this Order referred to as the commencement of this Order.

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

Making Rules under the Judicature Act, 1908.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and in exercise of the powers and authorities Conferred by section fifty-one of the Judicature 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 thereof, and with the concurrence of the Honourable the Acting Chief Justice of New Zealand and two of the Judges of the Supreme Court of New Zealand, doth hereby revoke, as from the twenty-first day of Novem-ber, one thousand nine hundred and twenty-one, the rules of the Code of Civil Procedure specified in the First Schedule hereto, and doth hereby make the rules set forth in the Second Schedule hereto, to take effect on and from the twenty-first day of November, one thousand nine hundred and twenty one.

FIRST SCHEDULE.

RULE 601 of the Code of Civil Procedure, as amended by Order in Council of the 10th day of July, 1916 (*New Zealand Gazette*, 1916, page 2344); Rule 602 of the Code of Civil Procedure; the rule made by Order in Council of the 19th day of November, 1918 (*New Zealand Gazette*, 1918, page 3791); and the rules made by Order in Council of the 15th day of July, 1919 (*New Zealand Gazette*, 1919, page 2391).

SECOND SCHEDULE.

601. (a.) THE following days shall be holidays in the Court out the offices thereof, that is to say: The days from Good Friday to Easter Tuesday, both inclusive; the days from Christmas Eve to the 3rd January, both inclusive; the birthday of the reigning Sovereign; the birthday of His Royal Highness the Prince of Wales; Anzac Day (25th April), Labour Day, Dominion Day, General Election Day, and in each district the anniversary of the establishment of

the province.
(b.) Any Judge may order that the Court and the office thereof at any place shall be closed for any public or proclaimed holiday in the district.
(c.) The Court may lawfully sit on any Court holiday if

any Judge shall consider it desirable to do so for the despatch of business

(d.) In the event of any epidemic making it advisable to have the office of the Court at any place closed, any Judge may order such office to be closed for any period not exceeding one week at a time, and such order shall be advertised forthwith once at least in the daily newspaper or newspapers

602. When the birthday of the reigning Sovereign or of the Prince of Wales, or the anniversary of the province, falls on a Sunday the following day shall be a holiday.

F. D. THOMSON, Clerk of the Executive Council

Modifying Order in Council closing Barbardoes Street Cemetery, City of Christchurch.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made under the Ceme-teries Act 1882 and bit of the W teries Act, 1882, and dated the twenty-fifth day of September, one thousand eight hundred and eighty-four, and published in the *New Zealand Gazette* of the second day of October, one thousand eight hundred and eighty-four, it was ordered and directed that as on and from the first day of April, one thousand eight hundred and eighty-five, burials within the Barbardoes Street Cemetery in the City of Christ-church shall be wholly discontinued :

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And whereas it is expedient to vary the said OrderVin Council to the extent 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 in that behalf vested in him by the Generating Act 1008 and acting by and with the advice and Cemeteries Act, 1908, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that, notwithstanding anything to the contrary in the said Order in Council, Janet Stuart Ala-baster may be buried in plot twenty-three in the Church of England portion of the said cemetery.

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

Prescribing the Rate of Interest that may be paid by the Invercargill Borough Council in respect of Two Loans of £10,000 authorized to be raised for repaying Sewerage and Electricity Loans.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

7 HEREAS section eleven of the Finance Act, 1921 W 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 V 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 Invercargill Borough Council has been authorized to borrow the sums of ten thousand pounds for repaying part of the sewerage loan, and ten thousand pounds for repaying the electricity loan, and is unable to obtain the money :

And whereas the Minister of Finance has given his precedent it is desired that the rate of interest at which the said loans of ten thousand pounds each may be borrowed be increased

of ten thousand pounds each may be borrowed be increased to not exceeding six per centum per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Invercargill Borough Council in respect of the said loans of ten thousand pounds each shall be a rate not exceeding six per centum per annum, and the said Inver-cargill Borough Council is hereby authorized to borrow the said two loans of ten thousand pounds each accordingly.

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

Prescribing the Rate of Interest that may be paid by the Christchurch Tramway Board in respect of £51,600, being the Balance of a Loan of £340,000 authorized to be raised for Tramway Purposes.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, VV provides that, notwithstanding anything to the con-trary 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 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 con-sent 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 Christchurch Tramway Board has been authorized to borrow the sum of three hundred and forty thousand nounds for tramway purposes, and is now desirous

thousand pounds for tramway purposes, and is now desirous

of borrowing the sum of fifty-one thousand six hundred pounds, being the balance of the three hundred and forty thousand pounds, at an increased rate of interest: And whereas the Minister of Finance has given his precedent consent as required by the show-regited section slaven and

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said fifty-one thousand six hundred pounds may be borrowed be in-creased to not exceeding six and a half per centum per annum within the Dominian set area ding

creased to not exceeding six and a half per centum per annum within the Dominion, or not exceeding seven per centum per annum beyond the Dominion : 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 Tramway Board in respect of the said fifty-one thousand six hundred pounds shall be a rate not exceeding six and a half per centum per annum within the Dominion, or seven per centum per annum beyond the Dominion, and the said Christchurch Tramway Board is hereby authorized to borrow the said sum of fifty-one thou-sand six hundred pounds accordingly. F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Feilding Borough Council in respect of a Loan of £5,000, authorized to be raised for the Extension of the Electric-lighting System.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS section eleven of the Finance Act, 1921, VV provides that, notwithstanding anything to the con-trary 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 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 such amount thereof as has not been borrowed, at such rate

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 Feilding Borough Council is authorized to borrow the sum of five thousand pounds for the extension of the electric-lighting system at five and one-half per centum per annum, and is now desirous of borrowing the money beyond New Zealand at an increased rate of interest: And whereas the Minister of Finence has given bit presedued

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

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said loan of five thousand pounds may be borrowed be increased to not exceeding seven 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 Feilding Borough Council in respect of the said loan of five thousand pounds shall be a rate not exceeding seven per centum, and the said Feilding Borough Council is hereby authorized to borrow the said sum of five thousand pounds beyond New Zealand accordingly.

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

Prescribing the Rate of Interest that may be paid by the Wairoa Electric-power Board in respect of £15,000, being Part of a Loan of £100,000 authorized to be raised for constructing Electric Transmission-lines between Waikaremoana and Wairoa.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS section eleven of the Finance Act, 1921, provides that, notwithstanding anything to the con-trary 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 con-sent of the Minister of Finance, borrow such money, or such

sent 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 Wairoa Electric-power Board has been authorized to borrow the sum of one hundred thousand pounds, for constructing electric transmission-lines between Waikaremoana and Wairoa, at a rate of interest not exceeding five and a half per centum, or such higher rate as may be consented to by the Minister of Finance in writing, and is now desirous of borrowing the sum of fifteen thousand pounds, being part of the one hundred thousand pounds, beyond New Zealand at an increased rate of interest: And whereas the Minister of Finance has given his precedent

New Zealand at an increased rate of interest : And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said fifteen thousand pounds may be borrowed be increased to not exceeding seven 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 Wairoa Electric-power Board in respect of the said fifteen thousand pounds shall be a rate not exceeding seven per centum per annum, and the said Wairoa Electric-power Board is hereby authorized to borrow the said sum of tifteen thousand pounds beyond New Zealand accordingly. F. D. THOMSON,

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

Recreation Reserve in Nelson Land District brought under Part II of the Public Reserves and Domains Act, 1968.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by B twittue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, John Rushworth, Viscourt Jellicoe, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of with the advice and consent of the Executive Council of the said Dominion, do bereby order and declare that the reserve for recreation in the Nelson Land District de-scribed in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as the Stockton Domain, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

NELSON LAND DISTRICT.

SECTION 29. Block VII, Ngakawau Survey District : Area, 4 acres 3 roods 8 perches.

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

The Eastern Side of Portion of Henui Road, 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 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

It's EXCELENCY THE GOVERNOR-GENERAL IN COORCIL. I 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 thirty-first day of October, one thousand nine hundred and twenty-one namely —

local authority having control of the street hereinafter mentioned, hereby resolves and declares that the provi-sions of section one hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply to that

portion of the eastern side of Henui Road to which Sub-divisions 1, 4, 13, 14, 7, 9, and 11 of part Section 91, Fitzroy District, New Plymouth, have frontages":

subject to the condition that no building or part of a building shall at any time be creeted on the eastern side of the portion of street described in the Schedule hereto within a distance of thirty-three feet from the centre line of the said street.

SCHEDULE.

ALL that portion of street, situated in the Taranaki Land District, Borough of New Plymouth, known as Henui Road, and fronting Subdivisions 1, 4, 13, 14, 7, 9, and 11 of part Section 91, Fitzroy District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 52797, 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.

The Northern Side of Portion of Lindum Terrace, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the eighteenth day of August, one thousand nine hundred and twenty-one, viz. :

August, one thousand nine hundred and twenty-one, viz. :--"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to all that portion of the northern side of Lindum Terrace beginning at its junction with Oriental Parade and extending for a distance of 150.86 links, being frontage of Lot 3, part of Section 1 and part Section 2, Evans Bay Registration District, Block VII, Port Nicholson Survey District, as set forth on provisional plan 3824 and certifi-cates of title 166/160 and 184/249":

such portion of street being described in the Schedule hereto.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, (ity of Wellington, known as Lindum Terrace, abutting on Lot 3, part Section 1 and part Section 2, Evans Bay Registration District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 52596, deposited in the office of the Minister of Public Works of Wellington in the Wellington Lond District at Wellington, in the Wellington Land District, and thereon coloured red.

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

The South-eastern Side of Portion of Grant Road, in the City of Wellington, 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 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

It's Excellence The Governon-Generate The Council I 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 Wellington City Council on the twenty-seventh day of October, one thousand nine hundred and twenty-one, viz.:—

and twenty-one, viz. :-"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not are to all that partian of the south-eastern side of Grant apply to all that portion of the south-eastern side of Grant

Road beginning at its intersection with Harriett Street and extending for a distance of 201 links, being whole frontage of Town Section 635 in the said city": subject to the condition that no building or part of a building

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

SCHEDULE.

SUHEDULE. ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Grant Road, abutting on Town Section 635. As the said portion of street is more particularly delineated on the plan marked P.W.D. 52834, 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.

Validating the Proceedings in connection with a Loan of £600 to be raised by the Council of the County of Woodville.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS the Woodville County Council, acting under W and in pursuance of paragraph (e) of section sixteen of the Local Bodies' Loans Act, 1913, proposes to raise a loan of six hundred pounds for the purpose of building a bridge over the Manga-atua Stream :

bridge over the Manga-atua Stream : And whereas section seventeen of the said Act requires the special roll to be deposited not less than seven days before any steps are taken under section sixteen (e): And whereas the special roll of the ratepayers was not deposited not less than seven days before the written consent of the ratepayers was obtained : And whereas it appears that the ratepayers have not been misled by the said irregularity, and it is expedient to validate the same :

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

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Manukau County Council, acting under WHEREAS the Manukau County Council, acting under and in pursuance of paragraph (e) of section sixteen of the Local Bodies' Loans Act, 1913, proposes to raise a loan of two thousand five hundred pounds for the purpose of deviating, forming, and regrading portions of Whitford-Maraetai Road: And whereas the ratepayers' consent given under para-graph (e) of section sixteen aforesaid is irregular, in that subscribing ratepayers have attested the signatures of the other subscribers thereto: And whereas it appears that the ratepayers have not been misled by the said irregularity, and it is expedient to validate the same:

the same

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one

hundred and eleven of the Local Bodies' Loans Act, 1913, and

nundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the ratepayers' consent to the raising of the said loan shall be valid to all intents and purposes as though the same had been properly witnessed, and that the validity of the proceedings in connection with the said loan shall not be called inte question by season only of the investigation of the called into question by reason only of the irregularity aforesaid.

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

Validating the Proceedings in connection with a Loan of $\pounds 2,000$ proposed to be raised by the Council of the County of Manukau.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Manukau County Council, acting under W and in pursuance of paragraph (e) of section sixteen of the Local Bodies' Loans Act, 1913, proposes to raise a loan of two thousand pounds for the purpose of widening and metalling the road to Wiri Station : And whereas the ratepayers' consent given under para-graph (e) of section sixteen aforesaid is irregular, in that

subscribing ratepayers have attested the signatures of the other subscribers thereto: And whereas it appears that the ratepayers have not been

misled by the said irregularity, and it is expedient to validate the same :

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

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

Vesting a Reserve in the Ashburton County Council.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present : HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart for a reserve for plantation purposes :

And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Ashburton:

Councillors, and Inhabitants of the County of Ashburton: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section four 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 Chairman, Councillors, and Inhabitants of the County of Ashburton, in trust, as a reserve for plantation purposes.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 4041, Blocks VI, IX, and X, Ashburton Survey District: Area, 75 acres 0 roods 22 perches.

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

Regulations under the Health Act, 1920, as to Quarantine.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred on N pursuance and exercise of the powers conferred on him by section one hundred and thirty-two of the Health Act, 1920 (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 make the following regulations relating to quarantine within the meaning of the said Act.

REGULATIONS.

1. THESE regulations may be cited as the Quarantine Regulations, 1921, and shall come into force on the 1st day of December, 1921.

REVOCATION.

2. The regulations herein specified are hereby revoked, namely :

- (a.) Regulations under the Public Health Act, 1900, dated the 18th day of December, 1901, and published in the *Gazette* of the 9th January, 1902;
 (b.) Regulations under the Public Health Act, 1900, dated

- (b.) Regulations under the Public Health Act, 1900, dated the 12th day of June, 1905, and published in the Gazette of the 15th June, 1905;
 (c.) Regulations under the Public Health Act, 1900, dated the 8th day of August, 1905, and published in the Gazette of the 10th August, 1905;
 (d.) Regulations under the Public Health Act, 1908, dated the 28th day of March, 1913, and published in the Gazette of the 3rd April, 1913. Gazette of the 3rd April, 1913.

NOTIFICATION OF HEALTH OF SHIP.

3. If any ship liable to quarantine and about to enter a New Zealand port possesses a wireless installation, the master of such ship shall, not later than twenty-four hours before entering such port, notify the Port Health Officer by wireless message of the state of health on such ship.

QUARANTINE SIGNAL.

4. The quarantine signal which the master of a ship is

- (a.) From sunrise to sunset: The flag known as flag Q, being a yellow flag of six breadths of bunting, hoisted at the mainmast-head:
 Provided that in the case of ships having or suspected of burging on beend constrained to fully a superior of the following.
 - pected of having on board any of the following infectious diseases—to wit, smallpox, plague, yellow fever, cholera, or typhus, or which for any reason have been ordered into quarantine, the flag known as the commercial flag L, being a large flag of yellow and black, borne quarterly, shall be hoisted at the mainmast-head.
 - mainmast head.
 (b.) From sunset to sunrise: In all cases three lights (two red and one white, each being not less than 8 in. in diameter) of such a character as to be visible on a clear night from a distance of at least two miles all round the ship, and placed as nearly as practicable amidships in the form of an equilateral triangle, the base, formed by the two red lights, being not less than 20 ft. above the hull and parallel to it, and the apex, formed by the white light, being at right-angles to the plane of the hull, each light being 6 ft. apart.

INSPECTION OF SHIP AND GRANTING OF PRATIQUE.

5. The hours of inspection for ships liable to quarantine shall be from 7 a.m. to 7 p.m.: Provided that if the circum-stances appear to him to warrant it the Medical Officer of Health may authorize the Port Health Officer to inspect and grant pratique to any ship arriving at the place of inspection not later than 9 p.m.

not later than 9 p.m. 6. On boarding the ship the Port Health Officer shall notify the master in what order the passengers and crew are to be examined, and also the portion of the ship in which such examination is to be conducted, and the master shall make arrangements in accordance with this notification. 7. The report required in accordance with section 107 of the said Act to be made by the master and medical officer of every ship arriving from beyond the seas at its first port of entry to the Dominion shall be in the form numbered (1) in the First Schedule hereto.

in the First Schedule hereto.

8. The master of any ship from beyond the seas shall, if so required by the Port Health Officer, furnish in respect of such ship-

- (a.) A list of all passengers or of passengers of any specified description or class on board, showing in respect of each passenger the name, sex, race, age, port of embarkation, port of debarkation, destination, and address in the Dominion;
- (b.) A list of the crew, giving name, race, and rating of each member;

each member;
(c.) A list of all cargo or cargo of any specified class or description, showing its nature, port of shipment, and the name and address of the consignee.
9. The certificate of pratique to be given by the Port Health Officer to the master of the ship in accordance with section 110 of the said Act shall be in the form numbered (2) in the First Schedule hereto. (2) in the First Schedule hereto.

THE PERFORMANCE OF QUARANTINE AND MATTERS INCIDENTAL THERETO.

10. The orders to be served in accordance with sections 12, 115, and 119 of the said Act when any ships, persons, or goods are ordered into quarantine shall be in accordance with the forms numbered (3), (4), and (5) in the First Schedule

- - (c.) When directed by the Medical Officer of Health or the Port Health Officer, convey any or all of the persons on board to any named quarantine station in such order and in such groups and by such means as the officer directs;
 - (d.) Deliver at the quarantine station any personal effects belonging to any person landed from the ship, if so directed by the Medical Officer of Health or the Port Health Officer;
 - (e.) Dispose of all sweepings, refuse, or ballast or other matter from the ship in such manner as the Medical Officer of Health or the Port Health Officer directs.

12. (1.) No person liable to quarantine, who has been exposed to the infection of any infectious disease but is not suffering from such disease, shall be released from such liability before the expiry of the period of incubation for such disease set out in the Second Schedule hereto.

(2.) Such period shall be reckoned from the last day on which in the opinion of the Medical Officer of Health there

has been exposure to the infection of the infectious disease. 13. The following provisions shall apply in regard to the administration and control of quarantine stations and of the persons confined therein :--

- (a.) All persons in quarantine shall be distributed throughout the quarantine station in such manner and in Such groups as is deemed advisable by the Medical Officer of Health or the officer in charge of such station.
- o person performing quarantine at a quarantine station shall go beyond the bounds of the quarantine (b.) No person station.
- (c.) No person or class of persons in quarantine whose movements are by order of the officer in charge restricted to a certain area within the quarantine station shall go outside the limits of the area fixed.
 (d.) All persons in quarantine shall submit to inspection and to medical examination at such times and places as the officer in charge proving.
- as the officer in charge requires.(e.) All persons in quarantine shall duly observe and obey any instructions signed by the officer in charge of the quarantine station and posted on the recognized notice-boards.
- (f.) No person in quarantine shall have any communica-tion with a person not in quarantine except with the consent of and subject to the conditions imposed
- (g.) Every person in quarantine shall aid in maintaining due order and cleanliness in the quarantine quarters.
 (k.) Every person in quarantine, except such as the officer in charge of the quarantine station exempts, sha take his meals at the hours arranged.
- (i.) Lights in all quarters at any quarantine station shall, subject to any exemption permitted by the officer in charge, be extinguished at 10.30 p.m.

- (j.) Every person in quarantine shall, when directed by the officer in charge, be in his proper quarters at least half an hour before the time fixed for the extinguishing of lights.
- (k.) No person in quarantine shall smoke in any prohibited place.
- (l.) No alcoholic liquor shall be introduced into a quarantine station without the authority of the officer in charge.
 (m.) No person in quarantine shall carry or use any fire-
- arms.
- (n.) Any person in quarantine wishing to make a com-plaint shall do so in writing within twenty-four hours of the occurrence of the matter to which the
- nours of the occurrence of the matter to which the complaint relates. The complaint shall be addressed to the officer in charge.
 (o.) No person shall enter within the bounds of the quarantine station except with the permission of the officer in charge.

14. The certificate of release from quarantine to be issued by the Medical Officer of Health in terms of section 127 of the said Act shall, in the case of ships or persons, be in the form numbered (6) in the First Schedule hereto, and in the case of goods be in the form numbered (7) in the said Schedule.

15. Whenever a person liable to quarantine is ordered to be removed from a ship to a hospital or place of isolation in terms of section 111 of the said Act, the master, owner, or agent of such ship shall enter into an undertaking, to the effect set out in the form numbered (8) in the First Schedule hereto, to refund any expenses incurred in connection there-with with.

16. Whenever a person liable to quarantine is ordered in terms of section 111 of the said Act to be detained on board the ship on which he is found while such ship is in port, the master of such ship shall enter into an undertaking to the effect set out in the form numbered (9) in the First Schedule hereto.

17. The following provisions shall apply with reference to the release under medical surveillance of persons liable to quarantine :-

- (a.) Any person released under medical surveillance shall present himself for examination to such medical practitioners, and as frequently and at such times, as the Medical Officer of Health directs.
- (b.) Any person released under medical surveillance shall, immediately on the appearance in himself of any symptoms or signs of illness or disease, report the facts, or cause them to be reported, to the person to whom he has been directed to present himself for amprication under the unreliated of this new. for examination under the provisions of this regulation.
- (c.) Any person to be released under medical surveillance shall, if so required, submit himself with his goods and effects to disinfection to the satisfaction of the
- (d.) Prior to release under medical surveillance a person shall sign an undertaking to the effect set out in the form numbered (10) in the First Schedule hereto : Provided that in the case of a minor it shall be for the undertaking is included. sufficient if the undertaking is signed by the minor's parent or guardian, who in that case shall be responsible for the minor's compliance with the terms of this regulation and of the undertaking.
 (e.) The master of the ship of which any member of the crew is released under medical surveillance shall be
- crew is released under medical surveillance shall be responsible for the due compliance of each such member with the terms of this regulation and of the undertaking entered into by such member, but the liability of such member for any breach of this regulation or of the undertaking entered into by him shall not thereby be lessened.
 (f.) Every person released under medical surveillance shall forthwith notify to the Medical Officer of Health any change of his address as given in the undertaking referred to in paragraph (d) of this regulation.
- SPECIAL MEASURES FOR PREVENTING THE MIGRATION OF BATS AND MICE FROM SHIPS, AND FOR THE DESTRUCTION OF RATS, MICE, AND OTHER VERMIN ON BOARD ANY

18. The master or owner of any ship in any port in New Zealand, if so ordered by the Medical Officer of Health or the Port Health Officer, shall carry out all or any of the following requirements :-

- (a.) Keep the ship at least 4 ft. away from the wharf, fenders being used when necessary.
 (b.) Efficiently obstruct by means of stout netting or other approved means all openings or holes in the side of the ship next to the wharf or lighter or other ship, and shall keep them so obstructed while the ship is alongside such wharf or lighter or other ship. ship:

- (c.) Affix and keep affixed to every rope or hawser con-necting the ship with any wharf or lighter or other ship a canvas or yarn covering beginning at the ship's side and continuing for a distance of 4 ft. therefrom, which shall be tarred with Stockholm tar and freshly tarred each evening. An effective rat-guard, shield, disc, or trap may be used in ad-dition to the above.
- rat-guard, shield, disc, or trap may be used in addition to the above:
 (d.) Thoroughly illuminate from sunset to sunrise, with electric or other brilliant lights, the whole of the side of the ship next to the wharf or to any ship or lighter lying alongside:
 (e.) Remove the landing stages and gangways between the ship and any wharf between sunset and sunrise, except during such time as those landing stages or gangways are required for access by persons to and from the ship and are actually being used for such access : access :
- (f.) Prevent the suspension of nets between the ship and the wharf from sunset to sunrise:
 (g.) Move the ship at sunset from the wharf to a specified
- (g.) Move the ship at sunset from the what to a specified position in stream, where it shall remain till sunrise on the succeeding day:
 (h.) Refuse to allow any other ship or boat or lighter to come alongside without the special permission in writing of the Medical Officer of Health or the Port Health Officer:
- (i.) Take any other necessary and practicable measures to
- (i.) Take any other necessary and practicable measures to prevent the migration of rats to and from the ship.
 19. The master or owner of any ship in any port in New Zealand shall, if so ordered by the Medical Officer of Health or the Port Health Officer,—

 (a.) Remove, open up, or otherwise render thoroughly accessible to fumigation any linings, casings, partitions, lockers, and similar enclosed spaces on such ship above or below deck:
 (b.) Protect effectively against the passage of rats or mice all openings other than doors or hatches which may afford communication for rats from any hold or cargo space to any other part of the ship:
 (c.) Submit the whole or any part of the ship or cargo to an approved method of fumigation as prescribed in regulations 20 and 21 hereunder for the destruction of rats, mice, insects, or other vermin, or to such

 - regulations 20 and 21 hereunder for the destruction of rats, mice, insects, or other vermin, or to such trapping or poisoning operations for the destruction of rodents as are specified in the order. If so directed, the fumigation or trapping or poisoning operations shall be carried out while the ship is alongside a wharf or while the ship is in the stream, and either before or after the cargo has been discharged; to ensure thorough fumigation, the holds shall be battened down, port-holes and all possible crevices stopped. During this process a good look-out shall be kept on deck and round the ship for escaping rats. Boats shall be put out to intercept them : ause to be examined all empty cases and barrels or
 - (d.) Cause to be examined all empty cases and barrels or other receptacles, especially those from the store-rooms, before they are landed or lightered, to ensure
- rooms, before they are landed or lightered, to ensure that no rats are concealed therein:
 (e.) Cause the ship's cargo, after fumigation, to be discharged into lighters in stream.
 20. The following are approved methods of fumigation for the destruction of rats and mice:—

 (1.) Thorough sulphur fumigation for at least eight hours with a gaseous mixture containing not less than three parts per centum of sulphur-dioxide gas. The fumigation shall, wherever practicable, be effected by a Clayton or similar apparatus, but where such apparatus is not procurable the "pot" method may be used. All parts of the vessel shall be simultaneously fumigated. 5 lb. of sulphur to each 1,000 cubic ft. shall be used for at least eight hours in the living-quarters and superstructures, and 3½ lb. of
 - cubic ft. shall be used for at least eight hours in the living-quarters and superstructures, and $3\frac{1}{2}$ lb. of sulphur to each 1,000 cubic ft. in the holds and similar spaces for at least twelve hours. horough fumigation with hydrocyanic-acid gas. 10 oz. of cyanide of potassium shall be used for each 1,000 cubic ft. with 17 oz. of sulphuric acid and 30 fluid oz. of fresh water. The duration of ex-posure shall be one hour and a quarter for holds and one half hour for superstructures. he following are approved methods of fumigation for (2.) Thorough

21. The following are approved methods of fumigation for the destruction of insects and other vermin in ships :---

- vermin.

22. When the fumigation or disinfection of any ship or of its cargo is carried out by the owners or agents of such ship or their employees, the work shall be supervised by an officer of the Department of Health or other authorized person, and shall be performed to the satisfaction of such officer or authorized person. 23. With regard to any order under section 128 of the said Act requiring a vessel to be cleansed, fumigated, or dis-infected the following shall apply :---

MISCELLANEOUS.

25. Bills of health may be issued if required to ships leaving New Zealand ports, and in respect thereto the follow-

- leaving New Zealand ports, and in respect thereto the following provisions shall apply :--(a.) An outward bill of health in respect of any New Zealand port and its vicinity shall, on application by the master or owner of the ship, be issued by a Port Health Officer or Medical Officer of Health. There shall be payable in respect of such bill of health, except in the case of a vessel of war, a fee of 10s.
 (b.) The bill of health shall be in the form numbered (12) in the First Schedule hereto.
 - in the First Schedule hereto.

26. The master of any ship on board of which a death 20. The master of any simp on board of which a data occurs among the passengers or the crew while the ship is in New Zealand waters shall immediately notify the Port Health Officer of the port in which the ship is lying (or, if she is at sea, of the port next called at) of such occurrence. The name of the deceased and the cause and date of death shall be stated. 27. With regard to the disinfection of mails the following

- 27. With regard to the disinfection of mails the following provisions shall apply:—

 (a.) Ordinary mail packages which have been stored in rat-proof mail-rooms on board any ship liable to quarantine shall be exempt from any special measure of disinfection, unless the Port Health Officer or Medical Officer of Health, after due investigation, is of the opinion that they have been in contact with any infected person or infected goods, or are from any other cause liable to convey infection, when they shall be disinfected by surface disinfection. fection
- fection.
 (b.) Any ordinary mail packages on board a ship ordered into quarantine shall be disinfected by surface disinfection unless the Port Health Officer or Medical Officer of Health is satisfied, after due investigation, that they have not been in contact with any infected person or infected goods.
 28. In all matters relative to the medical inspection of ships and persons, and to disinfection, fumigation, and quarantine generally, a Port Health Officer shall be subject to and shall obey the instructions of the Medical Officer of Health for the district.

Health for the district.

29. For the purpose of these regulations "wharf" includes any pier, stage, landing-place, or similar structure, fore-shore, or place at which a vessel may lie.

PENALTIES.

30. Except in cases where a penalty is specially provided for in the said Act, the penalty for a breach of any of these regulations shall be a fine of £50.

FIRST SCHEDULE. Form (1).

REPORT OF MASTER OF SHIP FROM BEYOND THE SEAS. Under Section 107, Health Act, 1920.

Port of arrival :

Owner or agent at port of arrival : Name of ship:

Registered tonnage : Nationality : Number of passengers on board :-

First Class.	Second Class.	Third Class.	Total.
		1	

1	Number	\mathbf{of}	\mathbf{crew}	\mathbf{on}	board	:
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Officers, including Master, Surgeon, Purser.	Engineer Officers.	Deck Hands, including Carpenter and Boatswain.	Donkey- men, Greasers, and Firemen.	Stewards, Cooks, &c.	Total.
		1			
Original p	ort of dep	parture : p touched du		of departu	ire :

Port.	Date of Arrival.	Date of Departure.	State if Bill of Health received.
			F.
		<u> </u>	<u> </u>

Did there exist any cases of cholera, plague, small-pox, yellow fever, or typhus at the port of departure or at any of the

Has there been any communication with other ships during the voyage otherwise than orally or by signal? Was there to your knowledge any infectious disease on any

such ship ?

State in the following form particulars of any deaths occurring during voyage :

N	Class or Rating. Sex. Age.	Port of	Duration of Illness.	Nature of Illness,	
Name.		Port of Embarkation.	Begin- ning, nation,	and Remarks	
		·			

State particulars of any disease occurring during voyage : If disease was infectious, what precautions were taken to prevent its spread ?

Aı you aware of the presence on board of any person suffering from-

(a.) Consumption ?
(b.) Venereal disease ?
(c.) Mental deficiency or insanity ?

(d.) Epilepsy?
(e.) Bodily infirmity—e.g., blindness, loss of limb?
(f.) Any defect whereby he is likely to become a charge upon the Dominion?

(g.) Any other disease, infectious or otherwise ?

(g.) Any other uscast, intections of otherwise a If so, give names and particulars : At what port or ports was fresh water taken on board ? Is there now or has there been during the voyage any unusual number of rats or mice on board ?

Have any dead or apparently sick rats or mice been found on board during the voyage ?

I declare that the above particulars and answers with respect to deaths and disease on board are true and correct

(Signed)..... Surgeon.

I declare that the above answers are true, and that I have not withheld any information bearing on the above subjects

(Signed)..... Master. Date : , 192 .

(To be retained by Port Health Officer.)

Form (2).

CERTIFICATE OF PRATIQUE.

Under Section 110 of the Health Act, 1920.

Port of

I HEREBY certify that the steam [sailing] ship "," Master, has this day been duly granted pratique. Given under my hand, at ay of , 192 . a.m. [p.m.], this day of

Port Health Officer.

NOTE.-This certificate shall cease to have effect if for any eason the ship again becomes liable to quarantine while in New Zealand waters. 4

Form (3).

Order for Ship to perform Quarantine. Under Section 112 of the Health Act, 1920. Port of

To, Master of [State class of ship and name]. In pursuance of the power conferred on me by section 112 of the Health Act, 1920, I hereby order the [State class of ship and name] into quarantine, together with all persons and goods on board the vessel. Given under my hand this

day of , 192

Port Health Officer.

Form (4).

ORDER FOR PERSON TO PERFORM QUARANTINE. Under Section 115 of the Health Act, 1920. Port of

To

In pursuance of the power conferred on me by section 115 of the Health Act, 1920, I hereby order into quarantine. Given under my hand this day of , 192.

Port Health Officer.

Form (5).

ORDER FOR GOODS TO BE SUBJECTED TO QUARANTINE. Under Section 119 of the Health Act, 1920. To

In pursuance of the power conferred on me by section 119 of the Health Act, 1920, I hereby order into quarantine the following goods which are on the ship whereof you are master [or of which you are or appear to be the owner, consigne, possessor, or custodian]: Given under my hand this day of , 192.

Port Health Officer.

Form (6).

CERTIFICATE OF RELEASE FROM QUARANTINE. Under Section 127 of the Health Act, 1920.

I HEREBY certify that [Here state name of ship or person] has duly performed quarantine, and being free from the infection of any infectious disease is released from quarantine. Given under my hand this day of , 192. day of , 192

Medical Officer of Health.

Form (7).

CERTIFICATE OF RELEASE FROM QUARANTINE. Under Section 127 of the Health Act, 1920.

I HEREBY certify that the following goods, of which you are or appear to be the owner, consignee, possessor, or custodian, have duly performed quarantine, and being free from the infection of infectious disease are released from quarantine :

Given under my hand this day of , 192

Medical Officer of Health.

Form (8).

UNDERTAKING AS TO EXPENSES INCURRED IN REMOVAL OF PERSONS FROM SHIP TO HOSPITAL OR PLACE OF ISOLATION.

Under Section 111 of the Health Act, 1920.

I [WE], , of , being the master [or owner, or agents] of the [Class and name of ship], at present in the Port of , in consideration of the persons mentioned hereunder being removed to a public hospital or place of isolation for treatment or isolation, hereby under-take to pay for all expenses incurred for all services rendered in connection with the removal, isolation, maintenance, and treatment of the said persons, of whom particulars are set out hereunder :-out hereunder :---

Name of Person.	Reason for Removal.	Date removed from Vessel to Hospital.
	(Signed)	· · · · · · · · · · · ·

Master [or Owner, or Agents] of the Ship. , 192 .

Dated

Form (9).

UNDERTAKING OF MASTER OF SHIP IN RESPECT OF A PERSON DETAINED ON BOARD.

Under Section 111 of the Health Act, 1920.

I, , Master of the [Class and name of ship], at present in the Port of , do hereby undertake to observe the instructions of the Port Health Officer, as set out hereunder, in regard to the detention on board of the persons mentioned hereunder.

Name of Person.	Reason for Detention.	Instructions.*

* To be filled in by the Port Health Officer.

(Signed)...., Master. , 192 . Dated Witness

Form (10).

UNDERTAKING OF PERSON RELEASED UNDER MEDICAL SURVEILLANCE.

I, , at present on board the ship , and liable to quarantine, hereby undertake, if released under medical surveillance, to faithfully comply with the regula-tions relating to release under medical surveillance, and to report myself to the Medical Practitioner and at the times and places indicated hermoder. and places indicated hereunder :--

Places at which Person shall report for Medical Examination.	Medical Practitioner to whom he shall report.	Dates on which he shall report.
	(1.)();) 0.00	

(To be filled in by the Medical Officer of Health.) My address during the ensuing days will be [Date.] [Signature.]

Nore.--It will be sufficient if this undertaking be signed by the head of a family in cases where more than one member of a family desire to leave under surveillance, provided every member above twenty-one years of age must give a separate undertaking.

Form (11).

ORDER TO MASTER TO CLEANSE, FUMIGATE, OR DISINFECT THE SHIP.

Under Section 128 of the Health Act, 1920.

, Master of [Insert name and class of ship]. To

In my opinion the above-mentioned ship is in an insanitary condition [in a condition favourable to the outbreak or spread of a notifiable infectious disease], and in accordance with the above section I hereby order the said vessel to be taken to [State place to which ship shall be taken] and there [State process in detail of cleansing, fumigating, or disinfection], within [State time within which work shall be done]. Given under my hand this day of 192

Given under my hand this day of . 192 .

Port Health Officer.

Form (12).

OUTWARD BILL OF HEALTH.

	Vessel :
Issued at the Port of	Nationality:

Nationality: Registered tonnage : Master :

; (b) Passengers-1st

Surgeon :

Date of arrival at this port : Date of departure :

*Number of (a) Crew

Vessel clearing for

, 3rd 2nd

Sanitary measures taken at this port :-

- (a.) Vessel not quarantined [quarantined on account of (See Statement I on back of form)].
 (b.) Vessel not disinfected [disinfected on account of (See Statement II on back of form)].
 (c.) Rodent destruction measures carried out (See separate Funiation Certificate)
- Fumigation Certificate). (d.) Number and nature of cases of infectious disease
- removed for isolation at this port :

The whole ship's company has [has not] been medically inspected within hours prior to departure from this port. Details of any cases of infectious disease discovered during inspection, and of action taken to prevent the occurrence of further cases on board, will be found in Statement III on the back hereof.

In Statement IV on back hereof are tabulated the number of cases of specified diseases which have occurred amongst the resident population at this port and vicinity during the four-teen days ended . In the attached bulletin are set out the number of cases of infectious disease which have occurred in the Dominion as a whole for the week ending .

Date :

Port Health Officer. * The agents' statements are accepted for these items.

> [To be printed on back of form.] Statement I.

Particulars of active quarantine measures :-

. Hour :

Statement II.

Particulars of, and reasons for, disinfection measures :-

Statement III.

Outward inspection of vessel :-

Statement IV.

	\mathbf{of}		ollowing diseases		port and
vicinity of		during	the fourteen days	s ended	:
			Amongst Resident Population.	Shir	rom Oversea os at a ine Station,
Smallpox					

Smallpox	••	••		••			
Plague	••						
Cholera	••						
Yellow fev	er						
\mathbf{Typhus}	••	••		••			
		SECO	ND SCHI		Period of	f Incubation	•
Diseases.					. choù oi	Days.	•
Cholera	••	••	••	••	••	7	
Plague	••	••	••	••		7	
Typhus	••	• •	• •	••		14	
Yellow fev	er	••	••	• •		7	

Cerebro-spinal feve	r	• •		••	10
Diphtheria	••	••			7
Enteric fever		••	· •		21
Scarlet fever	••				7
Smallpox					18
Chickenpox					21
Encephalitis lethar	rica				14
Influenza					4
Measles					16
German measles				••	21
Mumps	••	••	••	••	21
Acute poliomyelitis	••	••	••	••	14
		••	••	• •	
Whooping-cough	••	••	••	••	21
		т	. D. TH	OMEO	NT
		Clerk of	the Exec	utive	Council.

Vesting the Control of a Reserve in the Moura Native Burial-ground Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS the land described in the Schedule hereto was by Warrant published in *Gazette* of the twenty-seventh day of May, one thousand nine hundred and twenty, permanently reserved for a Native burial-ground: And whereas it is expedient that the control of the said reserve should be vested in a special Board as hereinafter provided : Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Exceutive Council of the said Dominion, and in exercise of the powers and authorities conferred upon

and in exercise of the powers and authorities conferred upon him by section two of the Public Reserves and Domains Amendment Act, 1914, doth hereby vest the control of the reserve described in the Schedule hereto, for the period of

five years from the date hereof (unless previously amended or revoked under the said Act), in the undermentioned persons, namely,

RAURETI MOKONULARANGI. NGATAI TE TUHI, ARAWHITI MEHAKA, HOHEPA POIA, and PATITI PAERAU,

who are hereby constituted for that purpose a special Board by the name of the Moura Native Burial-ground Board (here-inafter referred to as "the Board"), with the powers and subject to the conditions hereinafter contained, that is to

1. The Board shall meet for the transaction of business at 1. The Board shall meet for the transaction of business at two o'clock p.m. on the first Saturday in the months of February, May, August, and November in each year, at Matata, or at such other time or place as may from time to time be fixed by the Board. The first meeting shall be held on Saturday, the twenty-sixth day of November, one thousand nine hundred and twenty-one. 2. The members of the Board shall at their first meeting elect one of themselves to be Chairman, who may join in the discussion and shall have an original as well as a casting vote. The Chairman shall hold office until the election of his successor.

his successor.

his successor.
3. Special meetings may be convened by the Chairman, provided that two days' notice of any such meeting is given to each member, specifying the business to be transacted at such special meeting; and no other business than that so specified shall be transacted at such meeting.
4. Any three members of the Board shall form a quorum. Any meeting may be adjourned from time to time.
5. If at any meeting the Chairman is not present at the time appointed for holding the same, the members present shall choose one of their number to be Chairman of such meeting.

6. If by resignation, death, incapacity, or otherwise the seat of any member shall be or become vacant, or if any member absents himself without reasonable cause from three member absents himself without reasonable cause from three consecutive meetings of the Board, the Governor-General shall have power to appoint any other person to be a member of the Board in his stead.
7. All questions shall be determined by the majority of votes of the members of the Board present at a meeting.
8. The Board is hereby empowered to do all things which may be requisite for the proper and beneficial management and administration of the said reserve.
9. Nothing herein contained shall authorize further burials being made within the boundaries of the said reserve.

SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 5, Block XII, Tarawera Survey District : Area, 44 acres.

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

Warrant apportioning the Annual Payments of Interest and Other Charges in respect of a Loan, originally raised by the Hobson County Council, between the Hobson and Whangarei County Councils,

JELLICOE, Governor-General.

W HEREAS by section seventy three of the Local Bodies' W HEREAS by section seventy-three of the Local Bodies' Loans Act, 1913, it is, *inter alia*, provided that where part only of an area over which a special rate is made as security for a loan is merged or included within the district of a local authority other than the local authority that made the rate, then the whole of the liability in respect of the loan shall continue to be a liability of the local authority that raised the loan, but the Governor-General may, upon the written application of that local authority, by Warrant under his hand, direct that any local authority in whose district part of such area has been merged shall pay annually to the first-mentioned local authority during the currency of the loan, on such date as is specified, such amount as he considers a duly proportionate part of the interest and other charges in respect of the loan : And whereas a part of the area over which a special loan

in respect of the loan: And whereas a part of the area over which a special loan of three thousand five hundred pounds, for forming and metalling roads in the Tangiteroria Riding, was raised by the Hobson County Council has been merged or included in the County of Whangarei : And whereas it has been mutually agreed between the Hobson County Council and the Whangarei County Council that the amount of nineteen pounds four shillings be paid annually by the Whangarei County Council to the Hobson County Council as its duly proportionate part of the interest and other charges payable in respect of the loan : And whereas written application has been made by the Hobson County Council to direct accordingly :

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-suance and exercise of the power and authority conferred on me by section seventy-three of the Local Bodies' Loans Act, 1913, do hereby direct that the Whangarei County Council shall in preproduct of the charge mattern of the sector. shall, in respect of the above-mentioned loan, pay annually to the Hobson County Council, on the first day of December in each and every year during the currency of the said loan, the above-mentioned amount of nineteen pounds four shillings as its duly proportionate part of the interest and other charges payable in respect of the said loan payable in respect of the said loan.

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

W. F. MASSEY, Minister of Finance.

Declaring a certain Area, Weka Pass, to be a Sanctuary for Imported and Native Game.

JELLICOE, Governor-General.

PURSUANT to the powers vested in me by the Animals Protection Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do here by notify and declare that the area described in the Schedule hereto shall be a sanctuary for the purposes of the said Animals Protection Act, and that no imported or native game shall be taken or killed within the said area.

SCHEDULE.

ALL that area in the Canterbury Land District, being Rural Sections 4300, 4357, 4591, 4592, and 5235, situated in Block XVI, Waipara Survey District.

the hand of His Excellency the Governor As witness General, this 12th day of November, 1921. WM. DOWNIE STEWART, Minister of Internal Affairs

Shooting Season for Imported and Native Game, License Fee, dc., Auckland Acclimatization Dist ict.

JELLICOE, Governor-General

IN exercise of the powers vested in me by the Animals Protection Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby notify that the following imported game--viz., cock pheasants and Californian and Australian quail--may be killed within the Auckland Acclimatization District, com-prising all that area in the North Auckland, Auckland, Taranaki, be killed within the Auckland Acclimatization District, com-prising all that area in the North Auckland, Auckland, Taranaki, and Wellington Land Districts bounded by a line commencing at the mouth of the Mokau River, and proceeding thence along high-water mark, Tasman Sea, in a northerly direction generally (crossing the mouths of all harbours and rivers by the way) to the Kaipara Harbour entrance to a point midway between Kaipara Heads; thence up the centre of the channels, Kaipara Harbour, leading to the mouth of Oruawhero River; thence up the middle of that river, Topuni River, and Hakaru River to the north-west corner of Section 33, Oruawhero Parish; thence along the south-western boundaries of Sections 65, 64, 61, 60, 57, 56, 51, and 50, all in Mangawhai Parish, and along the eastern boundary of the last-mentioned section to a public road; thence south-easterly along that road to a point opposite south-west corner of Section 92 in the afore-said parish; thence across that road and proceeding along the western boundaries generally of said Section 92 and Sections 90, 89, 88, 87, and 86 in the aforesaid parish to a public road; thence north-westerly along that road to a stream near the headwaters of the Mangawhai Harbour; thence down the middle of that stream and the middle of that harbour to the sea; thence along high-water mark of the sea, Haurseif Gulf and First the af Themes (ornessing the wouthe of the harbour to the sea; thence along high water mark of the sea, Hauraki Gulf and Firth of Thames (crossing the mouths of all harbours and rivers by the way), to the mouth of the Waikawau River in Block VI, Hastings Survey District; thence up the middle of that river to its source, and along a thence up the middle of that river to its source, an along a right line from said source to Northhead, Tairua Harbour; thence southerly along high-water mark, Bay of Plenty (crossing the mouths of all harbours and rivers by the way), to the mouth of the Waihi River in Block III, Waihi North Survey District; thence south-westerly along a right line to Mount Te Aroha Trig. Station; thence north-easterly along a right line (in the direction of Ngakuriawhare Trig. Station, Block I, Katikati North) to the western boundary of the Tauranga Confiscation Block; thence south-easterly by right lines from hill to hill along the summit of the range forming the western boundary of the aforesaid Tauranga Confiscation Block and passing over Ngatamahinerau, Mimio-tohanga, and Waianuanu to Te Weraiti Trig. Station; thence south-easterly along a right line to Puwhenua Trig. Station (in Block VIII, Tapapa Survey District); thence south-westerly along a right line to Rangitoto Mountain; thence is

south-easterly along a right line to the source of the Onga-ruhe River; thence southerly along a mountain range passing through Weraroa, Tuhingamata, Motere, and Hauhangaroa Trig. Stations to Maungaku Trig. Station; thence southerly along the western boundary of the Waione Block to the Wanganui River; thence down the middle of that river to its confluence with the Ohura River; thence up the middle of the Ohura River to the 39th parallel of south latitude; thence easterly along the said parallel of latitude to the western boundary of Block IV, Pouatu Survey District; thence due north along that boundary and the western boundary of Block XVI, Waro Survey District, to the con-fiscation line; thence north-easterly along that line to the Tangarakau Stream; thence up the middle of that stream and up the middle of the Waitaanga Stream to the Kotare Road at the southern boundary of Section 2, Block VII, Waro Survey District; thence westerly along the Kotare Road to the south-west corner of Section 1, Block VII; thence along the south-west boundary of the said section and along the southern, western, and northern boundaries of Section 3, Block VI, Waro Survey District, to the western boundary of Seation 4, Block VI, Waro Survey District, to the western boundary of Seation 4, Block VI, Waro Survey District, to the western boundary of Seation 4, Block VI, Waro Survey District, to the western boundary of Seation 4, Block VI, Waro Survey District, to the western boundary of Seation 4, Block VI, Waro Survey District, to the western boundary of south-easterly along a right line to the source of the Ongathe southern, western, and northern boundaries of Section 3, Block VI, Waro Survey District, to the western boundary of Section 4, Block VI, Waro Survey District; thence along the western boundaries generally of Sections 4 and 5, and along the south-western and northern boundaries of Section 6 (all in Block VI, Waro Survey District) to the Mohakatino Road; thence northerly along that road to a stream which crosses the Mohakatino-Parininihi In East Block and flows into the Mohakatino Stream near the westernmost corner of Section 1, Block III, Waro Survey District; thence down that stream to the said confluence and up the said Mohakatino; Stream and along the northern boundary of Section 3, Block III, Waro Survey District, to Tawhitirau Trig. Station; thence along the south-western and western boundaries of Mokau-Mohakatino In Block to the Mokau River; thence down the middle of that river to the sea, the place of com-mencement: including in the hereinbefore described area the islands of Waiheke and Ponui and Great Barrier Island (except in the areas mentioned in the Schedule hereto), then for the fort of the fort of the fort of the schedule hereto), down the middle of that fiver to the sea, the place of commencement: including in the hereinbefore described area the islands of Waiheke and Ponui and Great Barrier Island (except in the areas mentioned in the Schedule hereto), from the first day of May, one thousand nine hundred and twenty-two, both days inclusive. And I do further notify that licenses to kill such imported game within the said district shall be issued to any person on payment of the sum of twenty shillings (acc); and the Chuef Postmasters at Auckland and Thames, and the Postmasters at Ahuroa, Aria, Avondale, Awakino, Awhitu, Bombay, Buckland, Cambridge, Clevedon, Devonport, Drury, East Tamaki, Ellerslie, Frankton Junction, Glen Murray, Gordonton, Hairini, Hamilton, Hamilton East, Helensville, Henderson, Hikutaia, Hinuera, Hobsonville, Howick, Hunua, Huntly, Kaipara Flats, Karangahake, Karekare, Kaukapakapa, Kawhia, Kihikihi, Kingsland, Kinohaku, Komata, Kumeu, Leigh, Manawaru, Mangaiti, Mangapehi, Manurewa, Marakopa, Maramarua, Makatana, Matamata, Matiere, Mauku, Mercer, Morrinsville, Mount Albert, Newmarkct, Newton, Ngarnawahia, Northcote, Ohaupo, Ohura, Okoroire, Omahu, Onehunga, Onewhero, Ongaruhe, Otahuhu, Otorie, Omahu, Onehunga, Chewhero, Ongaruha, Papakura, Tariua, Takapuna, Tangitu, Taupiri, Te Aroha, Te Awamutu, Te Hana, Te Kuiti, Te Mata, Te Rauamoa, Te Uku, Tirau, Takau, Turua, Waerenga, Waharoa, Waihi, Waihou, Waikino, Waikumete, Waimauku, Waiorongoma, Waitekauri, Waiton, Waikino, Waikumete, Waimauku, Waiorongoma, Waitekauri, Waiton, Waikino, Waikumete, Waimauku, Waiorong and issue the said licenses to kill imported game; and oh hereby restrict the number of cock pheasants that may be killed by any one person in any one day to twelve head.

cock pheasants that may be killed by any one person in any one day to twelve head. And I do further notify that the following native game —viz., grey duck, sponbill duck, brown teal, pukeko, and black swan—may be killed within the above-mentioned district (except in the areas mentioned in the Schudule hereto) from the first day of May, one thousand nipe hundred and twenty-two, to the thirtieth day of June, one thou-and nire hundred and twenty-two, both days inclusive, and that to live birds of any species shall be used as d.coys on or near any waters within the Auckland Acclimatization District, nor shall more than twenty-five artificial decoys be used at any one time, whether by one or several persons, on any particular water within an area of less than 100 square yards; and do hereby restrict the number of native game that may be killed by any one person in any one day to not more than twenty-five head in all. in all.

SCHEDULE.

AREAS WHEREIN IMPORTED AND NATIVE GAME SHALL NOT BE KILLED.

1. ALL that area in the County of Waitemata bounded on the north by the Wairau Creek from its mouth to the main road from Devonport to Waiwera; on the west by the said

road to its junction with the Sea View Road; on the south by that road to the sea; and on the east by the sea to the point of departure.

point of departure.
2. All those areas at Waitakerei, Nihotapu, and Huia, in the County of Waitemata, vested in or under the control of the Auckland City Council for the purposes of waterworks, recreation, or the conservation of the native flora and fauna.
3. Little Barrier Island, Hauturu, Auckland (see New Zealand Gazette No. 104, of the 14th December, 1899, page page back) 2266). 4. Hen and Chickens Islands.

5. All that area within a radius of three miles from the General Post-office, Auckland.

General Post-office, Auckland.
6. The Bangiriri (or Karaka) Lake, Waikato. (See New Zealand Gazettes of 26th June, 1919, and 6th May, 1921.)
7. St. John's Lake and area adjacent (see New Zealand Gazette No. 43, of the 2nd May, 1901, page 986).
8. All that section, containing by admeasurement 141 acres, more or less, being the Hamilton Domain, including the Rotoiti or Hamilton Lake, Borough of Hamilton.
9. Fresh-water Lake, known as Lake Hakanoa, near Huntly, Waikato, and an area of five chains in width surrounding the said lake.
10. All that part of the Waihou River between the Waiorongomai Bridge and the Mangaiti Bridge over such river.
11. Great Barrier Island County.
12. Auckland Acclimatization Society's Game Farm at Cambridge.

Cambridge.

Cambridge.
13. Area near Te Kuiti (see New Zealand Gazette No. 20, of the 24th February, 1916, page 568).
14. Certain land at Tuakau, Waikato (see Gazette No. 81, of 10th May, 1917, page 1987).
15. Certain additional area at Tuakau (Waikato), (see New Zealand Gazette No. 120, of 5th September, 1918, page 1980).

New Zealand Gazette Losses, 3129). 16. Certain area, Parish of Manurewa (see New Zealand Gazette No. 92, of 27th October, 1921, page 2560). 17. All lands notified or set apart as sanctuaries or reserves for the preservation of imported or native game.

As witness the hand of His Excellency the Governor-General, this 14th day of November, 1921.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Declaring Road-line intersecting Land in Huia Settlement, Taranaki Land District, to be closed.

JELLICOE, Governor-General.

WHEREAS a report has been received from the Surveyor-General, from which it appears that the road described in the Schedule hereto is unformed and unused, and that the said road intersects land acquired under the Land for Settlements Act, 1908, and is not suitable to the subdivision of such land :

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

SCHEDULE.

HUIA SETTLEMENT.

APPROXIMATE area of the piece of road to be closed : 1 acre 3 roods 15.8 perches.

Passing through Mangaroa B 2B Section 2, Block VI, Ohura Survey District.

In the Taranaki Land District; as the same is more particularly delineated on the plan marked L. and S. 16/910, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1939, and thereon coloured green.

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

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.

WHEREAS 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-D

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 hereto was duly set a rout as a site for a police station, being

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 ex-changed for the Crown land of equal value described in Part II of the Schedule hereto, and that the land last referred

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 I 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 (heing a purpose comprised in Class II is the 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, I 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.

Opening National - endowment Lands in the Auckland Land District for Selection by Discharged Soldiers on Renewable Lease.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities 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 Do-minion of New Zealand, do hereby declare that the national-endowment lands described in the Schedule hereto, which have been set apart for selection by discharged soldiers, shall be open for selection by discharged soldiers on renew-able lease on Monday, the twenty-third day of January, one thousand nine hundred and twenty-two, at the rentals men-tioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisiong said lands shall be leased under and subject to the provisions of the said Act and the Discharged Soldiers Settlement Act, 1915.

SCHEDULE.

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

West Taupo County .- Block III, Piopiotea Survey District. SECTION 3: Area, 273 acres 1 rood 14 perches; capital value, £1,040; half-yearly rent, £20 16s. Section 5: Area, 196 acres 1 rood 8 perches; capital value,

£820; half-yearly rent, £16 8s. Section 6: Area, 194 acres 3 roods 1 perch; capital value,

Section 6: Area, 194 acres 3 roods 1 perch; capital value, £700; half-yearly rent, £14.
Section 7: Area, 160 acres 2 roods 11 perches; capital value, £580; half-yearly rent, £11 12s.
Section 8: Area, 237 acres 0 roods 8 perches; capital value, £940; half-yearly rent, £18 16s.
Section 9: Area, 196 acres 0 roods 16 perches; capital value, £740; half-yearly rent, £14 16s.
Situated from one mile to four miles and a half from

Situated from one mile to four miles and a half from Manunui, of which one mile is by formed dray-road, and pro-vision has been made for the construction of the remainder of the distance. Level to undulating and hilly land of good quality, mostly ploughable. The sections are mostly covered with light bush, principally tawa, rata, rimu, kahikatea, and totara (from which the milling-timber has been removed), vith a light undergrowth of mahoe, makomako, konini, &c. There are patches of fern and tea-tree scrub on the western sections, and about 25 acres of Section 6 is raupo swamp capable of being easily drained. Soil a fair to good loam, on papa formation ; watered by springs and streams. Altitude, papa formation; w 1,000 ft. to 1,500 ft.

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

D. H. GUTHRIE, Minister of Lands.

Lands permanently reserved.

JELLICOE, Governor-General.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor-WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor-General may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned: And whereas by the three-hundred-and-twenty-second section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-twenty-first section may, at the expiration of one month but not later than six months after the publication in the *Gazette* of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the *Gazette* : And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the *Gazette* specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule:

specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule: Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as aforesaid. lands were so temporarily reserved as aforesaid.

SCHEDULE. First Column. DESCRIPTION OF RESERVES. Second Column.									Fourth Col	umn.
Land District.	Land District. Locality.		Section. Block.		k. Area.		Purpose for which Land reserved.	Date of Warrant.	Gazette.	
North Auck- land	City of Auckland .	Part of Allotment 1 of Section 3	••	6		R. P. 1 10	Site for public build- ings of the General Government	1921. 8 July	1921. No. 67, 14	
Auckland	Whaingaroa S.D.* .	Part of Sec. 5	х	1	0	0	Public-school site	, ,	>>	,,
Auckland	Whaingaroa S.D.* .		X Survey dis	1		0		••••	··· / 99	···) , , ,,

As witness the hand of His Excellency the Governor-General, this 14th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

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 open for sale or selection on Monday, the twenty-third day of January, one thousand nine hundred and twenty-two; and also that the lands mentioned in the said Schedule two; 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.---CROWN LAND.---SECOND-CLASS LAND.

Section.	Block.	Are	ea.	Capital Value.	O.R. Half-y Rer	early	Half-	.L. : year ent.	ły
	Waitomo			caumanu			strict. £		d.
1	VI	а. 587	в. Р. 20	£ 760	19 (s. d.	15	s. 4	u. 0
2	,,	548	2 0	700	17 10) ()	14	0	0
3	,,	899	3 14	1,260	31 10		25	4	0
4	"	801	2 6	1,440	36 () 0	28	16	0

 $\overline{5}$, $\overline{7}$ 760 2 22 1,540 38 10 0 30 16 0 These sections are situated from nine to twelve miles east of Te Kuiti-five miles by metalled road, four miles formed dray-road, balance at present in course of construction. dray-road, balance at present in course of construction. Undulating to hilly country, well watered by river or streams. Sections 1 and 2 are covered with fern and tea-tree scrub, with broken spurs and cliffs on Mahorehore Stream; remain-ing sections consist partly of heavy mixed bush country of good quality, with dense undergrowth, and partly of open fern and scrub country of lighter quality. Altitude, 700 ft. to 1,200 ft.

Section. Block.		Area.		Capital • Value.	O.B.P.: Half-yearly Rent.		R.L. : Half-yearly Rent.				
		А.	R.	Р.	£	£	s.	d.	£	s.	d.
7		428	2	30	960	24	0	0	19	4	0
10	,,	385	3	7	560	14	0	0	11	4	0
1	XVI	1,216	0	0	1.800	45	0	0	36	0	0

Situated from seven to eleven miles from Kopaki Railwaystation (thirteen miles from Te Kuiti), the road being formed for seven miles (to south-western corner of Section 10), and for seven miles (to south-western corner of Section 10), and provision has been made for completing formed access to the other sections. Principally undulating to hilly country, Section 10 being steep and broken. Section 1 comprises open land in fern and tea-tree scrub, Sections 7 and 10 partly open land and partly mixed forest which mostly carries a heavy undergrowth. The soil varies from good quality on the forest portions to light sandy pumice on the open portions, resting on sandstone formation. Sections are well watered by river or streams or streams.

or streams. Special Conditions.—The right is reserved to the Crown to take a road through Section 7, Block XI, Pakaumanu Survey District, without payment of compensation. The areas of Sections 3, 4, and 5, Block VI, and Section 7, Block XI, Pakaumanu Survey District, are subject to altera-tion upon completion of the road survey.

1 3	II III	244 3 666 ($\begin{array}{c c c c c c c c c c c c c c c c c c c $	020 25 ,140 53	10 0 10 0	$ 20 \\ 42$	8 16	0 0
		Mangaor	ongo Su	rvey Distr	rict.			
6 7		$\begin{array}{ccc} 632 & 1 \\ 679 \end{array}$	28 1,	700 42	10 0	34	. 0	0
7	,,	679	6 2,	180 54	10 0) 43	12	0

7 | ,, | 679 6 | 2,180 | 54 10 0 | 43 12 0 Distant from fourteen to sixteen miles from Otorohanga Railway-station, twelve miles by good road, balance by horse or cart track. Provision has been made for completion of necessary formed access. There are small flats of good quality; but most of the land is undulating to hilly and broken and of light quality. Section 1 is all mixed forest with light undergrowth; Section 7 contains about 80 acress of mixed forest; Sections 3 and 6 are open manuka, scrub, and fern land. All sections are well watered by the Waipa River and streams. Altitude, 200 ft. to 600 ft.

As witness the hand of His Excellency the Governor-General, this 11th day of November, 1921.

D. H. GUTHRIE, Minister of Lands.

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Nov. 17.]

Notifying Lands in Wellington Land District for Sale by Public Auction for Cast or on Deferred Payments.

JELLICOE, Governor-General.

"N pursuance of the powers and authorities conferred upon I N pursuance of the powers and authorities conferred upon me by section one hundred and twenty-six of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint Tuesday, the tenth day of January, one thousand nine hundred and twenty-two, as the time at which the lands described in the Schedule hereto shall be sold by public auction for cash or on deferred payments; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

Wellington Land District .-- First-class Land. Waimarino County .- Block VI, Makotuku Survey District.

Sec- tion.	Area.	Capital Value.	Sec- tion.	Area.	Capital Value.	
38 34 35 36 37	A. R. P. 2 0 0 2 0 0 2 0 0 2 0 0 2 0 0 3 1 9	£ 120 120 120 120 120 120 170	$\begin{array}{c} 47 \\ 48 \\ 65 \\ 66 \\ 67 \end{array}$	A. R. P. 4 0 12 8 1 26 5 1 37 10 2 28 8 2 38	£ 210 270 250 540 440	

The sections are situated within Raetihi Town Area, with frontage to Islington Street and Alexander Street. Access is from Ractihi Railway-station, about one mile to one mile and a half, forty-seven chains being metalled dray-road and remainder formed but unmetalled. The sections are prac-tically all flat, and have been milled, burned, and poorly resting on a papa formation. Land is well watered by perma-nent streams. Elevation about 1,700 ft. above sea-level.

As witness the hand of His Excellency the Governor-General, this 11th day of November, 1921. D. H. GUTHRIE, Minister of Lands.

Trustee for Sandon Public Park appointed.

Department of Lands and Survey,

Wellington, 14th November, 1921. IS Excellency the Governor-General has, in pursuance of section 2 of the Sandon Public Park Management Act, 1875, been pleased to appoint

WILLIAM STRODE PENNY

to be a trustee of the Sandon Public Park, in the place of George Williams, deceased, to act in conjunction with Henry John Fagan, William John Phillips, Laurie Chesney Ellerm, and John Henry Shore Perrett, previously appointed.

D. H. GUTHRIE, Minister of Lands.

Members of Domain Boards appointed.

Department of Lands and Survey, Wellington, 14th November, 1921. IS Excellency the Governor-General has, in pursuance of section 41 of the Public Reserves and Domains Act, 1908, been pleased to make the following appointments :--

WALTER THEODORE MATHEWSON

to be a member of the Taieri Lake Domain Board, in place of Alexander Barrie Mann, resigned.

FRANCIS CORNELIUS MOLLOY

to be a member of the Kohukohu Domain Board, in place of Timothy Benjamin Hurley, resigned.

CHARLES HOBBS

to be a member of the Brighton Domain Board, in place of John Wright, deceased.

CONRAD LYELL BAIGENT

to be a member of the Wakefield Domain Board, in place of Walter Relf Pearless, resigned.

ALFRED EDWARD HATTAWAY

to be a member of the Pakuranga Domain Board, in place of the Chairman of the Pakuranga Road Board.

THOMAS WALKER

to be a member of the Glenmark Domain Board, in place of Ronald Ogilvie Duncan, resigned.

D. H. GUTHRIE, Minister of Lands.

Clerks of Licensing Committees appointed.

Department of Justice,

Wellington, 3rd November, 1921. IS Excellency the Governor-General has been pleased to appoint

to appoint WILLIAM HARTE

to be Clerk of the Licensing Committee for the district of Kaiapoi, vice F. B. L. Jameson, transferred, and FRANK BERNARD LOXLEY JAMESON

to be Clerk of the Licensing Committee for the district of Motueka, vice H. Scott.

E. P. LEE, Minister of Justice.

Justice of the Peace resigned.

Department of Justice, Wellington, 7th November, 1921. HIS Excellency the Governor-General has been pleased to accept the resignation by to accept the resignation by

HENRY GEORGE ROSE, Esq.,

of Horeke, of his appointment as a Justice of the Peace for the Dominion of New Zealand.

E. P. LEE, Minister of Justice.

Member of Licensing Committee appointed.

Department of Justice, Wellington, 9th November, 1921. IS Excellency the Governor-General has been pleased to appoint to appoint

CHARLES GERALD HOLMES

to be a member of the Licensing Committee for the district of Waitaki, vice R. Nicol.

E. P. LEE, Minister of Justice.

Inspector of Sea Fishing appointed.

Marine Department, Wellington, 11th November, 1921. T is hereby notified that His Excellency the Governor-General has, in pursuance of the provisions of the Fisheries Act, 1908, and of the Official Appointments and Documents Act, 1919, appointed

JOHN MURDOCH MCRAE,

of Port Chalmers, Police Strgeant, to be an Inspector of Sea Fishing for the purposes of Part I of the first-mentioned Act.

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

Returning Officer for the Wangaehu Rabbit District appointed .---Notice No. 2017.

Department of Agriculture, Wellington, 16th November, 1921. IS Excellency the Governor-General has been pleased to appoint, in terms of section 71 of the Rabbit Nuisance Act, 1908,

GEORGE DARBYSHIRE

to be Returning Officer to hold the first election of trustees for the Wangaehu Rabbit District, constituted under Part III of the Rabbit Nuisance Act, 1908.

W. NOSWORTHY, Minister of Agriculture.

Returning Officer for the Mangapiko Rabbit District appointed.—Notice No. 2105.

Wellington, 14th November, 1921. IS Excellency the Governor-General has been pleased to appoint, in terms of section 71 of the Rabbit Nuisance Act, 1908,

JAMES GLADWIN WYNYARD

to be Returning Officer to hold the first election of trustees for the Mangapiko Rabbit District, constituted under Part III of the Rabbit Nuisance Act, 1908.

W. NOSWORTHY, Minister of Agriculture.

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Office of Public Service Commissioner.

Wellington, 9th November, 1921. THE Public Service Commissioner has made the following appointment in the Public Service :--

FRANK BERNARD LOXLEY JAMESON

to be Clerk of the Magistrate's Court at Motueka for the purposes of the Magistrate's Courts Act, 1908, and Clerk of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Motueka, for the Karamea Mining District con-stituted under the Mining Act, 1908, as from the 1st day of November, 1921.

A. C. TURNBULL, Secretary

Clerk of the Magistrates' Courts at Kaiapoi and Rangiora appointed.

Office of Public Service Commissioner,

Wellington, 12th November, 1921. THE Public Service Commissioner has made the fol-lowing appointment in the Dath lowing appointment in the Public Service :-

WILLIAM HARTE

to be Clerk of the Magistrates' Courts at Kaiapoi and Rangiora, for the purposes of the Magistrates' Courts Act, 1908, as from the 29th day of October, 1921.

A. C. TURNBULL, Secretary.

Bailiff of the Magistrate's Court at Masterton appointed.

Office of Public Service Commissioner

Wellington, 15th November, 1921. THE Public Service Commissioner has made the fol-lowing appointment in the Public Service :-

HENRY JOHN KENNY

to be Bailiff of the Magistrate's Court at Masterton, for the purposes of the Magistrates' Courts Act, 1908, as from the 18th day of October, 1921.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office

Wellington, 15th 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. :-

.. Wellington (at Kai-warawara).* (Miss) Rose Woodman Whakatane. Charles Samuel Carrad ... * Births and deaths only.

W. W. COOK, Registrar-General.

Notice respecting Proposed Maungakawa Drainage District, County of Piako.

Department of Internal Affairs,

Department of Internal Affairs, Wellington, 10th November, 1921. I T is hereby notified that a petition has been presented to His Excellency the Governor-General, under the Land Drainage Act, 1908, praying that the area described in the Schedule hereto may be constituted a drainage district under the said Act, by name the Drainage District of Maungakawa. All persons affected are hereby called upon to lodge any written objections to or petitions against the constitution of the said drainage district which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

Description of Boundaries of Proposed Drainage District of Maungarawa.

ALL that area in the Auckland Land District bounded by ALL that the in the Automatic Land District bounded by a line commencing at the north-western corner of Section 20s, Te Miro Settlement, and proceeding thence along the northern and eastern boundaries generally of Sections 20s, 21s, and 22s to the Topehahae Stream, and up that stream to the northern boundary of Te Tapui A No. 2, and along the eastern boundary of that block to the northernmost corner of Te

Clerk of the Magistrate's Court at Motueka appointed, and Konehu Block; thence along the northern boundary of that Clerk of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Motueka appointed. Control of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Motueka appointed. Control of the Warden's Court at Motueka appointed. and Tawawhakapuoro Blocks to the southernmost corner of the latter block; thence along the southern boundary of the said Tawawhakapuoro, Block. the south-eastern boundaries of Maungakawa B No. 2 and B No. 1 Blocks, the south-western boundary of Maungakawa B No. 1 and the south-western boundary of Whareraurekau B Block to the eastern-most corner of Section 14s, Te Miro Settlement; thence along the south-eastern and south-western boundaries of Sections 14s and 15s the western and northern boundaries Sections 14s and 15s, the western and northern boundaries of Section 17s, across a road, and along the western boundary of Section 20s to its north-western corner, the place of commencement.

WM. DOWNIE STEWART Minister of Internal Affairs.

Notice respecting Proposed Town District of Leeston, County of Ellesmere.

Department of Internal Affairs, Wellington, 15th November, 1921. T is hereby notified that a petition has been presented to His Excellency the Governor-General, under the **Town** Boards Act, 1908, praying that the area described in the Schedule hereto may be constituted a town district under the said Act, by name the Town District of Leeston. All persons affected are hereby called upon to lodge any written objections to or petitions against the constitution of the said town district which they desire to lodge within one month from the first publication of this notice, such objections or peti-tions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

DESCRIPTION OF BOUNDARIES OF PROPOSED TOWN DISTRICT OF LEESTON.

ALL that area of land in the Canterbury Land District, situate in Blocks I and II of the Southbridge Survey District and Blocks XIII and XIV of the Leeston Survey District, com-mencing at the south-western corner of Lot 4 on plan No. 4998 mencing at the south-western corner of Lot 4 on plan No. 4998 deposited in the office of the District Land Registrar at Christ-church; thence proceeding northerly along the boundary between Lots 4 and 5 on the said plan No. 4998, to a point where a line drawn parallel to Fereday's Road and 600 links distant therefrom intersects it; thence north-easterly along this line to the eastern boundary of Lot 3 on the above-mentioned plan; thence northerly, easterly, and again northerly along the boundary of Lot 3 and its production to a point in Rural Section 5787 four chains distant from the road forming the southern boundary of this section. the southern boundary of this section; thence easterly along a line parallel to this road to the north-east boundary of Rural Section 5787; thence in a north-easterly direction across Rural Section 6073 and the road abutting on this section to a point twenty-three chains from Fereday's Road; section to a point twenty-three chains from Fereday's Road; thence north-westerly along the road, 100 links; thence north-easterly along a line at right angles to that road, across Rural Section 7771, to a point in line with the south-western bound-ary of Reserve 304; thence south-easterly to the north-west corner of Reserve 304; thence along the south-west boundary of this reserve to the south-east side of the Southbridge Branch Railway; thence following the south-east boundary of this rail-way to the north-east boundary of land in plan No. 1862 deposited in the office of the District Land Registrar at Christ-church: thence south-easterly following this boundary to a way to the north-east boundary of land in plan No. 1862 deposited in the office of the District Land Registrar at Christ-church; thence south-easterly following this boundary to a point where a line drawn from the northernmost corner of Lot 8 on plan No. 1345 deposited in the office of the District Land Registrar at Christchurch, and parallel to the south-bridge Branch Railway, intersects it; thence along this line south-westerly to the said corner of the said Lot 8; thence south-easterly following the north-east boundary of the said Lot 8 and the porth-east boundary of Lots 2, 3, and 4 on plan No. 1862 deposited in the office of the District Land Registrar at Christchurch, to the south-east corner of the said Lot 4; thence south-westerly along the south-eastern boundary of the said Lot 4 to the Lake Road and its production to a point 1250 links from Lake Road; thence north-westerly by a line parallel to Lake Road to the south-eastern boundary of the land in plan No. 175, deposited in the office of the District Land Registrar at Christchurch; thence south-westerly along this boundary and a line in con-tinuation thereof to a point 500 links from the southermost corner of the land in the said plan 175; thence north-westerly along a line parallel to the south-western boundaries of Sec-tions 81, 80, 37, 36, 30, 21, and 11 to Fereday's Road; thence across that road to the point of commencement. WM. DOWNIE STEWART,

WM. DOWNIE STEWART, Minister of Internal Affairs.

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

Department of Internal Affairs,

Department of Internal Affairs, Wellington, 3rd November, 1921. THE following special order, made by the Ostend Road Board, is published in accordance with the provisions of the Road Boards Act, 1908.

WM. DOWNIE STEWART,

Minister of Internal Affairs.

OSTEND ROAD BOARD BY-LAWS.

BY-LAWS OF THE BODY CORPORATE UNDER THE NAME OF "THE INHABITANTS OF THE OSTEND ROAD DISTRICT," AND MADE AND ENACTED BY THE OSTEND ROAD BOARD.

AND MADE AND ENAUTED BY THE OSTEND ROAD BOARD. IN pursuance of the powers vested in it by the Road Boards Act, 1908, the Motor Regulation Act, 1908, the Public Works Act, 1908, the Dog Registration Act, 1908, the Public Health Act, 1908, the Public Reserves and Domains Act, 1908, the Municipal Corporations Act, 1908, and by all or any other statutes it hereunto enabling, the Ostend Road Board doth hereby make and enact the following by-laws, namely :-namely :-

PART I.

GENERAL PROVISIONS.

1. These by-laws shall come into force on the gazetting thereof.

2. On the date on which this by law shall come into opera-tion all by laws in force in the district shall be and be deemed tion all by-laws in force in the district shall be and be deemed to be repealed; provided always that such repeal shall not affect anything done, or any right or liability accrued, or order made under such first-mentioned by-laws, or any of them. All licenses issued under any repealed by-law shall, after the coming into operation of this by-law, be deemed to have been issued under this by-law, and be subject to the provisions thereef provisions thereof.

3. In the interpretation of these by-laws, unless incon-sistent with the context,— "Board" means the Ostend Road Board :

- "Board " means the Ostend Road Board : "District " means the Ostend Road District, and any alterations thereof which may from time to time

- "Cart" shall include any cart, wagon, timber-carriage, lorry, sledge, express-wagon, motor-wagon, van, dray, truck, or other similar vehicle:
 "Cattle" means and includes any horse, mare, gelding, rig, colt, filly, ass, mule, bull, cow, ox, heifer, steer, calf, sheep, ram, ewe, wether, lamb, goat, kid, boar, sow, and pig of any kind:
 "Clerk" means Clerk of the Board or his deputy:
 "Footway" or "footpath" shall mean so much of any road, street, or private street as is or hereafter may be laid out or constructed for foot-passengers only.
- road, street, or private street as is or hereafter may be laid out or constructed for foot-passengers only, and shall include the edging and kerbing thereto in cases in which edging or kerbing either exists or is required by the Board to be made: "House" includes hotel, boardinghouse, and any build-ing in which human beings dwell or are intended to dwell, and includes a shop with dwelling rooms
- attached: "Inspector of Nuisance" means the Inspector of Nui-
- sances for the time being appointed by the Board, or, if there be no such Inspector appointed, then the Clerk of the Board shall be deemed the Inspector of Nuisances for the purposes of these by-laws: "Motor-car": If a motor-car is used as a carriage or
- Motor-car": If a motor-car is used as a carriage or as a cart it shall be deemed to be a carriage or cart, as the case may be, within the meaning assigned to the said terms respectively in this by-law:
 Occupier," in respect of any premises, means the person by whom or on whose behalf such premises are actually occupied; and in the case of a factory includes any agent, manager, foreman, or other person acting for the owner:
 Owner," in respect of any premises, means the person for the time being entitled to receive the rack-rent thereof, or who would be so entitled if the same were let to a tenant at rack-rent :
- thereof, or who would be so entitled if the same were let to a tenant at rack-rent:
 "Offensive matter" includes offal, putrid or decayed animal or vegetable matter or fish, the refuse of fruit and vegetables, carrion, dead animals, and any other matter giving off an offensive odour or being in any way injurious to health:
 "Person," and words applying to any persons or individuals, shall include a body of persons, whether incorporated or unincorporated :
- incorporated or unincorporated :

- "Privy," includes earth-closet, water-closet, pan-privy. and every place for the reception of faecal matter:
 "Sufficient privy" means a water-closet or pan-privy of the description, with the appliances, fittings, and connections, and places as required by these by-laws:
 "Public place" shall include and apply to every road, street, footpath, footway, court, alley, and thorough-fare of a public nature or open to or used by the public as a right, and every place of public resort or place to which the public have access so open or used:
- "Reserves " shall mean and include the open spaces, plantations, beaches, and foreshores, and any other reserves set apart for public health or recreation, or as a bush reserve, recreation reserve, or park, which now are or hereafter may be under the manage-

- now are or hereafter may be under the management or control of the Board:
 "Road" means any road in the district, and includes street and also any footpath and crossing, and the whole land between the fences on either side of a road or street; and "street" includes a road:
 "Sanitary fitting" includes a urinal, sink, bath, washtub, lavatory, and any receptacle, appliance, or thing for the reception or removal of human or animal excreta, sewage, or liquid waste:
 "Sewage-tank" means a tank, reservoir, or receptacle for the reception of disintegration of sewage, and includes that class of sewage-tank commonly known as septic tank, and includes all reservoirs, pipes, filter-beds, discharges, and other parts ordinarily appurtenant to or required for the efficient opera-
- filter-beds, discharges, and other parts ordinarily appurtenant to or required for the efficient opera-tion of a sewage-tank : "Vehicle" shall mean and include any carriage or cart as hereinbefore defined, whether licensed by the Board or not, and any other class of vehicle : "An offence" shall mean an offence against these by-laws, and shall include the omission or neglect to

- laws, and shall include the omission or neglect to comply with any part thereof:
 Words importing the singular number include the plural number, and words importing the plural number include the singular number, and words importing the masculine gender include females:
 Where not inconsistent, words, phrases, and designations herein used which appear in the interpretation clauses of any of the Acts under which these bylaws are made shall have and include the interpretation given thereto by such Acts.

Application.

4. These by-laws shall apply to and be in force within the whole district, except where otherwise specially provided.

Notices.

5. Any notice required to be sent or signed by or on behalf of the Board may be sent or signed by the Chairman or the Clerk or any other person acting for or on behalf of the Board. 6. Any application or notice which is required to be served upon or delivered to the Board may be delivered at the office of the Board, addressed to the Board, the Chairman, or the Clerk.

Clerk. 7. Any notice or other document which is hereby required to be served, or given, or sent by or on behalf of the Board to any person shall be deemed to have been duly served, given, or sent if delivered to such person personally, or to his attorney, solicitor, or agent, or left at his residence or place of business, or posted at a post-office in the district addressed to such person at his or her last-known place of abode, or to the last-known place of abode of such attorney, solicitor, or agent. agent.

Inspector.

8. The Board may from time to time appoint an Inspector or Inspectors, whose duty shall be to see that its by-laws are duly observed, and to investigate and report any breaches thereof to the Board. 9. All Inspectors and other officers appointed by the Board under or for the purpose of any repealed by-law, and holding office at the time this by-law comes into operation, shall be deemed to have been appointed under this by-law.

Offences.

10. Any person who shall do, or cause to be done, or be concerned in doing anything contrary to these by-laws or any of them, or any provision therein contained, or who shall omit to do anything required by these by-laws, or any of them, to be done by him, shall be deemed to have committed a breach of these by-laws. Any person committing a breach of these by-laws shall be guilty of an offence, and shall be liable to a penalty not exceeding £10 for every such offence, and in case of a continuous offence to a penalty of not more than £10 for each day during which such offence continues.

The continued existence in a state contrary to any of the provisions of these by-laws of any work or thing shall be deemed a continuous offence within the meaning of this section.

Licenses.

11. The following provision shall, unless otherwise speci-fied, apply to all licenses granted by the Board under these by-laws

- (a) Before any such license shall be granted, an application in the prescribed form by the person applying for such license, and giving all such information as may be required by or provided for in any such form, shall be delivered to the Clerk, and the fee payable in respect of such license shall be deposited with such application. Every such application shall be signed by the applicant.
 (b.) Every such license shall, when issued, be in the prescribed form and signed by the Clerk, and shall remain in force until the 31st day of March next after the issue thereof, and may be renewed on application to the Clerk and payment for renewal fee not later than the 31st day of March in each year. vear.
- (c.) Every such license shall be registered in a book to be
- (c.) Every such items shall be registered in a book to be kept by the Clerk in the appointed form.
 (d.) If in the opinion of the Board it is proved that the holder of any such license, or the person applying for any license, is from any cause unfit to be the holder of such license, the Board may cancel, refuse, suspend, or revoke the same.

PART II.

GOOD RULE AND GOVEBNMENT OF DISTRICT, AND MANAGE-MENT OF ROADS.

- 12. No person shall—

 Throw or place any glass, filth, dirt, tins, hoops, irons, rubbish, or other matter of a similar nature, or any earth, bricks, stones, or other material, upon any public place or private street, or leave or permit or suffer to be placed or left any dust tin, box, or other receptacle for house-refuse or other refuse on
- (2.) Carry any load on his shoulder or other refuse on any public place or private street:
 (2.) Carry any load on his shoulder or otherwise to the danger or obstruction of persons using any footway, [or ride or drive, lead, or wheel any truck, barrow, cart, dray, carriage, cycle, or vehicle of any kind, or ride, drive, or lead any horse, cattle, or other animal upon or along any such footway:
 (2A.) Drive any cart, carriage, or vehicle along, or permit or suffer the same to stand over or upon, any water-[table, water-channel, or gutter in any street or road:
 (3.) Leave standing or lying upon any public place any truck, wheelbarrow, vehicle, or other similar thing, or any packing-case, crate, basket, cask, barrel, package, or other encumbrance:
 (4.) Burn any litter, straw, shavings, or other combustible materials upon any public place, or on any open space near any building, so as to endanger such building:

- building :
- (5.) Leave any inflammable materials or matter in any public place, or on any open space near any building, without first having obtained the permission of the Board :

- (6.) Drag, draw, trail, or permit, or suffer to be dragged, drawn, or trailed, any sledge, timber, or any other heavy material in or upon any public place, whereby such public place is or may be injured:
 (7.) Allow the drippings of the eaves of any house or erection to fall upon any public footpath:
 (8.) Open any drain or sewer, or remove the surface of any footway or street, or make any cellar-door or other opening from such footway or street, without having first obtained the permission of the Board:
 (9.) Omit or neglect to secure and maintain the foundations of any building, or any wall or fonce, abutting on any public place where the footway has been formed, whereby such footway is or may be injured :
 (10.) Expose for sale any article whatsoever on any footway or outside of any shop, shop-window, or doorway
- or outside of any shop, shop-window, or doorway abutting on any public place so as to encroach thereon, or hang or suspend any article upon or from any veranda-post, or any part of a veranda, or any fence, or in any way over such footway:
- (11.) Suspend or place any carcase, meat, or offal so as to overhang any part of a public place or encroach thereon :
- (12.) Neglect to clean any private yard, way, passage, or avenue, by which neglect a nuisance, by offensive smell or otherwise is caused:

- (13.) Spill or cast, or allow to be spilt or cast, or to overflow into or upon any road, public place, or reserve, or any land, building, or erection adjacent thereto, any nightsoil or other offensive matter:

- (14.) Slaughter (except in cases of unavoidable necessity) or skin any animal upon any public place, or permit any slaughtered animal or skin to remain there, or leave any dead animal on such place :
 (15.) Throw or leave any dead animal, or part thereof, or animal-remains, or offensive matter of any kind, upon any place, or into any creek, stream, or other water, or on the bank thereof :
 (16.) Suffer any dead animal or part thereof to remain upon his land, or in premises in his occupation, so as to become a nuisance :
 (17.) Suffer to remain in the district the body or part of the body of any animal belonging to him, or in his charge or keeping, that may have been killed or died while straying, or while being driven from one place to another :
 (18.) Expose in any public place (except in any fair or market
- one place to another:
 (18.) Expose in any public place (except in any fair or market lawfully appointed for that purpose) any horse or other animal for show, hire, or sale, or shoe, bleed, or dress any horse in any public place :
 (19.) Roll any cask, beat any carpet, fly any kite, use any bows and arrows, or catapult or shanghai, or play at football or any game, to the annoyance of any person in any public place, or obstruct any public place, whether by allowing any cart or animal to remain on or across such public place, or by placing any goods or articles thereon, or otherwise :
- remain on or across such public place, or by placing any goods or articles thereon, or otherwise :
 (20.) Wantonly or maliciously disturb any inhabitants by improperly starting or setting in motion any firealarm, ringing any door-bell, knocking at any door, blowing any trumpet or horn, beating any drum or gong, using any other noisy instrument, rolling any trolly, or ringing any bell in any public place or in any doorway abutting thereon :
 (21.) Place any placard or other document, writing, or painting, or print, stencil, paint, or write on or otherwise deface any house or building, or any footway, kerbstone, steps, or any wall, fence, lamp-post, verandapost, railway-post, telegraph-post, urinal, or gate, without the consent of the occupier or owner thereof:
- thereof :
- (22.) Stamp, stain, paint, write, print, or post any adver-tisement or notice upon any footway, kerbstone, or
- (23.) Expose to view or distribute in any public place any placard, handbill, print, or other document whatever of an offensive or indecent character :
- (24.) Throw or place upon any footway any fruit skin, rind, or peel:
- (25.) Throw or discharge any stone or other missile to the
- (25.) Throw or discharge any stone or other missile to the damage or danger of any person or property:
 (26.) Blast any rock, stone, earth, or timber in or near any public place without having first obtained permission of the Board, or fail to attend to any directions or comply with any conditions in regard thereto given or imposed by the Board or any officer thereof:
 (27.) Discharge any freering without reasonable cause or
- thereof:
 (27.) Discharge any firearms without reasonable cause, or set off any fireworks or explosive material in or near any public place, or so near thereto as to endanger, annoy, or frighten the passers-by:
 (28.) Place any obstruction in or upon any public place, or in or upon any watercourse, channel, or surface drain in any road, whereby life or limb is likely to be endenment.
- be endangered :
- (29.) Fail to keep in good repair any rail, gate, fence, or cover over or about any area or entrance or lightingcover over or about any area or entrance or highting-place to any cellar or other place opening into or upon or near any public place, or keep open for more than a reasonable time for taking in or out any articles any entrance to any such area, cellar, or other place, or omit to protect such entrance when open for use.
- (30.) Omit, when opening any street, to take all such precautions for guarding against injury to the passengers along such street as may be necessary or as may be directed by the Board or any officer thereof:
- thereof:
 (31.) Destroy, damage, pollute, or obstruct any pump, watercourse, fountain, trough, or drinking-fount in any street or public place:
 (32.) Wilfully or maliciously damage or destroy, or do, permit, or suffer any act tending to damage or destroy, any growing tree, shrub, or other plant of any kind whatsoever belonging to the Board, whether the same shall be growing in any road, reserve, or public or private place in the district, or

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any building, erection, structure, or other property (33.) Wilfully extinguish or injure or break any street-lamp, or wilfully break or injure any lamp-post:
(34.) Drive any dog or goat harnessed or attached to any rabial.

- vehicle : (35.) Leave any cart or other vehicle without reasonable excuse, or loiter therewith in any street :
- excuse, or loiter therewith in any street:
 (36.) Wilfully or negligently encumber or obstruct a public place in any manner not before specially described:
 (37.) Drive any cart, dray, wagon, or express-wagon without the name and residence of the owner thereof being painted in a legible and permanent manner on a conspicuous place on the right or off side, in letters of at least 1 in. in length:
 (38.) Cast away, sweep, throw, or deposit, or cause or suffer to be cast away, sweep, thrown, or deposited, in or upon any street or private street any handbills, printed papers, waste paper, or paper of any kind whatever:
- whatever :
- (39.) Sweep, throw, or deposit, or leave, or permit or suffer any person to sweep, throw, or deposit, or leave, any refuse, dust, shop-sweepings, or house-sweepings, or any bottles, earthenware, china, tins, or rubbish of any description, on any road, street, private street, public place, or reserve:
 (40.) Convey, take, or conduct, or cause to be taken, convey, take, or conducted, by means of vehicles, horses, or on foot, or by any means whatsoever, through any street or private street, any frame apparatus or construction, or the colour of any pictures, placards, notices, or advertisements displayed thereon, to obstruct, interfere with, or endanger public traffic in the district:
 (41.) Deposit or keep, or suffer to be deposited or kept, any
- in the district:
 (41.) Deposit or keep, or suffer to be deposited or kept, any live ashes in any wooden receptacle outside any building or in any place which shall be less than 10 ft. from any building in the district:
 (42.) Make or light any fire in any building within the district situate at a less distance than 50 ft. from any other building, save in some properly constructed firenlace.

- other building, save in some properly constructed fireplace:
 (43.) Light any bonfire, tar-barrel, or firework upon or within 30 yards of any public or private street or any public place:
 (44.) Set or cause to be set on fire any chimney, flue, smokevent, stove-pipe, or other erection or appliance used as and hereinafter called a chimney:
 (45.) Suffer to be on fire the chimney of the premises which he occupies or uses; provided always that no offence shall be seemed to have been committed if such person prove to the satisfaction of the Justice before whom the case is heard that such fire was in no wise owing to the omission, neglect, or carelessness, whether with respect to cleansing such

- (46.) Wilfully injure, remove, or destroy any notice-boards set up by the Board or any of its employees:
 (46.) Wilfully injure, remove, or destroy any notice-boards set up by the Board or any of its employees:
 (47.) Keep or store any gunpowder or other explosive or dangerous material in any public shed or place or on any open space near any building:
 (48.) At any one time have or keep in stock in any yard, dwellinghouse, shop, warehouse, shed, cellar, or other building within the district a greater quantity of petroleum than 40 gallons:
 (49.) In any street, thoroughfare, or public place, or within the sight or hearing of any person or persons passing by, sing, say, or recite any profane song, use any profane, indecent, or obscene language, or by phonographic or other such methods convey, paint, draw, or write any profane, indecent, or distribute or expression of a grant for the stream of the or builder or the stream of the representation, figure, or word, or distribute or expose or offer for sale or exhibit any profane, indecent, or obscene book, painting, drawing, en-graving, photograph, representation, print, or paper-mitire.
- graving, photograph, representation, remained and writing:
 (50.) Indecently expose his person in or within view of passers-by on or in any public place :
 (51.) Spit or expectorate, or otherwise cast or place his saliva on, to, or upon any public footpath or footward.
- (52.) Within the district, keep or act or behave as master or mistress of, or conduct or assist in the conduct or management of, any brothel or disorderly house or houses of ill-fame, or shall knowingly let any house or any part thereof for the purpose of being so kept or used:
- (53.) Ride, drive, or wheel any vehicle of any kind upon or along any footpath, to the danger or obstruction

of persons using such footpath (the word "vehicle" shall include a wheelbarrow, bicycle, tricycle, and every other vehicle upon or with wheels, whatever its form or construction, except infants' perambu-lators construction information. lators containing infants):

- lators containing infants):
 (54.) Assemble in any street, or congregate at the corner of any street or public place, or where any streets or public places intersect; and no persons or persons shall collect or cause any number of persons to collect or congregate in any street or public place, or conduct or hold any public meeting therein so as to impede persons passing, or interfere with the free passage of any street or public place, or be guilty of any conduct calculated to annoy the public:
 (55.) Drive or cause permit or allow to be driven upon or
- (55.) Drive, or cause, permit, or allow to be driven, upon or along any street or private street in the district any horse, unless the same is securely harnessed to some vehicle or securely led by a halter, bridle, or rope fastened to such horse, and held by some

- rope fastened to such horse, and held by some person:
 (56.) Suffer, permit, or allow any cattle, or any horse, or any geese, or any unregistered dog, to wander or be at large in any public place, street, private street, or right-of-way, within the district:
 (57.) Tether or otherwise put or place any cattle or any horse, for the purpose of grazing or depasturing the same, in or upon any public place, street, private street, or right-of-way within the district:
 (58.) Sweep thereon or deposit any refuse, hedge or lawn clippings, shop sweepings, house sweepings, or rubbish on any street or private street within the district: district :
- district:
 (59.) Being the owner, lessee, or occupier of any building in the district, use the same, or cause, suffer, permit, or allow the same to be used, as a theatre, public hall, public concert-room, public ball-room, public lecture-room, or public exhibition-room, or as a public place of assembly for persons admitted thereto by tickets or otherwise, unless the doors of such building shall open outwards:
 (60.) Leave standing any horse fastened or tied up to any fence. post. tree. or vehicle in any road or street or
- fence, post, tree, or vehicle in any road or street or on any reserve or beach.

Driving Round Corner.

13. No person shall drive or ride round any street-corner at other than a walking-pace.

Mischief.

14. No person shall wilfully break any pane of glass in the window of any building, or wilfully break or unlawfully light or extinguish or injure any lamp in any street.

Sunday Trading.

15. No person shall keep open any shop, store, or place of business whatsoever on Sunday for the purpose of trading or dealing; provided always that this clause shall not extend to chemists or refreshment-rooms.

Obstructions on Roads.

16. No person shall put, place, or lay any building or other materials or building-rubbish, or put up, construct, or erect any stage, scaffolding, hoarding, or fence upon, across, or over any road, street, footway, channel, or public place without first obtaining the consent of the Board or the officer appointed by the Board for that purpose.

Crossings.

Urossings. 17. No person shall construct any crossing across any channel, drain, or footpath, or make any drain under any footpath. All such crossings and drains shall be constructed by the Board, but at the expense of the person requiring same, and any such crossing or drain shall consist of such material as the Board shall from time to time approve. No person shall allow anything other than storm-water to pass through any drain laid under any footpath. Any person divising to have a pressing made or drain laid leading from person shall allow anything other than storm-water to pass through any drain laid under any footpath. Any person desiring to have a crossing made or drain laid leading from his property into any road shall make a written application in that behalf to the Clerk of the Board, and shall, upon receipt of a notice from the Clerk of the Board stating that the estimated cost of the construction of such crossing or drain, as the case may be, pay the amount of such estimated cost to the Clerk of the Board shall proceed with such construction. If any such crossing or drain shall be out of repair, the owner or occupier of the premises from which the same leads, or any person for whose use and benefit the same exists, shall, within seven days after notice in writing from the Clerk of the Board to that effect stating the repairs required, properly and completely repair the same in accordance with such notice, failing which the Board may effect such repairs and recover the cost thereof from may enect such repairs and recover the cost thereof rion such owner, occupier, or person. And in case any such owner, occupier, or person shall make default and fail to comply with such notice within the time therein mentioned, he shall be deemed to commit an offence on every day during which he shall be in such default as aforesaid.

Carting over Footpaths.

Carting over Footpaths. 18. No person shall cart any metal, stone, building, or other material across any footpath where there is not a crossing constructed in accordance with By-law 17 without the consent in writing of the Board, on written application made in that behalf, and stating the property to or from which the carting is to be done, first obtained; and the applicant for such consent shall, prior to the issue of such consent, deposit with the Clerk of the Board a sum not exceeding £10, as the Engineer, or, if there be no Engineer, the Clerk, of the Board shall direct, as security for the necessary repairs to the footpath or kerbing which may be caused by carting material or otherwise, and shall obtain a receipt for the same; and upon repairs being completed to the satisfaction of the Engineer or Clerk of the Board, as the case may be, the said deposit shall thereupon be returned; and, on failing to execute the necessary repairs after forty-eight hours' notice to do so from the Clerk of the Board, the same shall be done at the cost and risk of the Board, the same shall be done at the cost and risk of the applicant, and the costs thereof deducted from the amount of such deposit. *Wandering Cattle.*

Wandering Cattle.

19. Every person having the care, custody, or control of any cattle, or being the owner thereof, shall keep and prevent the same from wandering or being at large and without proper guidance in or upon any road, street, private street, public place, or right-of-way.

Keeping Cattle moving.

20. Every person having the care or custody of or being in possession of any cattle, and driving the same on any road, public or private street, or public place within the district, shall keep such cattle continuously moving, and shall not permit or suffer or allow such cattle to graze on such road, public or private street, or public place.

Ill-treating Cattle.

21. No person shall, by ill-usage or negligence in driving any cattle along any road or street, cause any mischief to

any cattle along any road or street, cause any mischer to be done by such cattle. 22. No person shall wantonly hurt or harass any cattle passing along any road or street. 23. No person shall wantonly or cruelly beat, ill-treat, overdrive, overload, abuse, or torture any animal, or omit or neglect to supply any animal with sufficient food and water.

24. No person shall work or allow to work any animal incapable or in any unfit condition to work, by reason of lameness, unhealed sores, shortness of breath, or any other

obvious physical infirmity. 25. No person shall drive any loose horses, bulls, or bullocks through the district between the hours of 8 a.m.

builders through the district return and 7 p.m. 26. No builder or other person shall place or keep any building-material, stage, scaffolding, hoarding, or fence, or rubbish on any part of any street in the district after sunset and before sunrise, unless the same be kept well and sufficiently lighted.

Lighting Obstructions.

27. No person shall cause any building-materials, rubbish, or other matters or things to be laid on, or any hole to be made in, any street or footway, whether the same be done by order or authority of the Board or not, unless such materials or other things, or such hole, be sufficiently lighted materials or other things, or such noie, be sumclently lighted in a proper place upon or near the same, and such light be continued every night from sunset to sunrise while such materials or things or hole remain; and every such person shall, at his own expense, cause such materials or things, and such hole, to be sufficiently fenced and enclosed until such materials or things be removed, or such hole is filled up or otherwise made secure up or otherwise made secure.

Fences on Road.

28. No person shall erect or place any house or other building, or any part thereof, or any wall or fence, or any other erection, upon, over, or across any public street, road, footway, or channel.

Overhanging Trees.

29. No owner or occupier of land shall allow trees or shrubs growing thereon to overhang or encroach on any road, street, private street, or footway; and it shall be lawful for the Board to cause all trees or shrubs so overhanging or en-croaching to be lopped, or the encroaching part thereof to be removed, at the discretion of the Board.

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Flags, &c., across Road.

30. No person shall place or permit to be placed any obstruction upon any road, street, footway, private street, obstruction upon any road, street, nootway, private street, or right-of-way, building, portico, or veranda, or suspend or permit to be suspended any flag, calico, or material over or across any road, street, footway, private street, or right-of-way, or part thereof, or erect any signboard, unless the permission of the Board shall have been first obtained. The Board reserves to itself the right to make a charge for the areation of any such signboard. erection of any such signboards.

Verandas.

31. No person shall erect or put up any portico or veranda upon or over any part of any road or street unless the same be constructed in the manner, position, and design approved

be constructed in sub-by the Board. 32. No person shall erect, alter, or repair any portico or without the written permit of the Clerk be first veranda without the written permit of the Clerk be first obtained; and for every such permit for a new erection there shall be paid a fee of 5s., and for every such permit for altera-

tion or repairs there shall be paid a fee of 1s. 33. No person shall erect any balcony over any road, footway, or street.

Awnings.

34. No person shall erect any awning over any street or footway, or hang the same from any veranda or balcony thereon, unless the permission of the Board shall have been first obtained. All awnings for which permission shall be granted shall be used only between sunrise and sunset.

Storm-water.

35. Every owner or occupier of land fronting, adjoining, or near any road or street, if such land shall be so situated near any road or street, if such land shall be so situated that surface or storm water from or upon the same overflows, or tends naturally, if not otherwise discharged, to overflow any footway of such road or street, shall, within seven days next after the service of notice by the Inspector of Nuis-ances requiring him so to do, construct and lay from such point upon such land being near to the footway, as shall be specified in such notice by plan appended, or otherwise, and higher in level than the bottom of the channel at the outer edge of the footway to the said channel and through under edge of the footway to the said channel, and through, under, and transversely to the footway, and keep in good condition such pipe, covered drain, or appliance, subject to the inspec-tion and approval of the Board. 36. All drains under footways, discharging into channels, shall be constructed in the following manner and subject to the following conditions the

the following conditions :-

- (1.) All such drains shall be constructed with pipes to be approved by the Board, and shall be laid with a fall of not less than 3 in. in the whole width of the footway, the level at the discharge-mouth being the level of the water-channel.
 (2) No such drain shall be laid on used for any other
- (2.) No such drain shall be laid or used for any other purpose than for carrying off surface water, whether from roofs or yards.
 (3) The work of any surface water is a surface water is a surface water is a surface water.
- from roofs or yards.
 (3.) The work of opening up the footway and cutting the kerbstone for the reception of such drain-pipes, and the making good the said footway and relaying the said kerbstone, shall be done by the Board at the expense of the person requiring such drain.
 (4.) The person desiring to have such drain constructed shall make written application in that behalf to the Clerk, and, together with such application, shall prepay the fee of 1s. for permit and the estimated cost of the work.

Dogs.

37. If any dog shall, on any road or street within the district, rush at, attack, or startle any person, or any horse, cattle, or other animal, whereby the life or limbs of any person shall be endangered, or any property be injured or endangered, the owner of such dog, or the person in charge of such dog, shall be guilty of an offence.

Heavy Traffic.

38. The owner of any vehicle engaged in heavy traffic upon any roads within the boundaries of the district shall,

upon any roads within the boundaries of the district shall, before using such vehicle upon any such road, apply to and obtain from the Clerk a license, and shall pay to the Clerk the yearly license fee following—that is to say: For vehicles having tires of the width of $4\frac{1}{2}$ in. or over, $\pounds 5$; for vehicles having tires under $4\frac{1}{2}$ in. wide, $\pounds 10$: Provided, nevertheless, that the Board may, in its discretion, and on application of the owner or driver of any vehicle engaged in heavy traffic, permit the owner or driver of such vehicle to use such vehicle upon or over all or any of the roads within the boundaries of such district, without having paid such license fee, upon the payment to the said Board of the following charges by way of compensation for any damage likely to occur to such roads: For every load carried on any one day upon or over any such road, 1s. If more

than three loads are carried in any one vehicle in any one day upon or over any such roads, then for the day 3s. 39. Notwithstanding the requirements of the preceding by laws, the owner of any vehicle, if required by the Board or any officer thereof, shall, before engaging in heavy traffic upon any road or roads within the district, give to the Board or any compared by the Board that no special damage will security approved by the Board that no special damage will accrue to any such road by reason of such heavy traffic

40. "Heavy traffic" shall mean the transportation of any 40. "Heavy traffic" shall mean the transportation of any vehicle, engine, or machine which itself or together with any thing or things being transported thereon weighs more than 1½ tons avoirdupois to each pair of wheels. "Owner" of any vehicle shall include a bailee or hirer entitled to the possession and use or profit thereof.
41. Any constable or any officer of the Board may stop and detain any vehicle which in his opinion infringes any of these budgets.

and detain any vehicle which in his opinion infringes any of these by-laws, and inspect, examine, and measure the tires thereof, and the weight of such vehicle and the contents thereof; and the driver or person for the time being in charge of such vehicle shall permit such inspection, examina-tion, measurement, and weighing to be made accordingly, and shall, if so requested by any such constable or officer of the Board, take such vehicle, together with the contents thereof, to the nearest weighbridge, and then and there weigh the same; and no such person shall obstruct any such con-stable or officer in or about the making of such inspection, examination, measurement, or weighing.

examination, measurement, or weighing. 42. Applications for licenses or a permit under By-law 38 shall be made in writing to the Clerk of the Board. Such licenses or permits shall be under the hand of the Clerk. All licenses expire twelve calendar months from the date of the issue thereof. 43. The Clerk shall keep at the office of the Board a register

of all licenses and permits. Such register shall be open to public inspection without fee. 44. Every license shall be numbered, and the owner of the

44. Every license shall be numbered, and the owner of the licensed vehicle shall cause the like number to be legibly painted and maintained during the currency of the license on the off side of such vehicle in white figures on a black ground, together with the letters "O.R.B."; each of such figures and letters to be not less than 1 in. in length. 45. License under By-law 38 may be in or to the effect of the following form :—

OSTEND ROAD BOARD VEHICLE LICENSE.

Annual license fee, £ No. .

..... Clerk.

Bicycles.

46. No person shall ride or use any bicycle in any road, street, or private street unless such bicycle shall have attached to it a proper and sufficient bell for the purpose of giving warning to any other person if and when necessary. 47. Every person riding any bicycle upon or along any road, street, or private street, or, if there be more than one rider upon one and the same bicycle, then the first or fore-most of such riders, shall, upon overtaking any foot-passenger being on or proceeding along or across any part of any road.

most of such riders, shall, upon overtaking any foot-passenger being on or proceeding along or across any part of any road, street, or private street (other than the footpath, if any, thereof), and within a reasonable distance from and before passing such foot-passenger, by sounding a bell, give audible and sufficient warning of the approach of such bicycle. 48. Every person riding any bicycle along, or being upon a bicycle on any road, street, or private street during the period between sunset and sunrise shall carry attached to the bicycle a lamp, which shall be so constructed and placed as to exhibit a light in the direction in which he is proceed-ing, and shall cause such lamp to be so lighted as to afford adequate means of signalling the approach and position of the bicycle. The person, and each of the persons, for the time being in charge of any bicycle that shall be standing or be left upon any part of any road, street, or private street within the period aforesaid shall cause such bicycle to exhibit a light adequately showing its position.

a light adequately showing its position. 49. No person shall ride a bicycle on or upon any footpath. 50. No person shall ride a bicycle on any road, street, or private street at a greater speed than at the rate of ten miles per hour, nor round or across any corner, angle, or intersection of any road, street, or streets at more than four miles per hour.

51. No person shall break in, train, clean, shoe, bleed, dress, or expose for show, hire, or sale, any horse or other animal in any road, street, or private street, or, by locking the wheels of any cart or other vehicle, or otherwise, test or try an animal in any such road, street, or private street.

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52. Every person driving any vehicle through any road, street, or private street shall, except in crossing for the pur-pose of setting down or taking up goods or passengers, keep such vehicle as near as practicable to the left-hand or near side of the road or street.

Vehicle-lights.

Vehicle-lights. 53. No person shall use, drive, or conduct any vehicle beyond a walking-pace in or along any road, street, or private street between sunset and sunrise, unless such vehicle shall have two proper and sufficient lights, one on each side thereof, kept well lighted for the whole time during which such vehicle shall be so driven ; and no person shall between sunset and sunrise drive any vehicle at a walking-pace, or suffer any vehicle to stand in any road, street, or private street, unless such vehicle shall have one proper and sufficient light on one side thereof, kept well lighted for the whole time during which such vehicle shall be so driven or suffered to stand, as the case may be. Each light shall be so fixed as to show a red light at the back, and be distinctly visible to any one approaching from the rear : Provided that in the case of a heavily laden vehicle, where it would be impracticable to have such light so fixed, then the same shall be suspended at the rear of such vehicle. the rear of such vehicle.

Vehicle giving Way.

54. The driver of every vehicle shall give way to any other vehicle during the taking-up or setting-down of any person into or from such other vehicle.

Vehicle stopping.

55. The driver of any vehicle stopping the same in any road, street, or private street for any purpose whatever shall give notice of his intention to do so by holding up his whip so that the same may be visible to the driver of any vehicle so that the same may be visible to the driver of any vehicle immediately following, and upon stopping he shall so place his vehicle as to cause as little obstruction as possible to the traffic; and if the stoppage of such vehicle prevents the passing of any other vehicle, such driver shall, upon being thereto requested by the driver of such other vehicle, or by any officer or servant of the Board or police officer, remove his vehicle so as to permit such other vehicle to pass.

Driving Regulations.

- Driving Regulations.
 56. No person shall in any road, street, or private street—
 (1.) While acting as the driver, ride on any vehicle without having and holding proper and sufficient reins, unless some other competent person has charge of the animal drawing the same; or be away from such animal so as to be unable to have the full control thereof, without passing through the near wheel thereof a suitable chain or strap so as to effectively prevent the rotation of such wheel or wheels, whether in any case such vehicle be hired or not:
- (2.) Act as driver to have the sole charge of more than one vehicle, unless in cases where two of such vehicles, and no more, are drawn each by one horse only, and the horse of the hinder of such vehicles is at-tached by a sufficient rein to the back of the foremost of such vehicles :
- (3.) Drive any vehicle whatever, or ride any animal or bicycle, and, when meeting any other vehicle, animal, or bicycle, neglect or fail to keep on the left or near side of the road or street; or, when passing any other vehicle, animal, or bicycle going in the same direction, fail to pass the same on the right or off side thereof; or, when any person drivright or off side thereof; or, when any person driving any vehicle, or riding any animal or bicycle, in the same direction, is desirous of passing, fail to allow any such vehicle, animal, or bicycle to pass on the right or off side of his animal or vehicle :
 (4.) Furiously, negligently, wantonly, or carlessly ride or drive any animal or vehicle, or any engine, carriage, or conveyance of any kind :
 (5) Bide or drive any animal or vehicle of any kind round
- (5.) Ride or drive any animal or vehicle of any kind round an angle or corner thereof within 2 ft. of the edge or kerb of such angle or corner; or ride or drive any animal or vehicle of any kind along any such road or street which is not less than 66 ft. wide, within 2 ft. of the edge or kerb of the footway, save as is per-mitted in these by-laws:
- (6.) Ride or drive any animal or vehicle of any kind round an angle or corner thereof at other than a walkingpace:
- (7.) Drive any vehicle laden with any goods or material which project on either side more than 5 ft. from the centre of such vehicle :
- (8.) Drive or allow to stand any vehicle with the curtains, coverings, or awnings thereof unfastened and liable
 to be flapped about by the wind so as to frighten, or be calculated to frighten, horses :

- (9.) Drive or lead any vehicle taking a load downhill unless the same be fitted with a suitable and effective brake :
- (10.) Feed any horse in any road, street, or public place, save by means of a nosebag attached to the head of such horse; or remove the winkers or bridle of any such horse; or allow any vicious horse to stand in any street or public place, unless properly and securely muzzled:
- securely muzzled :
 (11.) While acting as the driver of any cart, dray, or wagon, or other such vehicle, suffer the same to remain standing longer thereon than the time reasonably necessary for loading or unloading goods :
 (12.) Drive or cause to be driven any motor-car, motor-cycle, or other horseless vehicle at a greater rate then fifteen miles per hour.

cycle, or other horseless vehicle at a greater rate than fifteen miles per hour.
57. When passing or about to pass any other motor-car, bicycle, or other vehicle, whether stationary or in motion, the driver or person in charge of every motor-car or motor-cycle shall travel at a rate of speed not exceeding five miles per hour; and, if such driver or person in charge shall be signalled so to do by the rider or driver of any fractious or restive animal coming from an opposite direction, he shall stop and remain stationary with such motor-car or motor-cycle to allow such fractious or restive animal to pass in safety. safety.

Obstructing Traffic.

58. No person shall loiter, stand, or remain in or upon any road, street, private street, footpath, or footway, or use the same for such time or in such manner as shall have the effect of obstructing or disturbing the free use thereof, or the access to any house or building in or near thereto.

Obstructing Public Place.

59. No person shall loiter, stand, or remain in any public place, or use the same so that the same or any neighbouring road, street, private street, footpath, or footway, or the access to any house or building, shall be obstructed, or the traffic therein, or in such road, street, private street, footpath, or footway, shall be obstructed or disturbed.

Causing Obstruction.

Causing Obstruction. 60. No person shall, in or near any road, street, private street, footpath, footway, or public place, by singing, play-ing any musical instrument, preaching, speaking, reading, lecturing, selling, or crying wares, exhibiting any object or thing, or causing or allowing the doing of any of the aforesaid things, or by any means whatever, cause the collection or assembling of persons whereby such road, street, or public place, or any neighbouring road, street, private street, foot-path, footway, or public place, or the traffic thereof, is obstructed, disturbed, or hindered, or whereby access to any house or building in or near any road, street, private street. house or building in or near any road, street, private street, or public place is obstructed.

Disturbances.

61. No person shall in any road, street, private street, footpath, footway, or public place, sing, play any musical instrument, preach, read, lecture, sell or cry wares, or exhibit any object or thing, or make any noise or any loud sounds, or cause or by conduct invite others to do any of the aforesaid acts, whereby the peece and quiet of any persons residing acts, whereby the peace and quiet of any persons residing in or using or being in any neighbouring house or building is disturbed, or whereby the proceedings of any congregation, assemblage, or meeting is disturbed, or annoyance is caused to any person attending any such congregation, assemblage, or meeting.

Use of Street, &c.

62. No person shall be deemed to be making a proper use of any road, street, private street, footpath, footway, or public place unless he shall be in good faith using the same for the purpose of a thoroughfare.

Application.

63. So much of the foregoing provisions as relate to the obstruction of public places shall be deemed to apply only to such public places and such parts of public places as are commonly used as thoroughfares.

Street Betting.

64. No person shall frequent or use any road, street, private street, or other public place within the district, either on behalf of himself or any other person, for the purpose of bookmaking, or transacting or entering into any part of the business of a bookmaker or of a betting agent, or betting, or wagering, or agreeing or proposing to bet or wager with any person.

PART III.

BUILDINGS.

BUILDINGS. 65. No person shall erect, add to, alter, or repair any building within the district except in conformity with the following provisions :---(a.) Definition of Site. -- The ground upon which any dwellinghouse is erected, together with the whole curtilage thereof enclosed within the boundary-fences, walls, or lines of the premises, shall be deemed to be the site of such dwellinghouse within the meaning of these by-laws. (b.) Definition of New Dwellinghouse. -- The erection of a dwellinghouse upon vacant land or upon a site previously occupied by any building, or the re-erection of any house pulled down to within 5 ft. of the ground floor, or the conversion into more than one dwellinghouse only, or an addition to or raising of a house (so far as such addition or raising is concerned), or the procuring of an existing dwelling-house or of any other building or part of a building intended raising is concerned), or the procuring of an existing dwelling-house or of any other building or part of a building intended to be re-erected and used as a dwellinghouse or part of a dwellinghouse upon the site, shall be deemed to be the erection of a new dwellinghouse within the meaning of these by-laws. (c.) Notice of Intention to Build.—Every person who shall intend to erect, add to, or renew a building of any description whatsoever shall give to the Board notice in writing of such intention, and at the same time denosit with the Board

- proposed work is to be done:
 (2.) The estimated value of such proposed work:
 (3.) The locality of such proposed work:
 (4.) An address within the district to which all notices by the Inspector to be given under this by-law in respect of the proposed work can be sent:
 (5.) Such person shall sign all such plans and specifications, or cause the same to be signed by his duly authorized agent
- agent.

or cause the same to be signed by his duly authorized agent. (e.) Inspection of Work.—Every person who shall erect, add to, or renew a building, or execute any work to which this by law relates, shall, at all reasonable times during the erection of such building or the execution of such work, and also upon the completion thereof, afford any officer of the Board free access to such building or work for the purpose of inspection. (f.) Building-site Area.—Except as hereinafter provided by this subsection and by the next succeeding subsection (g), no person shall erect a new dwellinghouse in the district upon a site of a less area than one-fifth of an acre, and unless such site shall have a frontage of at least 45 ft. to a public road : Provided that in the event of a person subdividing or cutting up any property in such manner that the sections fronting the road comply with the foregoing provision, leav-ing an area at the back of such sections, then the Board may in its discretion permit such back area to be built upon if the same has a frontage of at least 15 ft. in width to a public road ; provided, however, that no such back section shall be of a less area than one-third of an acre and that not more than one single dwellinghouse shall be erected upon such back section. section

section. (g.) Provisional Section. — The preceding subsection (f) shall not apply to prevent the erection or re-erection of one new dwellinghouse on an allotment, lot, or section which does not comply with the requirements of subsection (f), but which is shown on any public plan or any plan lodged or deposited in the Deeds Registration Office or the District Land Registry Office at Auckland, prior to the date of coming into operation of these by-laws, or on a site owned prior to the date of coming any adjoining land, or prevent the erection or re-erection of a shop and dwellinghouse combined upon any site. any site.

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

matter has been removed to the satisfaction of such Inspector of Nuisances. (i.) Air-spaces.—No person shall crect a new dwellinghouse in the district unless he provide at the side or in the rear thereof an open space exclusively belonging to such house and of an aggregate area of not less than 600 square feet: Provided that such open space shall extend throughout the entire width, or in the alternative throughout the entire depth, of the site, and shall be free from any erection thereon above the level of the ground, and shall be so maintained while the site is occupied by the house: Provided also that the minimum distance across such open space from every part of any dwellinghouse, or from every part of any wash-house, shed, convenience, or other erection belonging thereto, shall be as follows: (a) If the height of the house does not exceed 15 ft., 15 ft.; (b.) if the height exceeds 15 ft. but does not exceed 25 ft., 20 ft.; (c) if the height exceeds 25 ft. but does not exceed 35 ft., 25 ft.; (d) if the height exceeds 35 ft., 30 ft. For the purpose of these by-laws, where the side boundaries of any site are not of the same length, the mean length of such side boundaries shall be taken as the depth of site for the purpose of defining the distance across such open space, and the height of a dwellinghouse shall for the purpose of these by-laws be measured from the average level of the ground immediately adjoining the side or rear of such dwellinghouse, as the case may be, to the level of half the vertical height of the roof, or to the top of the parapet, whichever is the higher. (j) Preventing Reduction of Space.—No person shall make parapet, whichever is the higher.

parapet, whichever is the higher. (j) Preventing Reduction of Space.—No person shall make any alteration or addition to any dwellinghouse or other building (whether erected before or after the coming into operation of these by-laws), or erect any new or other building, whereby the open space attached to such dwelling-house shall be diminished by such alteration, addition, or erection so as to leave a less open space than is required by these by laws to be provided these by-laws to be provided. $(j^1.)$ Where a dwellinghouse is erected upon any site of

 (j^1) . Where a dwellinghouse is erected upon any site of insufficient area, road-frontage, or air-space for more than one dwellinghouse as provided by these by-laws, no person shall occupy, or permit or suffer to be occupied, as a separate dwellinghouse any building other than the dwellinghouse erected on such site, and no person shall let or lease for human habitation any building on such site other than the dwellinghouse human habitation any building on such site other than the dwellinghouse human habitation any building on such site other than the dwellinghouse human habitation any building on such site other than the dwellinghouse human habitation any building on such site other than the dwellinghouse human habitation any building on such site other than the dwellinghouse human human theorem. house thereon

house thereon. (j^2) (a.) The term "building" where used in the two preceding clauses (j) and (j^1) shall be deemed to include a tent, and where no dwellinghouse has been erected on any site the term "dwellinghouse" where used in the said preceding clauses (j) and (j^1) shall also be deemed to include a tent: Provided, however, that nothing therein shall be deemed to prevent the use and occupation on private property of tents as temporary dwellingplaces under the following conditions that is to say:—

- of tents as temporary dwellingplaces under the following conditions, that is to say :-(i.) Application shall first be made in writing to the Board for its permission to use and occupy the tent, and stating the size, description, and locality of the proposed site, the number of buildings thereon, and the number of tents proposed to be erected thereon, and the number of tents proposed to be erected thereon. the number of tents proposed to be erected thereon, and the respective dimensions of such tents, also the number of people intended to dwell therein. (ii.) The Board may consider each such application in
 - relation to the particular circumstances in each case, and shall grant its permission for such use and occupation in respect of every tent the use and occupation of which in the opinion of the Board will not endanger the public health, safety, or convenience.
 - or convenience.
 (iii.) If, after such permission has been granted as afore-said, the Board is of opinion that the continued use and occupation of any tent as aforesaid is endangering the public health, safety, or convenience, it may withdraw and cancel such permission mission.

mission.
(iv.) A fee of two shillings and sixpence for each tent shall be paid and payable to the Board before such permit is granted.
(b.) The provisions of subclause (1) of said By-law 65 shall apply to all tents, and the words "dwellinghouse" and "house" where used therein shall be deemed to include a tent.

(c.) The term "tent" where used herein shall be deemed to mean and include any tent, marquee, pavilion, or other temporary structure or erection.

(d.) Nothing herein shall be deemed to restrict or modify the provisions of section 70 of these by-laws. (k.) Foundation of Concrete, &c.—In any foundation-wall, either of concrete or bricks or stone, either separate or con-joined, a proper damp-proof course of sheet 4 lb. lead, asphalt, are altered laid in segment - an other durable imparticul imparticul to moisture, shall be laid beneath the level of the lowest timbers and at a height of not less than 6 in. above the surface

timbers and at a height of not less than 6 in. above the surface of the ground adjoining such wall. (*l.*) *Insanitary Material.*—No person shall use any materials in the erection, re-erection, or repair of any dwellinghouse which are unsound, insanitary, or improper to be used for their intended purpose; any such materials shall, within twenty-four hours of their condemnation by the Inspector of Nuisances, be removed from the site of the proposed house, and shall not accin be buyght thereon

of Masshees, be removed from the step of the proposed house, and shall not again be brought thereon. (m.) Materials.—No person shall use any materials in the construction, alteration, or repairs to any one-story building within the Ostend Road District of less dimensions than are specified in the following schedule:—

- Blocks: Sawn or split; heart of totara or puriri; 8 in. by 5 in.; and such blocks shall be spaced at a distance
- of not more than 4 ft apart. Bottom plates and sleepers: 4 in. by 3 in.; heart of totara, kauri, or rimu.
- Jack-studs: 4 in. by 3 in.; heart of totara, kauri, or rimu. In every case where the height of jack-studs exceeds 6 ft. the same shall be braced as is hereinafter
- specified for external walls. Ground-floor joists: 6 in. by 2 in.; heart of totara, kauri, rimu, or Oregon; spaced not more than 20 in. centres
- Vermin-plates : External walls, 4 in. by 2 in. ; partition-
- Vermin-plates: External walls, 4 in. by 2 in.; partition-walls, 3 in. by 2 in.
 Top plates: External walls, 4 in. by 2 in.; partitions, 3 in. by 2 in.: Provided, however, that in the case of a building of more than one story the upper-floor plates shall not be less than 4 in. by 3 in.
 Studs for external walls: 4 in. by 2 in., spaced out by not more than 20 in. centres; kauri, rimu, totara, Oregon, or matai: Provided, however, that in the case of a building of more than one story the external studs shall not be less than 4 in. by 3 in.
 Studs for partition-walls: 3 in. by 2 in., spaced not more than 20 in centres; kauri, rimu, totara, Oregon, or matai: Provided, however, that in the case of a building of more than one story the stude for partition-walls in by 2 in.
- walls shall not be less than 4 in. by 3 in. Braces on studding : 4 in. by 1 in. ; kauri, rimu, totara
- or Oregon; not less than two braces for each external wall.
- Ceiling-joists: 4 in. by 2 in., spaced 20 in. centres; kauri,
- rimu, totara, Oregon, or matai. Rafters: 4 in. by 2 in., spaced not more than 3 ft. apart; kauri, rimu, totara, Oregon, or matai. Collar-ties: 6 in. by 1 in.; ordinary building, kauri, or
- rimu.
- Purlins: 3 in. by 2 in.; kauri, rimu, totara, Oregon, or matai.
- Hips, valleys, and ridges: 9 in. by 1 in.; kauri, rimu, totara, Oregon, or matai.
- Weatherboarding and all external timber to be heart of kauri, rimu, totara, or matai. All weatherboarding shall not be less than $\frac{3}{4}$ in. in thickness; tongued and grooved; medium kauri, ordinary building, rimu,

- grooved; medium kauri, ordinary building, rindi, matai, or totara. Rough lining: No less than $\frac{1}{2}$ in. in thickness; all close-jointed from floor to ceiling. Bridging: Joists for a span not exceeding 12 ft., 9 in. by 2 in.; joists for a span exceeding 12 ft., 12 in. by 2 in. Upper floors having a span exceeding 14 ft. shall be strengthened by a herring-boning of 2 in. by 2 in.

strengthened by a herring-boning of 2 in. by 2 in. Any timber not otherwise specified shall be at least ordi-nary building, rimu, matai, totara, or medium kauri. (n.) Plates and Joists above Ground.—No part of any plate or joist of any house shall be at a less distance in the case of a plate than 3 in., and in the case of a joist than 6 in., from any portion of the ground below or immediately ad-joining such plate. The space between the lowest joist and the ground shall in all cases have sufficient and proper com-munication with the external air for the purpose of ventilation. (o.) Walls of Living-rooms.—No room in any house (other than a bathroom, closet, or storeroom) shall have a stud of less than 8 ft. in height, or an average of 9 ft. between the floor and the ceiling throughout an area equal to at least two-thirds of the floor-space.

two-thirds of the floor-space. (p.) Ventilation and Lighting.--Every room (other than a (p.) vertication and Deprovided with at least one window other storeroom) shall be provided with at least one window other than a skylight opening direct to the external air. Such window shall be movable or made to open, and the opening 2768

must extend to the top of the window, and the total glazed surface of such window or windows provided shall be equal in area to at least one-tenth of the floor-space of such room.

(q.) Walls of Bathroom and Closets.—At least a portion of ne wall of every bathroom or water-closet shall be in contact one with the external air. If any building, dwellinghouse, or part of a dwellinghouse be erected, altered, or repaired contrary in any particular to the provisions of the by-law, it shall be lawful for the Board to give notice in writing to the owner of such dwellinghouse, within a time to be mentioned in such notice, to take down, remove, or alter such dwellinghouse, or part of such dwellinghouse, in such manner that the provisions of this by-law shall be accurately fulfilled. Non-compliance with any such notice shall be deemed an

(r.) Kahikatea and Taraire Timber.—No person shall use the timber known as kahikatea or taraire in the construction, repairs, or alterations of any building within the Ostend Road District.

(s.) Site Boundaries.-No building shall be erected at a less (s.) Site Boundaries.—No building shall be erected at a less distance than 5 ft. from the boundaries of the site (other than the road frontage) unless the external walls of such building are constructed of brick, stone, or concrete. (t.) Removal of Building.—No person shall remove a building from one area to another, or from one part of an area to another part of the same area, or re-erect the same wholly

or in part, or remove the same entire or in sections from one part of an allotment to another part thereof with the same intention, unless such person shall have made written appli-Intention, unless such person shall have made written appli-cation to the Building Inspector for permission so to do in the same manner and submitting the same plans and par-ticulars as if the erection were a new one, and shall have satisfied the Building Inspector that the material proposed to be reused is fit for the purpose and in accordance with this by-law, and shall have obtained from the Building Inspector permission for such removal or re-erection. (u) There shall be paid in respect of every permit issued as

permission for such removal or re-erection. (u.) There shall be paid in respect of every permit issued as aforesaid the following fees: For alterations and additions or buildings of a value not exceeding £20, ls.; for alterations and additions or buildings of a value exceeding £20 but not exceeding £100, 10s.; for alterations and additions or build-ings of a value exceeding £100, £1. (v.) The person applying for a permit to build shall, at the time of making application, deposit with the Board the sum of one pound sterling (£1) to cover the cost of repairing any footpath, kerb, or channel which may be damaged during the building operation, or by any matter or thing connected

any footpath, kero, or channel which may be chanaged during the building operation, or by any matter or thing connected therewith. Such deposit shall be retained for thirty-one days after completion of the building. If at the end of the period of thirty-one days the footpath, kerb, and channel are repaired and put in a thoroughly satisfactory condition, the deposit shall be returned, otherwise it shall be absolutely forfeited to the Beard to the Board.

(w.) The use of any old materials, floors, roofs, internal walls, or other parts in any new building shall not prevent the said building from being classified as a new structure, although such old materials, floors, internal walls, or other parts may even have formed parts of a previous building on the same site.

Old Material.

66. No person shall use any old materials in the erection of any dwellinghouse unless the same shall be sound, have been cleaned, and certified by the Inspector as suitable for such use.

Unsuitable Material.

67. No person shall use any materials which shall be, in or. No person snau use any materials which shall be, in the opinion of the Building Inspector or the District Health Officer, unsuitable from any cause whatsoever for use in any building, and any materials which may be so declared un-suitable shall, within twenty-four hours, be removed by the person in charge of the works from the site of the proposed building.

Stables.

68. No person shall build, erect, or put up any stable except in the following manner, and in accordance with the following conditions, to wit :-

- caulked and kept watertight.

Stable to be Altered if Nuisance caused.

69. Should any stable existing at the coming into force of this by-law, and not constructed in accordance with the foregoing provisions, cause a nuisance or an injury to health owing to its mode of construction, or to the absence of any structural convenience therein or thereto, or by reason of the undue proximity of such stable to any adjoining premises, or by reason of any other matter or thing whatever or by reason of any other matter or thing whatsoever, then and in every such case it shall be the duty of the owner or occupier of such stable, upon notice being served upon him by the Clerk so to do, and within a time by such notice limited, to execute and do such works and things as may be necessary to abate such nuisance as may be specified in such notice

Tents, &c.

Tents, &c. 70. No person shall erect or put up any tent, marquee, pavilion, portable enclosure, or temporary structure without first having obtained the permission of the Board, and no person shall inhabit any tent or temporary structure as aforesaid unless and until the same shall be provided with a proper privy or closet and privy-pan, the same to be erected and provided in accordance with the provisions of Part V of these by laws of these by-laws.

Public Halls.

71. No person shall use any building or enclosure within the district for public meetings, or as assembly-rooms, or as a theatre or music-hall, or dancing-hall, or for any public performance or amusements whatever, except as hereinafter provided, that is to say,-

- (a.) The owner or occupier of any such building or enclosure shall apply in writing to the Board for a license, stating the situation and description of same, the names of the owner or occupier, and purposes for which it is to be used.
 (b.) Such building shall be inspected by the Surveyor or some competent person appointed by the Board in that behalf; and if satisfied upon his report that such building is secure and suitable for the purpose proposed, that it has sufficient means of yentilation
- proposed, that it has sufficient means of ventilation proposed, that it has sufficient means of ventilation and of ingress and egress, and sufficient provision against fire, the Board may issue to the applicant a license, under the hand of the Clerk, for a period not exceeding one year, to use the said building for the purpose stated in the application, and such building may be used accordingly.
 72. The Surveyor or other officer appointed by the Board that behalf may at all reasonable times enter and inspect

in that behalf may, at all reasonable times, enter and inspect any such licensed building or enclosure. Upon the Board any such incensed building or enclosure. Upon the Board being satisfied that any licensed building or enclosure has become insecure, or is being used in a disorderly manner so as to be obnoxious to the neighbouring inhabitants, or to the public, or that it is being used for other purposes than those stated in the license, the Board may cancel or suspend such license either wholly or for such period as it thinks fit, and shall forthwith give notice to the licensee of such can-cellation or suspension cellation or suspension.

73. No owner or occupier thereof shall permit, suffer, or allow to enter or remain in any such building or enclosure a greater number of persons than is stated on the face of the license therefor.

74. If any owner, or occupier, or person having the control of any such building shall use it, or allow it to be used, for any of the purposes herein mentioned, not having a license for the same, or during the time when such license is can-celled or suspended as herein provided, he shall be guilty of an offence.

The word "building" in this and the preceding clauses includes any part of a building, or any ground or premises whatsoever.

75. The Board may from time to time make regulations for appointing the time and the hours during or at which respectively any such registered ground or building shall be used for the purpose for which it is registered or shall be closed, and every occupier of any such premises who permits the same to be used for any such purpose during or at any other time, or after any such hour respectively, shall be will a far offence.

guilty of an offence. 76. For each certificate or license as aforesaid there shall be paid to the Clerk a fee not exceeding £10, as may be fixed

be paid to the older a tee not satisfy and any an any re-by the Board upon such application. 77. No fee shall be charged for the license of any school-room or hall belonging to any Church in respect of any public recting, entertainment, or amusement in respect of any public meeting, entertainment, or amusement in connection solely with the work of such Church; but if any such schoolroom or hall shall be let to or used by any person other than the Church authorities for any public meeting, entertainment, or amusement whatever, then and in such case the owner or occupier of such schoolroom or hall shall pay the fee for the license provided for in the preceding section of these by-laws. 78. No person shall use any building, part of a building, or enclosure for the purposes of a billiard-room or a bagatellethe public have admission until he shall have obtained from the Board a license so to do, and shall have paid to the Clerk

the Board a license so to do, and shall have paid to the Clerk a fee of £2 2s. sterling for such license for one year or for any less period. Application for such license shall be made in writing to the Clerk. 79. No person shall keep billiard or bagatelle rooms, bowl-ing or skittle alley, or shooting-gallery open, nor allow nor permit any game to be played or shooting to be carried on therein respectively, between the hours of 11 o'clock at night and 6 o'clock of the following morning, or between the hours of 11 o'clock on Saturday night and 6 o'clock on Monday morning.

of 11 o'clock on Saturday night and to occur on morning. 80. No person under the age of sixteen years shall enter or remain in any billiard or bagatelle room unless he shall be accompanied by his parent or guardian; and no keeper or licensee of any such room shall permit, suffer, or allow to enter or remain therein any such person unless he shall be in the company of his parent or guardian.

PART IV.

PUBLIC VEHICLES.

Vehicles to be licensed.

81. No carriage shall carry passengers or goods, or ply for hire within the district, or between places beyond and within the district, until and unless the same be duly licensed as hereinafter mentioned, and no person shall let to hire, use, or employ any carriage hereinbefore mentioned or de-fined, within the limits aforesaid, unless and until the same be so licensed.

82. The Board may from time to time license to ply for hire within the limits of the district any such carriage as it shall think fit. The license fee for any such carriage not exceeding $1\frac{1}{2}$ tons shall be £1 per annum.

Application for License.

83. Such license shall only be granted on the written application for the same of the owner or owners of the carapplication for the same of the owner or owners of the car-riage to be licensed, and in every such license shall be speci-fied the name and surname and place of abode of every owner of the carriage in respect of which the license is granted, and the name of the district, and every such license shall be signed by the Clerk.

Approval of Vehicle.

84. He shall also produce such carriage as directed by the Traffic Inspector, and if upon inspection the Inspector shall certify such carriage to be constructed and equipped so as to be in a fit and proper condition, and sufficiently convenient in all respects for public use, and the license be granted, the Inspector shall issue a metal plate bearing the licensed num-ber of such carriage to be affixed upon the same.

Number to be Affixed.

85. The owner shall, during the time such carriage shall

85. The owner shall, during the time such carriage shall be licensed, keep such plate affixed on the right-hand panel of the driver's seat, and shall cause the number to be also painted, to the satisfaction of the Traffic Inspector, on the panel at the opposite end of the driver's seat, in such a manner that the same shall be plainly visible and legible. 86. No carriage for the carriage of passengers shall be used or employed unless and until the number of passengers which, according to the license, may be carried by such carriage shall have been affixed to some conspicuous place on the outside of such carriage, in letters of at least 2 in. in length and of a proportionate breadth, and so as to be clearly distinguishable from the colour of the ground whereon the same are painted. the same are painted.

87. The owner, driver, or conductor of any carriage shall not permit to be carried in or by such carriage a greater number of persons than the number which, according to the

license, may be carried. 88. The license of any carriage may be revoked, cancelled, or suspended by the Board as it shall deem right, after notice given to the owner, driver, or conductor thereof to show scause why the same should not be revoked, cancelled, or suspended, and opportunity thereupon given him to show such cause.

Lights.

89. The owner or driver of any carriage used for the car-riage of passengers after sunset and before sunrise shall cause such carriage to be provided with proper carriage-lamps, and shall keep such lamps properly lighted while such vehicle

shall be so used. 90. The owner or driver of every carriage used for the carriage of passengers shall cause a carriage-lamp to be placed and kept inside thereof, and at the end opposite the entrance-door thereof, and shall keep such lamp properly lighted

whenever such carriage shall be used to ply for hire or carry passengers at any time after sunset and before sunrise. 91. The owner or driver of every carriage used for the

shift of passengers shall not permit any person to smoke whilst inside such carriage, and shall cause to be printed in legible letters of at least 1 in. in length and of proportionate breadth, and posted inside the said carriage on some conspicuous place, the following words: "No smoking permitted."

92. The owner or driver of any vehicle used for the carriage of passengers shall keep such vehicle and each horse attached thereto, and all fittings, appliances, furniture, and appoint-ments thereof, thoroughly clean and in good serviceable order and condition, and, as often as required by the Board or any officer thereof, shall thoroughly disinfect such vehicle and appointments.

Time-table.

93. Licensed carriages used for the carriage of passengers shall start and run at such stated times and from such stated shall start and run at such stated times and from such scatted places as may be decided on by the respective owners thereof, subject to the approval of the Board; and every owner or driver or conductor of any such carriage starting, or permitting the same to start, before or after the time submitted to and approved by the Board, or plying from any place other than that submitted to and approved by the Board shall be guilty of an offence.

PART V.

SANITARY. Burial of Nightsoil.

94. No person shall bury, or cause or suffer or allow to be buried, nightsoil within the curtilage of any premises which shall be less than one-half acre in extent or less provided the Board does not object, or within the curtilage of any premises used as an hotel or boardinghouse, and then not within 33 ft. of any road, or any house or public building, or any building in which any person may be or may be in-tended to be employed in any manufacture, trade, or business

within the district. 95. No person shall bury upon any private property the nightsoil produced upon any premises from which a case of infectious disease has been duly notified to the District Health Officer, and during such time as the District Health Officer shall declare the premises to be infected; but all such night-soil shall be removed and disposed of by the Board at the the expense of the occupier, and every pail or pan used for the reception or removal of such nightsoil shall be specially marked, and be retarred after emptying, and cleaning before being

used again. 96. No person shall bury nightsoil otherwise than in the following manner: A V-shaped furrow or trench shall be formed of not more than 18 in. in depth, and the nightsoil shall be placed therein, each lot as soon as placed to be covered with at least 6 in. of earth, well pressed down flush up to the surface of the ground. No fresh trench shall be opened up within 3 ft. of an old trench at any time within three months of the final closing of such old trench.

Sewage-tank.

97. No person shall use, or cause or permit to be used, any wage-tank-

- (a.) Unless such tank in its design, position, and method of construction has first been approved by the District Health Officer and by the Inspector of Nuisances ; or
- (b.) After the District Health Officer or the Inspector of Nuisances shall, on account of some defect or fault therein, or wrongful use thereof, in writing, notify such person not to use such sewage tank, and until such notice shall be in writing withdrawn by the

such person not to use such sewage-tank, and until such notice shall be in writing withdrawn by the person giving the same.
98. No person shall use, or cause or allow to be used, any privy of the nature of a water-closet in the district unless the same be connected with a sewage-tank approved as hereinbefore mentioned, and not the subject of a notice not to use the same under the preceding by-law, and unless the same be furnished with such ventilation and appliances, and such closet and appliances be constructed in all particulars and parts in such manner, of such materials, and with such separate flushing and cleansing apparatus, traps, and pipes, as the Inspector of Nuisances shall require.
99. No person shall construct any privy or closet (other than a water-closet) except in accordance with the following provisions, and the owner and occupier of any premises upon which any such privy or closet exists shall, after two months from the coming into force of this by-law, cause such privy or closet to conform in every respect thereto :—

(a.) No part of any privy shall be at less than 15 ft. distance from any road, street, or footpath, nor from any dwellinghouse, nor from every part of any washhouse, shed, convenience, or other erection attached

to such dwellinghouse, nor from any building, shop, or office in which any person may or may be in-tended to be employed in any manufacture, trade, or business, other than a detached washhouse used exclusively for domestic purposes, nor from any exclusively for domestic purposes, not from any place of public worship, or any public hall or school. Every privy shall be so situated that the pan can be removed and the contents disposed of without the same having to be carried through any house, shop, factory, or workshop.(b.) Every privy, other than a water-closet, shall be so con-

very privy, other than a water-closet, shall be so con-structed or altered that at least one of its sides shall be an external wall. The floor, including the space under the seat, shall be of good, sound timber, planed, tongued, and grooved, or of brick or cement, and shall be at least 6 in. above the level of the ground immediately adjoining thereto. It shall be properly lighted and ventilated, and the door shall be in a position best adapted to conceal the interior from the public view. The seat shall be capable of being opened or removed for the entire width, for the purpose of cleaning the space beneath. Battens the purpose of cleaning the space beneath. Battens shall be placed on the floor beneath the seat so as to

shall be placed on the floor beneath the seat so as to secure that the pan shall be so placed that all excreta shall fall directly into the pan.
(c.) Every privy shall be provided with a removable water-tight metal receptacle made in accordance with such model pan as may from time to time be deposited at the Board's office as a pattern of a "regulation pan": Provided that if before the coming into force of this by-law the owner or occupier has provided a removable waterticht receptace with a termovable waterticht receptace. vided a removable watertight receptacle with at least two handles, and of not greater capacity than 2 cubic feet, it shall not be compulsory upon the owner or occupier of the premises to provide the "regula-tion pan" herein specified until served with a notice in writing by the Inspector of Nuisances requiring him so to do.

Disinfectants.

100. Every owner or occupier of any house within the district shall provide and keep convenient to the privy a box containing dry earth, disinfectant, or lime, to be used daily

containing dry earth, disinfectant, or lime, to be used daily in such privy or closet as a deoderizer. 101. All privies, closets, and house-drains within the dis-trict shall be under the superintendence, government, and control of the Board. 102. No privy or closet (except a privy of the nature of a water-closet constructed, and being in accordance with By-law 98) shall be permitted to be erected or to remain at less distance than 15 ft. from any house or building used as a dwelling. or from any road, street. or footnath, or 5 ft. from

dwelling, or from any road, street, or footpath, or 5 ft. from the boundary-fence of any used or occupied land or allotment. 103. Whenever a contract shall be subsisting and in force between the Board and the contractor providing for the re-moval of nightsoil by such contractor from any specified portion of the district or whonour the Reard when listed noval of ingreson by such contractor from any specified portion of the district, or whenever the Board shall itself undertake the removal of nightsoil from any specified portion of the district, no person shall, without the special consent of the Board, bury, or cause, suffer, or allow to be buried, any nightsoil in any yard, garden, area, paddock, or other place whatsoever in such specified district.

Board may undertake Removal of Nightsoil.

104. The Board may make such provision as it shall think fit for the removal, periodically or otherwise, or may at any time cause to be removed from any or every dwellinghouse,

time cause to be removed from any or every dwellinghouse, or other tenement, tent, or building, or from any place what-soever within the district, at the expense of the owner or occupier thereof, any nightsoil, dung, slops, filth, offensive matter, refuse, or rubbish of any kind. 105. The Inspector of Nuisances, or any other person or persons who may be appointed by the Board for the purpose of these by-laws, shall have power to enter into or upon any buildings or land within the district for the purpose of effect-ing any such removal as in By-law 104 specified, or for examining the condition of every privy, drain, closet, pan, or earth-box, or for cleansing, constructing, altering, or re-pairing the same.

pairing the same. 106. No person who shall be engaged in the trades of scavenging or the removal of nightsoil within the district shall

- (a.) Remove, cart, carry, or transport any offensive matter, pan, boxes, or other receptacles in any cart, wagon, float, or other vehicle which has not got the name of the owner clearly and legibly painted, in letters at least 2 in. in height in white paint on a dark ground, on some conspicuous part of such cart, wagon, float, or other vehicle :
- (b.) Convey or remove, or permit the conveyance or removal, of nightsoil in the district between the hours of 7 a.m. and 10 p.m.:

(c.) Convey or remove into, or permit to be conveyed or removed through or from, the district any nightsoil or offensive matter, unless the same shall be enclosed in pans or other receptacles approved by the Board. 107. No person shall drive, take, conduct, or convey any

cart, wagon, float, or other vehicle in, through, or upon the district or any part thereof, whilst any offensive or noxious smell or odour emanates from any such cart, wagon, float, or other vehicle, or the contents thereof, nor spill, or cast, or allow any nightsoil or other offensive matter to be spilt

or allow any nightsoil or other offensive matter to be spilt or cast into or upon any road or street, or in or about any privy or other place whatsoever. 108. A privy constructed in accordance with By-law 99 shall be deemed to be a "sufficient privy" within the meaning of the Public Health Act, 1908. 109. No owner of any premises shall construct or build thereon, or permit to be constructed or built thereon, any privy other than a "sufficient privy" as herein defined. 110. No person shall permit any privy, building, ash-pit, drain, back yard, or premises of which he shall be the owner or occupier within the district to become a nuisance or injurious to health. injurious to health.

Ash-pit" defined.

111. An ash-pit shall not be deemed a "sufficient ash-pit" within the meaning of the Public Health Act, 1908, unless the same be either-

- (a.) A galvanized-iron watertight receptacle of such shape sas to be readily emptied and cleaned, but so that it shall not be of greater interior capacity than 2 cubic feet; and it shall be fitted with a close-fitting covering or door, to be kept shut except when it is being filled or emptied, and with handles for moving and omertions the cover of and emptying the same; or (b.) A furrow or trench similar to and to be used in the same
 - manner as is provided by By-law 96 in respect of the burial of nightsoil, and to in all respects comply with requirements of the said By-law 96.

112. No person shall make or construct, or use or permit to be used, any pit or hole for the reception of drainage from any premises within the district unless the same is at least 25 ft. from any dwellinghouse or road.

Pigs.

113. No person shall keep, or allow or suffer or permit to keep, swine or pigs within the district on any holding of less keep, swine or pigs within the district on any holding of less than one-half an acre, or shall in any case so keep them as to be a nuisance or injurious to health, or erect or permit or allow to remain any pigsty at a less distance than 50 ft. from any house or from any road or boundary of any occupied neigh-bouring property. The floor of every pigsty shall be of concrete or other impervious material to the satisfaction of the Inspector of Nuisances, and shall be so constructed that there shall be no soakage of the soil with pigs' food, urine, or drainage from the sty. And all persons keeping swine shall give notice thereof in writing to the Inspector of Nuisances in order that he may exercise proper supervision of same.

order that he may exercise proper supervision of same. 114. No person shall keep any poultry in any part of the district on any allotment of land of a less area than a quarter district on any allotment of land of a less area than a quarter of an acre, and then only in a properly constructed poultry-house or in a suitably enclosed run attached thereto, and no such poultry-house or run shall be built, constructed, or maintained at any less distance than 15 ft. from any dwelmaintained at any less distance than 15 it. from any dwei-ling or any road or street. The floors of all poultry-houses of whatever size, and enclosed poultry-runs of less than 150 square feet, shall be paved with concrete or asphalt; and all poultry-runs, of whatever size, shall be cleaned out regularly at least once a week, and shall be well limewashed at least once in every six months by the occupier of the premises.

Sewage-drains.

115. No person shall construct or allow to remain any drain for the carriage of sewage except in accordance with the following provisions :

- (a.) In no case shall two or more premises be allowed to (a) In his sets shall one of a more promotes be anowed to be drained by one common pipe, unless a special permit has been first obtained from the Board.
 (b.) No drain shall pass underneath any house except where
- any other course is impracticable, and in such case the drain shall be of earthenware pipes with cemented joints and embedded in 6 in. of concrete, or cast-iron
- pipes with lead-caulked joints.
 (c.) No right-angled junctions shall be permitted in any drain. All junctions shall be effected by means of
- (c.) No right-angled junctions shall be permitted in any drain. All junctions shall be effected by means of Y-junction pipes. No inlet, except such as may be necessary for a water-closet, shall be permitted within or beneath a building to any drain.
 (d.) All sanitary fittings shall be placed with their outlets against or as near as possible to an external wall, and shall not be directly connected to any drain, but shall discharge through waste-pipes where necessary outside a building over a gully-trap or over a watertight concrete channel of not more than 6 ft. in length leading to a gully-trap.

116. The owner of any land or building shall provide the same with suitable and sufficient drains to carry away the whole of the rainfall and surface water to a point of at least least 25 ft. from any house, and so that such water cannot flow, spread, or soak beneath any building. 117. It shall be lawful for the Inspector of Nuisances and

117. It shall be lawful for the Inspector of Nuisances and any other officers of the Board, at any time between the hours of 8 a.m. and 6 p.m. on any day except Sunday, to enter into and inspect any land or building for the purpose of ascertaining whether such premises or any water-closet, earth-closet, urinal, drain, bath, sink, lavatory, overflow or waste-pipe, receptacle, or other sanitary appliance or thing contained therein complies with the provisions of these by-laws, or whether any breach of these by-laws has been com-mitted in any respect whatever, and no person shall wilfully obstruct or binder such officer or other person as aforesaid in obstruct or hinder such officer or other person as aforesaid in the exercise of such powers. It shall be lawful for the person inspecting any premises as aforesaid to dig up and open any part of the ground, or remove any part of any building on such premises, for the purpose of examining any drain or such premises, for the purpose of examining any dram of pipe, or trap or other appliance : Provided always that the person inspecting as aforesaid shall not dig up or open any ground, or remove any part of a building as aforesaid, without having given to the occupier of the said premises, or the owner thereof, or his agent at least twelve hours' previous notice of his intention in that behalf; nor in any case unless such person shall have reason to suspect that some nuisance exists upon the premises in question, or on any premises in the vicinity thereof, and he shall not have been able to discover the cause of such nuisance upon any ordinary inspec-tion of such premises; nor unless he shall have reason to believe that the drain, or pipe, or trap, or other appliance he desires to inspect exists under, or behind, or in the immediate vicinity of the ground or part of building intended to be interfered with as aforesaid, and is probably defective, and interfered with as aforesaid, and is probably defective, and also the probable cause of the nuisance existing, or suspected to exist, upon the said premises, or on any premises in the vicinity thereof: Provided also that in digging up and open-ing such ground or removing such part of building as afore-said, as little ground or as small a part of the building as reasonably can be shall be dug up or opened or removed (as the case may be), and as little damage done to the premises as can be; and unless some defect or nuisance shall be found requiring attention, such ground or building shall forthwith be reinstated in a good and workmanlike manner by or at be reinstated in a good and workmanlike manner by or at the expense of the Board.

Stables, &c., to be kept clean.

118. The occupier of any land on which is erected any stable, cow-yard, cattle-shed, or on which land is erected any statue, cow-yard, cattle-shed, or on which land is erected any building wherein any horse or other beast of draught or burden or any cattle are kept, shall cause such premises to be kept in such a state in respect to cleanliness as not to be a nuisance or injurious to health, and shall cause all soil, dung, or any other manure produced or accumulated therein to be from time to time removed from each unwritees or offer using, or any other manure produced or accumulated therein to be from time to time removed from such premises as often as the quantity of the same so produced or accumulated shall amount to 1 cubic yard, or once at least in every week should the quantity not amount in that time to 1 cubic yard. No the quantity not amount in that time to 1 cubic yard. No soil, dung, or other manure produced or accumulated in any stable, cow-shed, cattle-shed, or any such building as afore-said shall, upon or after the removal, be deposited by any person within 20 ft. from any public or private place. And in any case manure so removed, when deposited, shall be immediately incorporated with earth for garden purposes, or be satisfactorily covered over to prevent the escape of effluvia therefrom by the owner or occupier of the land upon which the same has been deposited the same has been deposited.

the same has been deposited. 119. Every owner of a building or premises wherein or whereon any horse or other beast of draught or burden or any cattle may be kept shall provide in connection with such building or premises a suitable receptacle for dung, manure, soil, filth, or other offensive matter or noxious matter which may from time to time be produced in the keeping of any may from time to time be produced in the keeping of any such animal in such building or upon such premises, which receptacle shall not be placed at a less distance than 15 ft. from any road, street, or footpath, nor from any dwelling-house, and shall be constructed of brick or stone set in cement, or of cement concrete, and shall cause such receptacle to be constructed so that the bottom or floor thereof shall not in any case be less than 3 in. above the surface of the ground adjoining such receptacle, and in such a manner and to be maintained at all times in such a condition as to prevent any effluvia therefrom, or any escape of the contents thereof, or any soakage therefrom into the ground or into the wall of any building. Such owner shall likewise provide in connection with such building or premises an underground drain, constructed in such a manner and maintained at all times in such a condition as effectually to convey all urine or liquid filth therefrom into a properly trapped drain, connected with a final outfall approved by the Inspector of Nuisances.

PART VI.

NEW ROADS AND STREETS.

The following conditions must be complied with before new No. 1: Plans.—Engineering plans showing longitudinal and

cross sections of the proposed road or street, with specifica-tions of the work proposed to be done, also a plan of proposed subdivision, must be lodged for approval; each plan to show all culverts, cesspits, and drains, and the manner of disposal of storm-water from the road or street; and if approved by the Board such plan and specification shall remain in the Board's office and become the property of the Ostend Road Board.

No. 2: Fees.—A fee of $\pounds 2$ 2s. (two pounds two shillings) must be paid when lodging plans and specifications at the Board's office to cover costs of inspection by the Board's Engineer.

No. 3: Grades.—As a rule grades must not be steeper than No. 3: Grades.—As a rule grades must not be subept than 1 in 15, but in extreme cases where the conformity of the ground would make 1 in 15 impracticable the grades may be steeper: but in no case must grades be steeper than 1 in 12. Grades frust be as long as possible. Short grades to avoid cuttings and fillings will not be allowed. No. 4: Botters.—Batters of cuttings to be 1 in 1, and of fillings 1½ to 1: and in no case will the Board permit drainage

of storm water, or storm water from sections, to flow over any cutting or filling. Approved channels or drains must be provided for these purposes. No. 5: Formation.—No road or street shall be of less a

No. 5: Formation.—No road or street shall be of less a width than 66 ft., but it shall only be compulsory to make the cutting at least 15 ft. wide, provided that at intervals provision is made for the passing of vehicles by making the cutting at least 20 ft. wide; the centre shall be 3 in. higher than the sides, forming a crown of $\frac{3}{8}$ in. to the foot. No. 6: Metalling.—The road or street must be metalled with such metal as is procurable in the Ostend Road District, or such metal as is approved by the Board, and not

with such metal as is procurable in the Ostend Road Dis-trict, or such metal as is approved by the Board, and not to be larger than will pass through a $2\frac{1}{2}$ in ring. The centre of the roadway and for 6 ft. each side of same is all that shall be required to be metalled, and shall be of a depth of 6 in. in the centre to 3 in. at the sides; the road to be blinded in the centre and for 2 ft. each side of same with clay, earth, sand, or shell, as the Board may decide. No. 7: No road or street shall be taken over by the Board

until two calendar months after completion of work, to allow for slips, cracks, or any shrinkage that may occur within that time being put right before dedication of the road or street takes place, and all work must be to the satisfaction of the Board before dedication.

These regulations are subject to amendment or alteration as determined by the Board.

PART VII.

BEACHES, RESERVES, ETC.

Taking Sand, &c.

Taking Sand, &c. 119A. Any person resident within the district who may require sand, shell, shingle, rock, soil, or any other thing forming part of the beaches or foreshore, the property of the Board, may, at the discretion and with the consent of the Board in that behalf first had and obtained, be supplied with the same by any person authorized in that behalf of the Board at a rate to be fixed by the Board not exceeding 3s. per yard. Application for such sand, shell, shingle, rock, soil, or other thing shall be made in writing to the Clerk. 120. No person shall, without the permission of the Board in that behalf, take or carry away or remove from any of the said beaches or foreshores any sand, shell, shingle, rock, soil, or other thing.

or other thing.

Damaging Trees, &c.

121. No person shall remove or carry away, or bend, break, vist, swing upon, climb upon, cut, bark, burn, disfigure, 121. No person snall remove or carry away, or bend, break, twist, swing upon, elimb upon, cut, bark, burn, disfigure, root up, or in anywise damage or destroy any tree, sapling, shrub, plant, fern, bush, flowers, creepers, or underwood, being the property of, or vested in, or under the control or management of the Board.

Depositing Rubbish.

122. No person shall place, throw, deposit, or put upon the said beaches or foreshore, or upon any reserve or other property vested in or under the control of the Board, or upon any public place, any bottle, broken glass, chinaware, garbage, filth, dirt, tins, hoops, iron, rubbish, or offensive matter of any description whatsoever, or wilfully break or destroy thereon any bottle, glass, chinaware, or other matter, substance, or thing likely to be a danger or menace to persons using such beaches, foreshore, reserves, or other property.

Animals on Beaches.

123. No person shall take, ride, drive, or have any horse or other animal on any of the said beaches or foreshores at other than a walking pace only.

Playing Games.

Playing Games. 124. No person shall without the written permission of the Board (a) play cricket, football, or other games to the annoy-ance of any other person in the use and employment of any of the beaches, foreshores, or reserves under the control or management of the Board; (b) erect or keep thereon any booth, stall, swing, tent, or other structure; (c) disfigure, injure, remove, or destroy any fence, building, gate, notice-board, or other property of the Board.

Boat-sheds.

125. No person shall erect or place any bathing-shed, boat-shed, dressing-shed, or other erection (all of which are herein-after included in the term "such shed") upon any such beach or foreshore, or other property of the Board, without the previous written permission of the Board, and with respect to every such shed heretofore or hereafter erected as of the following reprincipes shell employee and the sector. aforesaid, the following provisions shall apply :-

- (a.) Every such shed shall be placed only in such place as the Board determines.
- (b.) Every such shed shall be removed by the owner within fourteen days after written notice shall have been given by the Board (either by affixing such notice to such shed or by posting same to the owner at his last known address) requiring him to remove the same, and in default thereof the Board may remove the same and recover the cost from the owner. (c.) Such shed shall at all times be at the risk of the owner,
- and no covenant for good title or quiet enjoyment or otherwise shall be applied as against the Board. (d.) The owner of such shed until removal thereof shall pay
- to the Board an annual fee of £1, to be paid and payable in advance on the 1st day of April in each year.
- (e.) The owner shall keep such shed in neat and tidy repair and appearance, and will paint same whenever required by the Board so to do, and then only in such colours as the Board approves.

Bathing-costumes.

126. No person shall bathe or expose himself on any of the beaches or foreshores of the district unless properly and de-cently attired in sufficient and appropriate bathing-costume (which in the case of males shall consist of bathing-trunks worn over bathing-suit extending from neck to knee); and no person shall undress or dress in, or in view of, any public place, or while in bathing-costume loiter on the beaches or foreshore, or remain thereon longer than is necessary to proceed to the water or return to his dressing-place, as the case may be. case may be.

127. No person shall light any fire in or near, or so as to

endanger, any bush reserve vested in the Board. 128. The Board may from time to time by resolution grant special privileges and rights of user of, over, and in connection with any reserve or any portion or portions thereof for games, sports, and purposes of recreation or amusement, and fix special fees and charges for and in respect of such special rights. (a.) Play cricket, football, or any other game in any reserve

- other than in some place duly appointed by the Board for the purpose of playing such games there-
- (b.) Play cards or any game of whatsoever description, or train for any game or sport, or engage in any athletic exercise, in any part of any reserve on Sunday :
- (c.) Ride any bicycle over any part of any reserve from time set apart or reserved by the Board for cricket-pitches, or for any other special purpose :
 (d.) Wilfully obstruct any of the entrances, thoroughfares, or walks of any reserve :
- (e.) Draw, take, or drive any cart, truck, wheelbarrow, carriage, or other vehicle into or through any reserve; provided that this section shall not apply to invalids' chairs, children's go-carts, or perambulators, or to bicycles:
- lators, or to bicycles:
 (f.) Take, bring, or admit any dog or any other animal into any reserve, or suffer any animal to accompany him, or to stray into any reserve; provided always that it shall be lawful for any person to bring or take therein a dog with him if such dog is kept under continuous control while in the reserve by a leading strap or chain or other sufficient contrivance.

PART VIII.

130. If, in the opinion of the Board, a full compliance with any part of these by-laws, or any provision thereof, would needlessly injudiciously affect the course and operation of business, or be attended with great loss and inconvenience to any person, without a corresponding benefit to the com-

munity, the Board may, on special application, waive the strict observance of any provision, or modify the same, pro-vided that such other terms as they may impose be complied with by the applicant.

The above by-laws were made by special order of the Ostend Road Board, the resolution to make the same having been passed at a special meeting of the said Board held on the 5th day of September, 1921, and confirmed at a subse-quent meeting thereof on the 10th day of October, 1921. The common seal of the Inhabitants of the Ostend Road Board District was however at an entries and affined at a subse-

Board District was hereto set and affixed at a meeting and by order of the Ostend Road Board on the 10th day of October, 1921, in the presence of-

(Seal.)

H. T. GARBATT, Chairman. W. H. MCLEOD, Member. W. WALLACE BRUCE, Clerk.

I hereby certify that the foregoing by-laws were passed by special order of the Road Board of the Ostend Road District on the 10th day of October, 1921, all the requirements of the Road Boards Act, 1908, and the other Acts in that behalf having been duly complied with. Dated this 10th day of October, 1921.

W. WALLACE BRUCE, Clerk, Ostend Road Board.

By-law of the Kaitieke County Council confirmed under the By-laws Act, 1910.

Department of Internal Affairs,

Wellington, 15th November, 1921. THE following certificate has been executed on the sealed copy of the amending by-laws, 1921, made by the Kaitieke County Council on the 9th day of July, 1921. WM. DOWNIE STEWART, Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within written amending by laws, and declare that the same came into force on the 1st day of September, 1921. Dated this 15th day of November, 1921.

> WM. DOWNIE STEWART Minister of Internal Affairs.

Result of Poll for Proposed Loan.

Wellington, 9th November, 1921.

THE following notice, received from the Mayor of the Council of the Borough of Eastbourne, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

EASTBOURNE BOROUGH COUNCIL.

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 Eastbourne was taken on the 2nd day of Novem-ber, 1921, on the proposal of the Eastbourne Borough Council to borrow the sum of £50,000 for the purchase of additional

The number of votes recorded for the proposal was 202, and the number of votes recorded against the proposal was 9. I therefore declare that the proposal was carried.

F. H. MATHER, Mayor.

Result of Poll for Proposed Loan.

Wellington, 14th November, 1921. THE following notice, received from the Chairman of the Board of the Waimakariri Harbour District, is pub-lished in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

WAIMAKARIRI HARBOUR BOARD.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, notice is hereby given that at a poll of the ratepayers of the Waimakariri Harbour District taken on the 31st day of October, 1921, on the proposal to borrow the sum of £75,000 (seventy-five thousand pounds) for harbour improvements, the number of votes recorded for the proposal was 889, and the number of votes recorded against the proposal was 693. I therefore declare the proposal carried. Dated at Kaiapoi 3rd November, 1921.

LLEW. B. EVANS, Chairman.

Result of Poll for Proposed Loan.

Wellington, 15th November, 1921. THE following notice, received from the Mayor of the Council of the Borough of Wanganui, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance

WANGANUI BOROUGH COUNCIL.

Notice under Section 12 of the Local Bodies' Loans Act, 1913. I HEREBY publicly notify that at the poll taken on the 11th day of November, 1921, on the proposal of the Wanganui Borough Council to borrow the sum of £50,000 for the following purposes, namely,-

wing purposes, namely,— The erection, construction, and finishing of a power-house, car-barn, and all or any other necessary or con-venient buildings or building, sheds or shed, in connection with the tranway system of the borough; the constructing, making, and supplying of machinery, plant, apparatus, and appliances for generating power in connection with the said tramway and the working thereof, and the supply of electricity to private consumers; the making, procuring, furnishing, and supplying of car-barn equipment and applifurnishing, and supplying of car-barn equipment and appli-ances; the constructing, making, and supplying of tram-cars, trailer-cars, and all other buildings, machinery, plant, apparatus, and things necessary, convenient, or expedient for all or any of the purposes aforesaid, and all things incidental thereto or used in connection therewith— the following votes were recorded : For the proposal, 1,461; against the proposal, 1,138; informal, 20.

I therefore declare the proposal carried.

T. Boswall Williams, Mayor.

Trustees of the Maungakawa Rabbit District elected .- Notice No. 2103.

Department of Agriculture, Wellington, 11th November, 1921. NOTICE has been received, under the hand of the Returning Officer of the Maungakawa Rabbit Dis-trict, constituted under Part III of the Rabbit Nuisance Act, 1908, that

- J. H. S. BAMFORTH, B. P. DE LATOUR, A. S. GREY, H. P. HEWITT, and P. W. SAMPSON

have been duly elected trustees of the said district. W. NOSWORTHY, Minister of Agriculture.

Results of Elections of Trustees of Drainage Districts.

Department of Internal Affairs, Wellington, 8th November, 1921. THE following results of elections of trustees of drainage districts have been received from the Returning Officers, and are published in accordance with the pro-visions of the Land Drainage Act, 1908.

J. HISLOP. Under-Secretary.

Moutoa Drainage District, County of Manawatu-Walter E. Barber. Kenneth Easton. Frederick S. Easton.

Abraham King.

John Chrystal.

Huntress Creek Drainage District, County of Opotiki---John Armstrong. Edward John Baigent. James Dunlop. Wilfred Kirkbride.

John Parish.

Oaonui Irrigation District, County of Egmont-George J. Clegg. David Markham.

Daniel Mourie. Hugh McCann.

John C. O'Rorke.

The Education Act, 1914, Section 127, Subsection (11).-Notice to the Public Trustee.

Education Department,

Wellington, 3rd November, 1921. Wellington, 3rd November, 1921. Where the special school for Boys, Otekaike, a special school within the meaning of section 127 of the Education Act, 1914: And whereas such inmate is entitled to certain moneys: And whereas it appears expedient to issue the directions hereinafter set forth :

 \mathbf{F}

Now, I, Christopher James Parr, Minister of Education, in exercise of the powers conferred by section 127, subsection (11), of the Education Act, 1914, do hereby direct the Public Trustee to take possession of all such moneys and apply the same for the benefit of such inmate, in accordance with the provisions of the last mentioned Act. provisions of the last-mentioned Act.

C. J. PARR, Minister of Education.

Notice of Intention to take Land in Block VI, Kawhia North Survey District, for the Purposes of a Road.

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

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be

take	en .	:—	
			(P.W.D. 52003.) (S.O. 21512.)
▲.	R.	Р.	Being Portion of
0	1	39.3	Cemetery Reserve 1; coloured blue.
0	2	16.8	Kawhia T No. 2. Section 1; coloured purple.
0	3	30.3	W Section No. 1; coloured blue,
			(P.W.D. 52004.) (S.O. 21514.)
2	2	39	Kawhia C No. 2, Section 1B; coloured red.
0	0	9.2	" Sec. 2; coloured purple.
			(P.W.D. 52005.) (S.O. 21626.)
0	0	8.14	Kawhis A No. 2, Sec. D 1; coloured yellow.
0	2	7.1	" Section B; coloured blue.
0	2	16.2	Section 6; coloured purple.

Situated in Block VI, Kawhia North Survey District

Situated in Block VI, Kawnia North Survey District (Auckland R.D.). In the Auckland Land District; as the same are more particularly delineated on the plans marked and coloured as above mentioned, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

As witness my hand, at Wellington, this 11th day of November, 1921.

J. G. COATES, Minister of Public Works.

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

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

SCHEDULE.

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

Being Portion of P.

0 0 32.2 Otorohanga No. 1F No. 3A; coloured blue. 0 0 18.2 " No. 3B No. 2B; " red.

Situated in Block I, Mangaorongo Survey District. (S.O.

20764.) In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52704, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

As witness my hand, at Wellington, this 15th day of November, 1921.

J. G. COATES, Minister of Public Works.

[No. 97

Traffic Returns.

N EW ZEALAND RAILWAYS.-Traffic Returns for the period ending 15th October, 1921, and for the corresponding period, 1920:-

~ 1 period, 1320									
W	HANGA	REI SE	CTION.		GISBOI	RNE	SECTIO)N —conti	nued.
			1921.	1920.				1921.	1920.
PASSENGERS, — 1st Class			No.	No.	GOODS-continued.			Tons.	
2nd Class	••	••	$2,379 \\ 12,346$	2,366 11,151	Timber Minerals	••	••	1,885	1,627
	••	••			' Other Goods	••	••	$1,726 \\ 2,491$	879 1,990
Total	••	••	14,725	13,517					1,000
a m :) (,			Total	••	••	6,102	4,496
Season Tickets	••	••	110	227					
Goods,			No.	No.	REVENUE,			£ s. d.	£ s. d.
Cattle	••	••	246	243	Passengers	••		42 10 4	910 11 11
Sheep	••	••	762	1,778	Parcels Goods	••		58 3 1	156 15 9
Pigs	••	••	25	61	Miscellaneous	••	2,4	5773 5771	2,121 15 9 34 7 7
Total			1,033	2,082	Rents and Commi			92 1 6	85 5 6
. .							·		
			m	Π	Total	••	£3,5	607 9 3	£3,308 16 6
Timber			Tons. 2,346	Tons 3,261					
Minerals	••	••	5,247	6,549	NORTH ISLANI) MA	IN LIN	ES AND	BRANCHES
Other Goods	••	••	2,996	2,888				1921.	1920.
					PASSENGERS,-			No.	No.
Total	••	••	10,589	12,698	1st Class	••	••	82,345	88,244
					2nd Class	••	••	497,183	526,697
Revenue,		£	s. d.	£ s. d.	Total			579,528	614.041
Passengers	••	1,458		1,365 9 9	Total	••	••		614,941
Parcels Goods	••		$\begin{array}{ccc} 8 & 6 & 7 \\ 12 & 3 \end{array}$	225 4 2 3,267 4 9	Season Tickets	••	••	23,604	27,841
Goods Miscellaneous	••		14 10	5,207 4 9 97 15 5	Goods,			No.	No.
Rents and Comm			9 10	178 14 6	Cattle		••	15,058	17,629
, 		<u></u>			Sheep	••	••	49,486	69,050
Total	••	£4,790) 16 2	£5,134 8 7	Pigs	••	••	7,309	4,030
			<u>,</u>		Total			71 959	00 500
	KAIHU	J SECTI	ON.		10021	••	••	$\frac{71,853}{}$	90,709
			1921.	1920.				Tons.	Tons.
PASSENGERS,			No.	No.	Timber	••		28,026	25,083
1st Class	••	••	305	276	Minerals		••	55,600	50,250
2nd Class	••	••	2,103	2,342	Other Goods	••	••	82,698	102,683
Total	••	••	2,408	2,618	Total			100.004	
									178 016
	••			2,010	1,0000	••	••	166,324	178,016
Season Tickets	••					••			
_			 	3	Revenue,—		 £ 102 4	s. d.	£ s. d.
Goods,-	••	••	 No.		REVENUE,— Passengers	••	102, 4	s. d. 80 9 2	£ s. d. 107,040 6 4
_			 	3	REVENUE,— Passengers Parcels Goods		102,4 15,3	s. d.	£ s. d.
Goods,— Cattle	••	•••	No. 34 	3 No. 	REVENUE, — Passengers Parcels Goods Miscellaneous	 	102,4 15,3 143,6 3,0	s. d. 80 9 2 04 12 7 06 12 6 40 1 2	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2
GOODS,— Cattle Sheep Pigs	••	••• •• ••	No. 34 	3 No. 	REVENUE,— Passengers Parcels Goods	 	102,4 15,3 143,6 3,0	s. d. 80 9 2 04 12 7 06 12 6	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11
Goods,— Cattle Sheep	••	••	No. 34 	3 No. 	REVENUE, — Passengers Parcels Goods Miscellaneous	 	102,4 15,3 143,6 3,0 6,9	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9
GOODS,— Cattle Sheep Pigs	••	••• •• ••	 No. 34 34 	3 No. 	REVENUE, — Passengers Parcels Goods Miscellaneous Rents and Commis	 ssion	102,4 15,3 143,6 3,0 6,9	s. d. 80 9 2 04 12 7 06 12 6 40 1 2	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9
Goods,— Cattle Sheep Pigs Total	••	••• •• ••	 No. 34 34 Tons.	3 No. Tons.	REVENUE, — Passengers Parcels Goods Miscellaneous Rents and Commis Total	 ssion 	$ \begin{array}{c} 102,4\\ 15,3\\ 143,6\\ 3,0\\ 6,9\\ \hline \pounds271,4\\ \hline \end{array} $	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9 £293,779 17 4
Goods,— Cattle Sheep Pigs Total Timber	••	•• •• ••	 No. 34 34 Tons. 348	3 No. Tons. 258	REVENUE, — Passengers Parcels Goods Miscellaneous Rents and Commis	 ssion 	$ \begin{array}{c} 102,4\\ 15,3\\ 143,6\\ 3,0\\ 6,9\\ \hline \pounds271,4\\ \hline \end{array} $	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9 £293,779 17 4 BRANCHES.
Goods,— Cattle Sheep Pigs Total	••	••• •• ••	 No, 34 34 Tons. 348 383	3 No. Tons. 258 134	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND	 ssion 	$ \begin{array}{c} 102,4\\ 15,3\\ 143,6\\ 3,0\\ 6,9\\ \hline \pounds271,4\\ \hline \end{array} $	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921.	$\begin{array}{c} \pounds & s. d. \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods	••	•• •• ••	 No. 34 34 Tons. 348 383 222	3 No. Tons. 258 134 289	REVENUE, — Passengers Parcels Goods Miscellaneous Rents and Commis Total	 ssion 	$ \begin{array}{c} 102,4\\ 15,3\\ 143,6\\ 3,0\\ 6,9\\ \hline \pounds271,4\\ \hline \end{array} $	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921. No.	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9 £293,779 17 4 BRANCHES. 1920. No.
Goods,— Cattle Sheep Pigs Total Timber Minerals	••	•• •• ••	 No. 34 34 34 348 383 222 953	3 No. Tons. 258 184 289	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,—	 ssion 	$ \begin{array}{c} 102,4\\ 15,3\\ 143,6\\ 3,0\\ 6,9\\ \hline \pounds271,4\\ \hline \end{array} $	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921.	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \end{array}$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods	··· ·· ··	··· ·· ··	 No. 34 34 Tons. 348 383 222	3 No. Tons. 258 134 289	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— 1st Class 2nd Class	 ssion 	102,4 15,3 143,6 3,0 6,9 £271,4 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921. No. 55,219 242,629	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9 £293,779 17 4 BRANCHES. 1920. No. 58,421 257,794
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,—	··· ·· ··	 	 No. 34 34 348 383 222 953 s. d.	3 No. Tons. 258 134 289 681 £ s. d.	REVENUE, — Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS, — Ist Class	 ssion 	102,4 15,3 143,6 3,0 6,9 £271,4 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 1921. No. 55,219	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \end{array}$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers	··· ··· ·· ··	 	 No. 34 34 34 383 222 953 s. d. 4 1	3 No. Tons. 258 134 289 681 221 12 9	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— 1st Class 2nd Class	 ssion MAI	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 1921. No. 55,219 242,629 297,848	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline \end{array}$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels	•••	 	 No. 34 348 383 222 953 953 s. d. 4 1 8 8	3 No. Tons. 258 134 289 	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets	 ssion MA	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN:	$\begin{array}{c} \text{s. d.} \\ 80 & 9 & 2 \\ 04 & 12 & 7 \\ 06 & 12 & 6 \\ 40 & 1 & 2 \\ 69 & 15 & 5 \\ \hline 01 & 10 & 10 \\ \hline \\ \textbf{ES AND} \\ 1921. \\ \text{No.} \\ 55, 219 \\ 242, 629 \\ \hline 297, 848 \\ \hline 9, 517 \\ \end{array}$	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds \\ \hline \\ \hline$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers	··· ··· ·· ··	 	 No. 34 34 348 383 222 953 953 s. d. 4 1 8 8 4 11 4	3 No. Tons. 258 134 289 681 681 221 12 9 52 11 1 265 1 4	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GooDS,—	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 66 12 6 40 1 2 69 15 5 .01 10 10 1921. No. 55,219 242,629 297,848 9,517 No.	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,817 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline 10,069 \\ No. \\ \end{array}$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods	•••	 	 No. 34 34 348 383 222 953 953 s. d. 4 1 8 8 4 11 4	3 No. Tons. 258 134 289 	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi	•••	 	 No. 34 34 348 383 222 953 5. d. 3 4 1 8 3 4 1 8 3 4 1 4 1 8 1 1 4 1 1 7 0	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GooDS,—	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 66 12 6 40 1 2 69 15 5 .01 10 10 1921. No. 55,219 242,629 297,848 9,517 No.	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,817 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline 10,069 \\ No. \\ \end{array}$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous	•••	 	 No., 34 34 348 383 222 953 953 8. d. 4 1 8 3 4 11 4 1 8 3 4 11 4 1 8 1 4 1 8 1 8 1 4 1 8 1 8 1 8 1 9 1 8 1 8 1 8 1 8 1 9 1 8 1 8 1 9 1 8 1 9 1 8 1 9 1 8 1 9	$\begin{array}{c} & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & & \\ & & & & \\ & & & & \\ &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs	 	102,4 15,3 143,6 8,0 £271,4 10 LIN: 	s. d. 80 9 2 04 12 7 66 12 6 40 1 2 69 15 5 .01 10 10 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline \\ 10,069 \\ No. \\ 7,855 \\ 73,880 \\ 2,337 \\ \hline \end{array}$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi	 	 	 No. 34 34 348 383 222 953 5. d. 3 4 1 8 3 4 1 8 3 4 1 4 1 8 1 1 4 1 1 7 0	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep	 	102,4 15,3 143,6 8,0 £271,4 10 LIN: 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi	 	 	 No. 34 34 348 383 222 953 5. d. 4 1 5. 8 3 4 11 4 6 11 1 17 0 7 7	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,817 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi Total	 	 	 No. 34 34 348 383 222 953 5. d. 4 1 4 8 8 4 16 41 4 6 11 4 17 0 1 7 7 TION. 1921.	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GooDS,— Cattle Sheep Pigs Total	 	102,4 15,3 143,6 3,00 6,9 £271,4 IN LIN 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons.	£ s. d. 107,040 6 4 15,184 10 2 161,317 3 11 3,294 13 2 6,943 3 9 £293,779 17 4 BRANCHES. 1920. No. 58,421 257,794 316,215 10,069 No. 7,855 73,880 2,337 84,072 Tons.
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS,—	 ISBORI	 	 No. 34 34 348 383 222 953 953 8 4 1 953 953 953 953 953 953 953 11 4 1 6 11 1 7 0 7 7 TION. No.	$\begin{array}{c} & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Figs Total Timber Minerals	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,817 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, 1st Class	 	 	 No., 34 34 348 383 222 953 953 953 953 953 953 953 953 11 4 12 7 7 TION. 1921. No. 1,010	$\begin{array}{c} & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 01 10 10 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,868 84,405	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds \\ 293,779 & 17 & 4 \\ \hline \\$
Goods,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS,—	 ISBORI	 	 No. 34 34 348 383 222 953 953 8 4 1 953 953 953 953 953 953 953 11 4 1 6 11 1 7 0 7 7 TION. No.	$\begin{array}{c} & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods	 	102,4 15,3 143,6 3,00 6,99 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, 1st Class	 	 	 No., 34 34 348 383 222 953 953 953 953 953 953 953 953 11 4 12 7 7 TION. 1921. No. 1,010	$\begin{array}{c} & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Figs Total Timber Minerals	 	102,4 15,3 143,6 3,0 6,9 £271,4 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 01 10 10 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,868 84,405	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline \\ 10,069 \\ No. \\ 7,855 \\ 73,880 \\ 2,337 \\ \hline \\ 84,072 \\ \hline \\ \hline \\ Tons. \\ 13,352 \\ 64,184 \\ \hline \end{array}$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, 1st Class 2nd Class Total	 ission ISBORI	 	 No., 34 34 348 383 222 953 953 953 348 383 222 953 953 953 953 953 953 953 953 953 953	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN 	s. d. 80 9 2 04 12 7 06 12 6 9 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, 1st Class 2nd Class	 ission ISBORI	 	 No. 34 34 348 983 222 953 8. d. 1. 4 1 8 8 953 953 1. 17 0 1921. No. 1,010 4,652	$\begin{array}{c} & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,—	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d.	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds \\ \hline \\ \hline$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, 1st Class 2nd Class Total	 ission ISBORI	 	 No., 34 34 348 383 222 953 953 953 348 383 222 953 953 953 953 953 953 953 953 953 953	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 66 12 6 40 1 2 69 15 5 01 10 10 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d. 99 0 9	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds & 293,779 & 17 & 4 \\ \hline \\ \hline \\ \textbf{BRANCHES.} \\ 1920. \\ No. \\ 58,421 \\ 257,794 \\ \hline \\ 316,215 \\ \hline \\ 10,069 \\ No. \\ 7,855 \\ 73,880 \\ 2,337 \\ \hline \\ 84,072 \\ \hline \\ \hline \\ \hline \\ \hline \\ \textbf{Non.} \\ 7,855 \\ 73,880 \\ 2,337 \\ \hline \\ 84,072 \\ \hline \\ \hline \\ \hline \\ \hline \\ \textbf{Tons.} \\ 13,352 \\ 64,184 \\ 93,124 \\ \hline \\ 170,660 \\ \hline \\ \pounds \\ \textbf{s. d.} \\ 52,627 & 14 & 10 \\ \hline \end{array}$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, Ist Class 2nd Class Total Season Tickets Goods, Cattle	 ission ISBORI	 	$\begin{array}{c} & & & \\$	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & & \\ & & & & \\ & & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Pascels Goods	 	102,4 15,3 143,6 3,00 6,99 £271,4 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d.	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds \\ \hline \\ \hline$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, Ist Class 2nd Class Total Season Tickets Goods, Cattle Sheep	 	 	 No. 34 34 348 383 222 953 953 953 953 953 953 953 953 953 953 17 0 1,010. 1,010. 1,	$\begin{array}{c} & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & \\ & & & & \\ & & & \\ & & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 69 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d. 99 0 9 86 18 8 00 16 8 44 18 6	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds & 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, Ist Class 2nd Class Total Season Tickets GOODS, Cattle	 ISBORI	 	$\begin{array}{c} & & & \\$	$\begin{array}{c} & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & & \\ & & & & \\ & & & & \\ & &$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Pascels Goods	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN: 	s. d. 80 9 2 04 12 7 06 12 6 40 1 2 69 15 5 .01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d. 99 0 9 9 0 16 85 80 16 8 8 00 16 8	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds & 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, Ist Class 2nd Class Total Season Tickets Goods, Cattle Sheep	 	 	 No. 34 34 348 383 222 953 953 953 953 953 953 953 953 953 953 17 0 1,010. 1,010. 1,	$\begin{array}{c} & & & \\ & & & & \\ & & & \\ & & & & \\ & & & \\ & & & \\ & & & & \\ & & & \\ & & & & \\$	REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lst Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN 	s. d. 80 9 2 04 12 7 06 12 6 19 15 5 01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d. 99 0 9 86 18 8 00 16 8 44 18 6 89 3 4	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,317 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds & 293,779 & 17 & 4 \\ \hline \\$
Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Commi Total G PASSENGERS, Ist Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs	 ission ISBORI	 	 No. 34 34 348 383 222 953 	$\begin{array}{c} & & & \\ & & & & \\ & & & & \\ & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ & & & & \\ &$	REVENUE,— Passengers Parceis Goods Miscellaneous Rents and Commis Total SOUTH ISLAND PASSENGERS,— lat Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Commis	 	102,4 15,3 143,6 3,0 6,9 £271,4 IN LIN 	s. d. 80 9 2 04 12 7 06 12 6 19 15 5 01 10 10 ES AND 1921. No. 55,219 242,629 297,848 9,517 No. 6,600 77,839 2,821 87,260 Tons. 13,907 50,363 84,405 148,675 s. d. 99 0 9 86 18 8 00 16 8 44 18 6 89 3 4	$\begin{array}{c} \pounds & \text{s. d.} \\ 107,040 & 6 & 4 \\ 15,184 & 10 & 2 \\ 161,817 & 3 & 11 \\ 3,294 & 13 & 2 \\ 6,943 & 3 & 9 \\ \hline \\ \pounds & 293,779 & 17 & 4 \\ \hline \\$

2775

W	ESTLAI	ND SECTION.	1	NELS	ON SEC	TION-	continue	ed.
_		1921.	1920.	Goods-continued.			1921. Tons.	1920. . Tons.
Passengers,— 1st Class	••	No. 2,923	No. 2,825	Timber	••	••	358	334
2nd Class	••	20,000	19,294	Minerals . Other Goods	••		$1,133 \\ 1,977$	759 1,596
Total	••	22,923	22,119				3,468	2,689
Season Tickets		1,104	1,049	Total	••	••		2,000
	••			REVENUE,		£	s. d.	£s.d.
Goods,— Cattle	••	No. 355	No. 443	Passengers	••		$\begin{array}{ccc} 4 & 2 \\ 0 & 4 \end{array}$	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
Sheep Pigs	••	\ldots 1,215 \cdots \cdots	1,161 21	Parcels Goods	••	1,183	60	948 18 11
-	••			Miscellaneous Rents and Commi	ssion		11 8 10 11	$840 \ 1 \ 5 \\ 131 \ 11 \ 9$
Total	••	1,570	1,625				<u> </u>	£2,855 12 8
		Tons.	Tons.	Total	••	£2,118	15 1	±2,000 12 0
Timber	••	7,483	12,045		DICTON	awomt		
Minerals Other Goods	••	$ 18,954 \\ 2,694 $	$25,024 \\ 2,824$		PICTON	SECTI	1921.	1920.
Total		29,131	39,893	Passengers,-			No.	No.
1000				1st Class 2nd Class	••	••	1,035 3,888	$1,398 \\ 5,623$
REVENUE,-		£ s. d.	£ s. d.				4,923	7,021
Passengers		2,930 13 9 460 17 2	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Total	••	••		
Goods	••	$7,747\ 10\ 7$	12,216 19 6	Season Tickets	••	••	14	148
Miscellaneous Rents and Comm	 ission	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Goods,-			No.	No. 186
			£16,583 17 7	Cattle Sheep	••	••	$163 \\ 452$	1,201
Total	••	£12,636 12 7	=======================================	Pigs	••	••		
				Total	••	••	615	1,387
V	/ESTPO	RT SECTION.						
PASSENGERS,		1921. No.	1920. No.	Timber	••	••	Tons. 119	Tons. 62
1st Class	••	151	104	Minerals	••	••	688	509
2nd Class	••	6,151	5,828	Other Goods	••	••	4,304	3,883
Total	••	•• 6,302	5,932	Total	••	••	5,111	4,454
Season Tickets	••	251	136	Davasa		£	s. d.	£ s. d.
				REVENUE,-			B. U.	
Goods,		No.	No.	Passengers	••		10 4	770 19 3
Goods,— Cattle Sheen	••	•• 39		Passengers Parcels	••	156	63	$\begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
O 111	••	$ \begin{array}{ccc} 39 \\ 107 \\ $	153	Passengers Parcels Goods Miscellaneous	••	156 1,735 210	$ \begin{array}{r} 6 & 3 \\ 4 & 9 \\ 14 & 2 \end{array} $	$\begin{array}{rrrrr} 176 \ 11 & 0 \\ 1,713 \ 15 & 6 \\ 266 & 6 & 1 \end{array}$
Cattle Sheep	••	·· 39 ·· 107	153	Passengers Parcels Goods Miscellaneous Rents and Commi	••	156 1,735 210 104	$\begin{array}{ccc} 6 & 3 \\ 4 & 9 \\ 14 & 2 \\ 11 & 9 \\ \end{array}$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
Cattle Sheep Pigs	••	··· 39 ··· 107 ··· ··	153	Passengers Parcels Goods Miscellaneous	••	156 1,735 210	$\begin{array}{ccc} 6 & 3 \\ 4 & 9 \\ 14 & 2 \\ 11 & 9 \\ \end{array}$	$\begin{array}{rrrrr} 176 \ 11 & 0 \\ 1,713 \ 15 & 6 \\ 266 & 6 & 1 \end{array}$
Cattle Sheep Pigs Total	••	39 107 146 Tons.	153 	Passengers Parcels Goods Miscellaneous Rents and Commi Total	 ssion	156 1,735 210 104 £2,685	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
Cattle Sheep Pigs Total Timber Minerals	••	39 107 146 Tons. 478 23,098	153 153 Tons. 108 37,590	Passengers Parcels Goods Miscellaneous Rents and Commi Total	 ission	156 1,735 210 104 £2,685	6 3 4 9 14 2 11 9 7 3 TEAME	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \pounds 3,018 \ 3 \ 7 \\ \hline \blacksquare BS. \end{array}$
Cattle Sheep Pigs .Total Timber	•••	39 107 146 Tons. 478	153 153 Tons. 108	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE	 ssion	156 1,735 210 104 £2,685	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{rrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrrr$
Cattle Sheep Pigs Total Timber Minerals		39 107 146 Tons. 478 23,098	153 153 Tons. 108 37,590	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE Passengens, 1st Class	 ission WAKAT	156 1,735 210 104 £2,685 EIPU S'	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ \begin{array}{c} 390 \ 11 \ 9 \\ \hline \\ \begin{array}{c} 390 \ 11 \ 9 \\ \hline \\ \end{array} \\ \begin{array}{c} \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total		39 107 . 146 Tons. 478 23,098 1,303 24,879	153 153 Tons. 108 37,590 879 38,577	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS,— 1st Class 2nd Class	 ission WAKAT	156 1,735 210 104 £2,685 CIPU S?	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444	$ \begin{array}{r} 176 11 & 0 \\ 1,713 15 & 6 \\ 266 & 6 & 1 \\ 90 & 11 & 9 \\ \hline \underline{3},018 & 3 & 7 \\ \hline $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,	··· ··· ···	39 107 146 478 23,098 1,303	153 153 Tons. 108 37,590 879	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total	 ission WAKAT	156 1,735 210 104 £2,685 EIPU S'	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ \begin{array}{c} 90 \ 11 \ 9 \\ \hline \\ \begin{array}{c} 30 \ 11 \ 9 \\ \hline \\ \end{array} \\ \begin{array}{c} \begin{array}{c} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} \\ \end{array} \\ \end{array} \\ \begin{array}{c} \end{array} \\ \end{array} $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels	··· ··· ··· ··	39 107 107 146 146 478 23,098 1,303 24,879 24,879 24,879 645 9 1 85 18 9	153 153 Tons. 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS,— 1st Class 2nd Class	 ission WAKAT	156 1,735 210 104 £2,685 CIPU S?	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 709	$ \begin{array}{r} 176 11 & 0 \\ 1,713 15 & 6 \\ 266 & 6 & 1 \\ 90 & 11 & 9 \\ \hline \underline{3},018 & 3 & 7 \\ \hline $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous	······································	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 Tons. 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGEES, 1st Class 2nd Class Total Season Tickets Goods,	 ission WAKAT	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 7 3 1921. No. 265 444 709 No.	176 11 0 1,713 15 6 266 6 1 90 11 9 £3,018 3 7 £3,018 5 1920. No. 272 494 766 No.
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods	······································	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 158 \\ \\ 153 \\ \\ 153 \\ \\ Tons. \\ 108 \\ 37,590 \\ 879 \\ \hline 38,577 \\ \hline & \\ & \\ & \\ & \\ & \\ & \\ & \\ & \\ & \\$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets	 ission WAKAT	156 1,735 210 <u>104</u> £2,685 TIPU S' 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 444 709	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ \mathbf{£3,018 \ 3 \ 7} \\ \hline \\ \hline \\ \mathbf{RS.} \\ 1920. \\ No. \\ 272 \\ 494 \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ \\ No. \\ 85 \\ 132 \\ \hline \end{array}$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous	······································	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 Tons. 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GOODS, Cattle	 ission WAKAT	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 7 3 7 3 7 3 7 3 7 3 7 3 1921. No. 265 444 709 No. 7	176 11 0 1,713 15 6 266 6 1 90 11 9 £3,018 3 7 £3,018 3 7 ERS. 1920. No. 272 494 766 No. 85
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr	 nission	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 153\\\\ 153\\\\ 153\\\\ Tons.\\ 108\\ 37,590\\ 879\\ \overline{38,577}\\ \overline{38,577}\\ \overline{48,577}\\ \overline{48,661}\\ 7,416121\\ 549910\\ 85177\end{array}$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GOODS, Cattle Sheep	 Ission WAKA 	156 1,735 210 104 £2,685 TIPU S' 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ \underline{260} \ 11 \ 9 \\ \hline \\ \underline{23,018 \ 3 \ 7} \\ \hline \\ \underline{33,018 \ 7} \\ \hline$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total	 nission	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} 153\\\\ 153\\\\ 153\\\\ Tons.\\ 108\\ 37,590\\ 879\\ \overline{38,577}\\ \hline \\ \underline{\pounds} \ \ s. \ d.\\ 543\ \ 0\ \ 4\\ 86\ \ 6\ \ 1\\ 7,416\ \ 12\ \ 1\\ 549\ \ 9\ \ 10\\ 85\ \ 17\ \ 7\end{array}$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, lst Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs	 ission WAKA7	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 7 3 7 3 7 3 7 3 7 3 7 3 7 3 7 3 7 3	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ \begin{array}{r} 90 \ 11 \ 9 \\ \hline \\ \begin{array}{r} 3,018 \ 3 \ 7 \\ \hline \\ \end{array}$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total	 nission	$\begin{array}{c} \cdot & 39 \\ \cdot & 107 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & - \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 166 \\ \cdot & 166 \\ \cdot & 23,098 \\ \cdot$	$\begin{array}{c} 153\\\\ 153\\\\ 153\\\\ Tons.\\ 108\\ 37,590\\ 879\\ \overline{38,577}\\ \hline \\ \underline{\pounds} \ \ s. \ d.\\ 543\ \ 0\ \ 4\\ 86\ \ 6\ \ 1\\ 7,416\ \ 12\ \ 1\\ 549\ \ 9\ \ 10\\ 85\ \ 17\ \ 7\end{array}$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, lst Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs	 ission WAKA7	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 7 3 7 3 7 3 7 3 7 3 7 3 7 3 921. No. 265 444 709 No. 7 168 175 Tons. 24	176 11 0 1,713 15 6 266 6 1 90 11 9 £3,018 3 7 £3,018 3 7 ERS. 1920. No. 272 494 766 No. 85 132 1 218 Tons, 9
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS,	 nission NELSO	$\begin{array}{c} \cdot & 39 \\ \cdot & 107 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & - \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 166 $	153 153 153 Tons. 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No.	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs Total Timber Minerals	 Assion WAKA 	156 1,735 210 104 £2,685 TIPU S' 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ 25,018 \ 3 \ 7 \\ \hline \\ 35,018 \ 3 \ 7 \\ \hline \ 35,018 \ 7 \ 7 \\ \hline \ 35,018 \ 7 \ 7 \ 7 \ 7 \ 7 \ 7 \ 7 \ 7 \ 7 \ $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total	 nission	$\begin{array}{c} \cdot & 39 \\ \cdot & 107 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & - \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 146 \\ \cdot & \cdot \\ \cdot & 166 \\ \cdot & 166 \\ \cdot & 23,098 \\ \cdot$	$ \begin{array}{c} 153 \\ & & \\ 153 \\ & & \\ 153 \\ & & \\ 108 \\ 37,590 \\ 879 \\ 38,577 \\ & \\ \underline{\$} \\ 8,577 \\ \underline{\$} \\ 8,577 \\ \underline{\$} \\ 8,661 \\ 1 \\ 549 \\ 9 \\ 10 \\ 85 \\ 17 \\ 7 \\ \underline{\$} \\ \underline{\$} \\ 68 \\ 5 \\ 11 \\ 1920. \end{array} $	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, Ist Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs Total Timber Minerals Other Goods	 ission WAKAT 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 7 168 175 Tons. 24 42 162 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, Ist Class	 nission NELSO	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No. 735	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs Total Timber Minerals	 Assion WAKA 	156 1,735 210 104 £2,685 TIPU S' 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ 85,018 \ 3 \ 7 \\ \hline \\ \hline \\ 85 \\ 132 \\ 1 \\ \hline \\ \\ 218 \\ \hline \\ \hline \\ \\ \hline \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, 1st Class 2nd Class Total	 nission NELSO 	$\begin{array}{c} \cdot & 39 \\ \cdot & 107 \\ \cdot & \cdot \\ 146 \\ & \\ \hline \\ & & 146 \\ \cdot & \\ \hline \\ & & & 1,16 \\ \cdot & & 23,098 \\ \cdot & & & 23,098 \\ \cdot & & & 23,098 \\ \cdot & & & & 23,098 \\ \cdot & & & & & & & & & & & & & & &$	153 153 153 153 153 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No. 735 6,370 7,105 7,105	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GooDs, Cattle Sheep Figs Total Timber Minerals Other Goods Total	 ission WAKAT 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ 85,018 \ 3 \ 7 \\ \hline \\ \hline \\ 85 \\ 132 \\ 1 \\ \hline \\ 766 \\ \hline \\ \hline \\ \\ 766 \\ \hline \\ \\ \hline \\ \\ 766 \\ \hline \\ \\ \hline \\ \\ 766 \\ \hline \\ \\ \hline \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGEES, 1st Class 2nd Class Total Season Tickets	 nission NELSO	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 153 153 108 37,590 879 38,577 $\underline{45}$ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 $\underline{45}$ s. 6370 1920. No. 735 6,370 $\overline{7,105}$ $\overline{37}$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGEBS, 1st Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers	 ission WAKA 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, 1st Class 2nd Class Total	 nission NELSO 	$\begin{array}{c} \cdot & 39 \\ \cdot & 107 \\ \cdot & \cdot \\ 146 \\ & \\ \hline \\ & & 146 \\ \cdot & \\ \hline \\ & & & 1,16 \\ \cdot & & 23,098 \\ \cdot & & & 23,098 \\ \cdot & & & 23,098 \\ \cdot & & & & 23,098 \\ \cdot & & & & & & & & & & & & & & &$	153 153 153 153 153 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No. 735 6,370 7,105 7,105	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGEES, 1st Class 2nd Class Total Season Tickets GooDs, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,	 ission WAKAT 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ \mathbf{£3,018 \ 3 \ 7} \\ \hline \\ \hline \\ \mathbf{FS.} \\ \end{array}$ RS. $\begin{array}{c} 1920. \\ No. \\ 272 \\ 494 \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ 766 \\ \hline \\ 766 \\ \hline \\ \hline \\ 766 \\ \hline \\ 766 \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ $
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, Ist Class 2nd Class Total Season Tickets GOODS, Cattle Sheep	 nission NELSO 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 153 153 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No. 735 6,370 7,105 37 No. 24 389	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGEES, 1st Class 2nd Class Total Season Tickets Goods, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous	 ission WAKA 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 709 No. 7 168 175 Tons. 24 42 162 228 6 4 9 8	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, lst Class 2nd Class Total Season Tickets GOODS, Cattle Sheep Pigs	 nission NELSO s s	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c} \begin{array}{c} 153\\ & & \\ 153\\ & & \\ 153\\ & & \\ 153\\ & & \\ 108\\ 37,590\\ & 879\\ \hline \\ 38,577\\ \hline \\ & \\ 85\\ 37,590\\ \hline \\ 879\\ \hline \\ 38,577\\ \hline \\ \\ \hline \\ 85\\ 6 \\ 17\\ 7\\ \hline \\ \\ 85\\ 6 \\ 17\\ 7\\ \hline \\ \\ 85\\ 17\\ 7\\ \hline \\ \\ \hline \\ 85\\ 17\\ 7\\ \hline \\ \hline \\ 85\\ 17\\ 7\\ 7\\ \hline \\ 85\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10\\ 10$	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE,— Passengers Parcels Goods Miscellaneous Rents and Comm	 ission WAKA 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\ \hline \\ 82,018 \ 3 \ 7 \\ \hline \\ \hline \\ \hline \\ 85 \\ 1920. \\ No. \\ 272 \\ 494 \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ 766 \\ \hline \\ \hline \\ \hline \\ \\ 766 \\ \hline \\ \hline \\ \\ \hline \\ \\ 132 \\ 1 \\ \hline \\ 218 \\ \hline \\ \\ \hline \\ \\ 132 \\ 1 \\ \hline \\ \\ 218 \\ \hline \\ \\ \hline \\ \\ 766 \\ \hline \\ \hline \\ \\ \hline \\ \\ 766 \\ \hline \\ \\ \hline \\ \\ \hline \\ \\ \\ \\ \\ 766 \\ \hline \\ \\ \hline \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\$
Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comr Total PASSENGERS, Ist Class 2nd Class Total Season Tickets GOODS, Cattle Sheep	 nission NELSO 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	153 153 153 153 153 153 108 37,590 879 38,577 £ s. d. 543 0 4 86 6 1 7,416 12 1 549 9 10 85 17 7 £8,681 5 11 1920. No. 735 6,370 7,105 37 No. 24 389	Passengers Parcels Goods Miscellaneous Rents and Commi Total LAKE PASSENGERS, 1st Class 2nd Class Total Season Tickets GooDs, Cattle Sheep Pigs Total Timber Minerals Other Goods Total REVENUE, Passengers Parcels Goods Miscellaneous Rents and Comm Total	 ission WAKA 	156 1,735 210 104 £2,685 	6 3 4 9 14 2 11 9 7 3 TEAME 1921. No. 265 444 709 No. 7 168 175 Tons. 24 42 162 228 6 4 9 8	$\begin{array}{c} 176 \ 11 \ 0 \\ 1,713 \ 15 \ 6 \\ 266 \ 6 \ 1 \\ 90 \ 11 \ 9 \\ \hline \\ 90 \ 11 \ 9 \\ \hline \\$

[No. 97

N.Z.R.-FINANCIAL YEAR 1921-22.

COMPABATIVE STATEMENT OF TRAFFIC ON ALL SECTIONS from 1st April, 1921, to 15th October, 1921.

	All Sec	tions.		First-class P	assengers.	Second-class	Passengers.	Total.	Season Tickets.	
1921 1920	••	••	••	8. 427,469 456,012	R . 704,664 764,950	8. 1,949,275 2,019,018	R. 4,078,136 4,346,022	7,159,544 7,586,002	258,836 250,574	
Inorease	••	••	••	••	••		••	••	8,262	
Decrease	••	••		28,543	60,286	69,748	267,886	426,458	 ••	

A	ll Sections.		Cattle.	Sheep.	Pigs.	Total.	Timber.	Minerals.	Other Goods.	Total.
1921 1920	••	••	No. 171,275 228,571	No. 2,997,510 3,224,517	No. 63,112 47,640	No. 3,231,897 3,500,728		Tons. 1,450,440 1,399,323	Tons. 1,522,364 1,561,613	Tons. 3,382,158 3,339,068
Increase	••	••	••	•••	15,472	••	31,222	51,117		43,090
Decrease	••.	••	57,296	227,007		268,831		••	39,249	••

RAILWAY WORKING ACCOUNT, showing REVENUE and EXPENDITURE to the Termination of the Period ending 15th October, 1921.

	ев ореп Тraffic.		R	8 V 8	nue.				E	xpe	nditure.			For a	Aver	e-mon age to	Dat	• Pei 6.	riod	
Section.	Miles o for Tra	Four-w	eekly		Total to l	Date	•	Four-we	əekl	y.	Total to	Date		Per Cent. of Revenue.	Rev per of Ra	enue Mile ilway.	1	per l Rai	Mile	•
NORTH ISLAND,		£	s. č	ı.	£	8,	d.	£	8.	đ.	£	8.	d.		£	s. d		£	8.	- d.
Whangarei	80			2	36,164									123.67			71.		4	3
Kaihu	20			7	4,754					10				126.31					13	ō
Gisborne	• 49	3,507		3	24,329		0							92.66				354		9
North Island Main Lines and Branches	1,133	271,401	10 1	02	2,020,047	2	11	235,543	2	1	1,894,292	13	1	93·77	8,311	2	93,	105	0	2
Total	1,282	280,351	31	0 2	2,085,295	9	11	245,080	17	5	1,967,565	16	0	94.35						
South Island,		· -							-											
South Island Main Lines and Branches	1,429	140,820	17 1	1	1,184,191	9	0	173,957	18	3	1,367,397	14	11	115.47	1,545	9	61,	784	11	7
Westland	157		12	7	105,950	7	7	14,411	2	10	98,392	5	4	92.87	1,253	5	71,	168	17	6
Westport	36	6,051	9	7	62,206	14	8	6,019	4	7	49,346	18	6	79.33	3,209		7 2,			6
Nelson .	61		13	1	15,311	15	9	2,554	3	4	20,546	11	0	134.19	466		4 (325	10	9
Picton .	56	2,685	7	3	22,864	14	1		7	8	25,149	6	8	109.99	758	5	4 1	334	0	8
Lake Wakatipu Steamers		389	15	4	3,188	15	6	1,167	5	2	6,588	14	6	206.62		••		•	•	
Total	1,739	164,652	15	9 1	1,393,713	16	7	201,630	1	10	1,567,421	10	11	112.46						
Grand total	3,021	445,003	19	7 8	3,479,009	6	6	446,710	19	3	3,534,987	6	11	101.61						

COBRESPONDING PERIOD LAST YEAR.

NOBTH ISLAND,-		£		£	s. d.	£	s. d.	£	s. d.		£ s. d.	£ s. d
Whangarei	80	5,134		34.484							800 10 7	
TZ - 11	20		56				5 8			156.72		
Gisborne .	1 10			21 534	18 0	3 038	18 6	19 755			816 3 10	
North Island Main				1,942,246				1,517,118				2,486 15 4
Lines and Branches		200,110	11 2	1,012,210		200,110	** 0	1,011,110			0,100 IL N	2,100 10 1
Total	1,282	302,855	7 11	2,001,967	15 4	236,384	6 11	1,577,166	10 11	78.78		ĺ
South Island,	.,											
South Island Main		160,484	27	1,195,297	10 10	157,039	26	1,097,273	28	91.80	1,556 11 6	1,438 2 1
Lines and Branches												
Westland		16,583	17 7	98,519	3 10	13,794	11 7	89,218				1,055 7 3
Westport		8,681	5 11	56,471 20,766	11 5	6,920	22	47,229				2,436 9 2
Nelson	61			20,766	13 5	3,933	87	26,354			632 4 10	
Pioton			37	22,454	1 9	2,918					744 13 0	711 13 7.
Lake Wakatipu		449	11 0	3,669	21	914	4 5	5,396	17 10	147.09	••	••
Steamers				1								
												ł
Total	1,727	192,072	13 4	1,397,178	34	185,520	4 1	1,286,933	03	92.11		ļ
Grand total	3,009	494,928	1 3	3,399,145	18 8	421,904	11 0	2,864,099	11 2	84.26		

ESTIMATED COST of CONSTRUCTION of RAILWAYS, ROLLING-STOCK, ETC., to 31st March, 1921, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

			Section	n.				Cost of Opened Li			Cost of Unopened 1		9 6.
	1						1	£	s.	d.	£	s.	đ
Vhangarei			••					857,352	0	0	423,954	0	0
aihu								100,159	0	0	57.919	0	0
auranga					••			••	-		629,096	Ō	Ō
isborne		• •						686.087	0	0	293.075	Ó	Ō
orth Islan	d Main	Lines and			••	••		16,691,573	Õ	Õ	1,937,473	Ō	ŏ
outh Islan								14,774,620	Õ	Ō	234,184	Ō	ŏ
Vestland								2,196,316	õ	õ	920,002	Ŏ	ŏ
estport		••	••	••				606,581	ŏ	õ	95,876	ŏ	ŏ
elson				-				444,934	ŏ	ŏ	45,959	ŏ	ŏ
icton	••		••	• •	••	••	1	683,136	ŏ	ŏ	19,388	ŏ	ŏ
ake Waka	inn St		100	••	••	••	••	48,708	ŏ	ŏ		v	v
a Suspense		autor Serv	100 .	••	••	••		10,100	v	v	••		
Surveys, 1		aland									35,927	0	0
		orth Island	a	••	••	••	•••	••			5,169	ŏ	ŏ
Surveys, S				••	••	••	•]	••			5,752	ŏ	0
		outh Island		••	• ·		•	• •			5,168	0	0
W.D. Sto				••	••	••		.,				ŏ	-
					• •	••	· · ·	150 000	~	^	81,400	U	0
R.D. Sto	JK OI A	Jul and	R.I.A. S	FOLOS	••	••	•	150,788	0	0	••		
		Total	S .	· •			•••	£37,235,254	0	0	£4,190,242	0	0

Railways Department, 14th November, 1921.

Chief Accountant, New Zealand Railways.

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

Mining Registrar's Office, Paeroa, 4th November, 1921. N OTICE is hereby given that if within three months from the date hereof cause is not shown to the contrary, each of the mining privileges mentioned in the Schedule hereto will be struck off the Registers kept by me, in pursuance of section 30 (3) of the Mining Amendment Act, 1914.

C. W. CARVER, Mining Registrar.

			SCHEDULE.	
No.	Date.	Nature of Privilege.	Locality.	Registered Holder.
4814 7153	24/4/1902 2/12/1910	Residence-site ,,	Paeroa Registry. Karangahake "	Antonio Yealick.
318	1/10/1901	Residence-site	Te Aroha Registry. Waiorongomai	Thomas Cecil Bell.

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

Mining Registrar's Office, Paeroa, 4th November, 1921. N OTICE is hereby given that the mining privileges mentioned in the Schedule hereto have been struck off the Mining Register, in pursuance of section 30, subsection (4), of the Mining Amendment Act, 1914.

SCHEDULE.

C. W. CARVER, Mining Registrar.

No.	Date.	Nature of Privilege.	•	Locali	ty.		Registered Holder.
				Paeroa Regi	stry.		
7002	5/8/1909	Residence-site		Mackaytown			John Bowring.
7168	16/12/1909	29	••	Karangahake		• •	William Brown.
8225	8/4/1914	,,	••	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	••	••	Peter Henderson.
				Te Aroha Reg	istry.		
272	31/7/1901	Aerial tramway		Waiorongomai			Edwin Henry Hardy.
273	31/7/1901	Water-race		,,			22
636	17/11/1903	•• ••		Gordon		••	Waihi Grand Junction Gold-mining Co
							pany (Limited).
815	27/4/1905	Residence-site	••	Te Aroha		• •	William Saer Evans.
940	29/5/1906	Special site	••	>7			William McCullough.
962	24/7/1906	Water-race					
985	25/9/1906	Special site	••	**		••	Andrew Tait Walker Allen.
986	25/9/1906	Water-race		37			29
409	15/7/1915	Residence-site		,,			Alicia Hughes.
573	17/10/1916	Special quartz claim		Tui			William Newsham.

Notice of Promotions, Transfers, &c.

Office of the Public Service Commissioner, Wellington, 1st November, 1921. N accordance with the provisions of section 60 of the Public Service Act, 1912, the Public Service Commissioner notifies that he has made the following promotions, transfers, &c., in the Public Service. A. C. TURNBULL, Secretary.

OFFICERS PROMOTED.

Nama	Promoted fr	'om	Promoted to	
Name.	Position.	Place.	Position. Place.	Date.
		AGRICULTURE DEPARTMI	ENT	
Valker, Ernest	Dairy Farm Instructor	Cambridge	Dairy Instructor and Grader Auckland	20 Oct., 1921.
		CUSTOMS DEPARTMENT		
oster, Henry Vincent	Examining Officer	Wellington	Collector of Customs Oamaru	29 Sept., 1921.
•		GOVERNMENT INSURANCE DEPAR	STMENT.	
Robertson, George James Spence, William Vicksteed, Stewart Tylston	Clerk (C, VI) Senior Clerk (C, V) District Manager (C, IV)	Head Office, Wellington	Cash Clerk (C, V) Head Office, Wellington District Manager (C, IV) Invercargill Principal Correspondence Clerk (C, III) Head Office, Wellington	1 Oct., 1921. 1 ,, ,, 8 ,, ,,
		JUSTICE DEPARTMENT	. · · · · · · · · · · · · · · · · · · ·	
amson, William Walters	Official Assignee	Dunedin	Official Assignee and Registrar of the Dunedin	19 Sept., 1921.
		LAND AND DEEDS DEPARTM	IENT.	
raser, John Andrew aginnity, Leonard William	District Land Registrar, &c. (P.C.) 2nd Assistant Land Registrar (C, V)	Nelson Christchurch	District Land Registrar, &c. (P.B.) Invercargill Assistant Land Registrar and De- puty Registrar of Deeds (C, IV) Gisborne	30 Sept., 1921. 1 Oct., ,,
Vilson, William Adam	Clerk (C, VII)	Auckland	First Clerk (C, VI) Dunedin	23 Sept., "
		LANDS AND SURVEY DEPAR	TMENT.	
Ieather, Duncan Stanley Burgoyne IoMillan, Thomas Scott Iartin, George Ivan	Survey Cadet """"""""""""""""""""""""	Auckland	Surveyor Whakatane	1 Nov., 1921. 1 ,. ,, 1 ,, ,,
		PUBLIC WORKS DEPARTN	ient.	
Barrs, Herbert Harold Desborne, Thomas Lester Anderson Vatson, William Henry Gordon	Shift Operator4th Station OperatorShift Operator (max. £320)	,,	3rd Station Operator ,,	30 Aug., 1921. 30 ,, ,, 30 ,, ,,
		INTERDEPARTMENTAL PROM	OTIONS.	
alconer, Ernest Gordon	1st Clerk	Stamp Duties Department, New Plymouth		22 Sept., 1921.

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Transferred to Transferred from Date. Name. Position. Place. Place. Position. AGRICULTURE DEPARTMENT. ... 4 Oct., 1921. Rankin, James Sneddon .. | Inspector of Stock .. | Palmerston North | Inspector of Stock .. | Levin ••• .. 11 " " .. Clerk Patea .. | Clerk .. McCleary, James Denis Dunedin CUSTOMS DEPARTMENT. 4 Oct., 1921. .. | Auckland .. Galley, Charles | Christehurch .. | Locker.. Locker.. Christehurch 4 .. McKinna, Harold Auckland •• " ,, •• .. ,, • • •• .. ,, Cadet .. Napier $\mathbf{5}$ • • Ridley, Charles William Cadet .. Dunedin • • ,, ,, 10 .. Dunedin .. Clerk •••] ,, ,, Stephens, Frank Burcon Clerk Napier • • EDUCATION DEPARTMENT. .. | Lady Visiting Officer (max. £300) .. | Auckland 20 Oct., 1921. Brooke, Caroline Julia (Mrs.) .. | Lady Visiting Officer (max. £350) .. | Wellington .. •• 5 Thornhill, Ruth Bensley | Boarding-out Officer Assistant Manager Wellington **,**, ,, . .. •• GOVERNMENT INSURANCE DEPARTMENT. .. 10 Oct., 1921. Noble-Campbell, Gordon Alexander. | Principal Correspondence Clerk ... | Head Office, Wellington ... | Investment Clerk ... | Head Office, Wellington • • HEALTH DEPARTMENT. 1 Sept., 1921. .. | Greytown .. McGregor, William Alexander ... Inspector of Health Wairoa Inspector of Health • • • • . . de Roo, William Frederick Gore $\mathbf{23}$ Dunedin ... ••• •• • • •• . . . : .. Health Nurse .. Relieving Sub-Matron Wellington ... 23Mirams, Ruth Josephine ... Auckland ,**,** ,, Auckland .. 14 Skynner, Augustus Egerton .. Caretaker Inspector of Health ,, ,, •• • • ••• •• . . New Plymouth 10 Aug., " Taihape . . • • Swindells, Fred Inspector of Health • • • • •• .. •• .. • • . . ,, 1 Sept., " Invercargill. • • • • Terry, John Percy Gore .. • • • • . . •• •• " 1 Nov., " Balclutha West, Horace George Dunedin ••• ,, INTERNAL AFFAIRS DEPARTMENT. .. | Government Buildings, Welling- | Senior Messenger and Relieving | Customs Buildings, Wellington | 30 Sept., 1921. .. | Head Messenger.. O'Brien, John •• Officer ton JUSTICE DEPARTMENT: 1 Oct., 1921. ••• .. | Clerk in Courts | Invercargill .. | Clerk of Courts .. Lawrence ... Fraser, William Murrav Clerk Otaki •• ... 4 ,, ,, Mosley, Eric Molyneux Napier •• .. • • •• . . LABOUR DEPARTMENT. .. | Housing Branch, Wellington .. | 1 Oct., 1921. Baillie, Hector Wilfred | Cadet .. Head Office, Wellington .. | Cadet •• Clerk and Probationary Inspector of Wanganui -.. 26 Christchurch »» »» Meadows, Lionel Robert Clerk • • Factories LANDS AND SURVEY DEPARTMENT. .. | Land Transfer Draughtsman .. | Gisborne 1 Oct., 1921. .. | Land Transfer Draughtsman .. | Invercargill.. Atkinson, Wilfred May ... MARINE AND INSPECTION OF MACHINERY DEPARTMENT. .. | 23 Sept., 1921. .. | Moko Hinou . Assistant Keeper •• .. | Assistant Keeper Brothers ... Perfect, Frank Ingram .. •• | 1 Oct., " Auckland Cadet .. . Williams, Eric Mervyn .. | Cadet .. Wellington | •• •• • • .. •• .. •• .. Cape Brett | 24 Sept., " .. | Assistant Keeper .. Young, Alfred Walter . Assistant Keeper .. Cuvier Island

OFFICERS TRANSFERRED.

HE NEW ZEALAND GAZETTE.

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OFFICERS TRANSFERRED-continued.

N		·	Transferred	d from	Transfer	red to	
Name.		Position.		Place.	Position.	Place.	Date.
		<u></u>		PRISONS DEPARTMENT		<u> </u>	
allender, Alan Ross	•••]	Warder	• ••			Auckland	4 Oct., 1921
				PUBLIC TRUST DEPARTM	ENT.		
napp, Clifford Vincent		Clerk	• ••	Head Office, Wellington	Clerk	Nelson	30 Sept., 1921
cLeod, Alexander Kenneth ulholland, Hugh	••			Auckland Otautau	» · · · · · · · · · · · · · · · · · · ·	Whangarei	3 Oct., "
uglar, William Clarence	•••	<u>(1)</u>	• ••	Otautau Whangarei	Estates Administration Clerk	Invercargill Head Office, Wellington	1 " "
	•••,		• •• •	Public Works Depart		Head Office, weilington	ð ,, ,,
wber, Royden Robert		Assistant Engineer .		Tauranga	Assistant Engineer	Waihi	10 8 1001
ickson, Hugh		n . n . n . i		Invercargill	Resident Engineer		12 Sept., 1921 11 Oct., "
illanders, Allan	•••	Clerk		Auckland	Clerk	Huarau	7 Aug., "
Lathers, Reginald John	••	",		District Office, Wellington	"	Otira	11 Oct., "
Valker, Stanley Gordon	•••	T3 • • • • • •		Greymouth Napier	Clerical Cadet	Christchurch Kaitoke	21 " "
	••		• •• •	TOURIST AND HEALTH RESORTS	0		26 " "
arnett, Bruce Spero		Gardener			Gardener	Rotorua	10 0 4 1001
			• • •	INTERDEPARTMENTAL TRAN	•••••••••••••••••••••••••••••••••••••••		10 Oct., 1921
aird, Roy Fellows		Assistant Land Registra	r Deputy i		Deputy District Land Registrar,	I and and David Description	1.0.1.1001
-		Registrar of Deeds, an Commissioner of Samp	d Deputy	borne	Deputy Registrar of Titles, and Deputy Commissioner of Stamp Duties	Land and Deeds Department, Gisborne	1 Oct., 1921
arton, Frederick Reginald	•••	Cadet		Pensions Department, Welling- ton	Cadet	State Fire Insurance Depart- ment, Dunedin	11 " "
opeland, Winifred	••	Typist		Public Trust Department, Wel- lington	Typist	Marine and Inspection of Ma- chinery Department, Welling- ton	11 " "
rater, Ian James	••	Cadet		Head Office, Public Trust De- partment, Wellington	Cadet	Head Office, Government Insur- ance Department, Wellington	19 " "
ulton, Kenneth James	•••	»» •• •• •	• ••	Defence Department, Auckland	Clerical Cadet		17 " "
falliwell, Stanley Livingstone Re	vill	19 · · · · ·	• ••	Head Office, Public Trust De- partment, Wellington	Cadet	Head Office, Government Insur- ance Department, Wellington	19 " "
lickey, Harold Charles Huia	••		• ••	District Office, Defence Depart- ment, Auckland	,, ., ., .,	State Forests Department, Ro- torua	17 " "
Iouldsworth, Frederick	••		• ••	Education Department, Wel- lington	Storekeeper's Assistant (G)	Public Works Department, Wel- lington	12 " "
elley, Jean	••	• •	• ••	Internal Affairs Department, Wellington	Typist	Stamp Duties Department, Wel- lington	20 ,, "
enny, Henry John	•••		• ••	District Öffice, Defence Depart- ment, Wellington	Bailiff (G)	Justice Department, Masterton	17 " "
addy, Joseph Edward	••			Head Office, Customs Depart- ment, Wellington	Cadet	District Office, Government In- surance Department, Welling- ton	20 ,, ,,
inclair, Leslie Herbert		Clerk	• • •	District Office, Public Trust Department, Wellington	Clerk	Internal Affairs Relieving Staff, Wellington	7 " "
ork, Charles Edmund		Caretaker and Cleaner .		Internal Affairs Department,	Caretaker	Defence Department, Auckland	1

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THE NEW ZEALAND GAZETTE.

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		RESI	RESIGNATIONS.			
Name.		Position	۲		Place.	Date left Service.
Huse, Herbert Oscar	:	AGRICULTURE Milk Tester	re Department.	INT. . Christchurch	ь •	7 Oct., 1921.
Leeper, Bertram Charles Alexander Paterson, Christian Cecil Redman, Alfred	••	HEALTH DE School Medical Officer School Dental Officer Inspector of Health	SPARTMEN	rr. Invercargill Timaru Dunedin	:::	30 Sept., 1921. 30 "," ","
Aspen, Mrs. Jessie Wilson Harris, Mrs. Ethel Maude Wilson, Mrs. Caroline	::::	INTERNAL AF Charwoman ",	Affairs Department.	armenr. Wellington Christchurch Wellington	:::	21 Sept., 1921. 30 ,, ,, 25 Oct., ,,
Leak, Gladys Lipscombe, Dorothy Myra	::	JUSTICE Shorthand-typist Cadette	Departmen 	rr Head Office, ,,	Wellington "	8 Oct., 1921. 30 Sept., ,,
Applegarth, Robert George	:	LANDS AND Draughtsman	SURVEY DEPAR	DEPARTMENT. Auckland	:	30 Sept., 1921.
		MENTAL	Depa	I Christohuro		1 20 Sent
Hillyer, Mabel McKay, Myrtle Dora	::	Nurse	::	Unristenuren	n : :	30 sept., 1921. 25 Oct., "
Brown, Daniel	:	Prisons Warder Instructor	Departmen 	r. Invercargill	•	•• 30 Sept., 1921.
Braid, Lilian May Elcoat, Reginald Wilkie, David Alexander Wiseman William Ivall	: : : :	PUBLIC TRUST Shorthand-typist Clerk	Depart	MENT. Head Office, Auckland Christchurch	, Wellington ,, h	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
Judkins, Harry Edward Tyerman, Alice	::	Carpent Shortha	PUBLIC WORKS DEPARTMENT. er	Christchurc Head Office	 Wellington	15 Oct., 1921. 17 ,, ,,
			RETIREMENTS, ETC.	5		Descon lot
Name.		Position,		Flace,	Date left Service.	. Keason left Service.
Gapper, Gordon Saywell	Audit Inspector	Audit	DEPARTMENT. Christchurch.	:	30 Sept., 1921	Dismissed.
Bree, John Thomas	Messenger	INTERNAL	Affairs Department.	:	23 Sept., 1921	Services dispensed with.
Mulhane, Nora Josephine.	Shortha	LAND FOR SETT Shorthand-typist	Settlements Department.		31 Oct., 1921	Services terminated under section 12 (2) of the Public Service Act, 1912.
Hawker, Charles George	Cook	Mental Hos	Hospitals Department.	•	19 Sept., 1921	Deceased.
Butler, Patrick John	Relieving	g Clerk	DEPARTMENT. Christchurch.		5 Aug., 1921	Forfeited office under section 57 of the Public Service Act 1912.
Ker, John	Princips	Principal Warder	DEPARTMENT. Auckland	: :	30 Sept., 1921	Retired on super annuation.
Becher, Andrew	Labourer	Public	Works Department.	NT.	24 Sept., 1921	Deceased.
Rendall, Emily Susannah	Shortha	VALUATION Shorthand-typist	on Department. Invercargill	мт. ·· ·· 30		Appointment an-
Valentine, Herbert James	Clerk	:	Wellington	:	22 Oct., "	nuuea. Retired on super- annuation.
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THE NEW ZEALAND GAZETTE.

Sittings of the Supreme Court, 1922.

W E, five of the Judges of the Supreme Court of New Zealand, in pursuance of the powers vested in us by the Judicature Act, 1908, hereby make the following rules respecting the places and times for holding sittings of the Supreme Court and sittings in Chambers, in the several judgeid districts for the year 1092. judicial districts for the year 1922 :

NORTHERN JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1903, will be held at the Supreme Court House, AUCKLAND, to commence on the following days, at 11 a.m.:

Tuesday, 14th February. Tuesday, 9th May. Tuesday, 1st August. Tuesday, 7th November.

HAMILTON JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, HAMILTON, to commence on the following days, at 11 a.m. :

Tuesday, 7th March. Tuesday, 13th June. Tuesday, 5th September. Tuesday, 5th December.

TARANAKI JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, NEW PLYMOUTH, to commence on the following days, at 10.30 a.m. :-

Tuesday, 14th February. Tuesday, 16th May. Tuesday, 15th August. Tuesday, 28th November.

GISBORNE JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, GISBORNE, to commence on the following days, at 10.30 a.m. :--

Monday, 13th March. Monday, 12th June. Monday, 28th August. Monday, 4th December.

WANGANUI JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, WANGANUI, to commence on the following days, at 10.30 a.m.:--

Tuesday, 7th February. Tuesday, 23rd May. Tuesday, 22nd August. Tuesday, 21st November.

Wellington Judicial District.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, WELLINGTON, to commence on the following days, at 10.30 a.m.:-Tuesday, 7th February. Tuesday, 9th May. Tuesday, 1st August. Tuesday, 31st October.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, PALMERSTON NORTH, to commence on the following days, at 10.30 a.m. :-

Tuesday, 14th February. Tuesday, 9th May. Tuesday, 8th August. Tuesday, 7th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908. will be held at the Supreme Court House, NAPIER, to commence on the following days, at 10.30 a.m.:

Tuesday, 28th February. Tuesday, 6th June. Tuesday, 22nd August. Tuesday, 14th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, MASTERTON, to commence on the following days, at 10.30 a.m. :-

Tuesday, 14th March. Tuesday, 5th September.

NELSON JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, NELSON, to commence on the following days, at 10.30 a.m. :-

Tuesday, 7th March. Tuesday, 13th June. Tuesday, 28th November.

Sittings for the trial of criminal and civil cases, and of auses under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, BLENHEIM, to commence on the following days, at 10.30 a.m. :---

Tuesday, 28th February. Tuesday, 6th June. Tuesday, 21st November.

CANTERBURY JUDICIAL DISTRICT.

Sittings for the trial of criminal cases will be held at the Supreme Court House, CHRISTCHURCH, to commence on the following days, at 11 a.m. :-

Tuesday, 14th February. Tuesday, 9th May. Tuesday, 15th August. Tuesday, 14th November.

Sittings for the trial of civil actions and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, CHRISTCHURCH, to commence on the following days, at 11 a.m. :---

Tuesday, 21st February. Tuesday, 16th May. Tuesday, 22nd August. Tuesday, 21st November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, TIMARU, to commence on the following days, at 11 a.m. :---

Tuesday, 7th February. Tuesday, 2nd May. Tuesday, 1st August. Tuesday, 31st October.

WESTLAND JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, HORITIKA, to commence on the following days, at 11 a.m.:--

Wednesday, 15th March. Wednesday, 21st June. Wednesday, 20th September.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, GREYMOUTH, to commence on the following days, at 11 a.m.:

Wednesday, 15th March. Wednesday, 21st June. Wednesday, 20th September.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes, and of will be held at the Courthouse, WESTFORT, to commence on the following days, at 11 a.m. :--

Wednesday, 15th March. Wednesday, 21st June. Wednesday, 20th September.

OTAGO AND SOUTHLAND JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, DUNEDIN, to com-

mence on the following days, at 10.30 a.m. :-Tuesday, 7th February. Tuesday, 9th May. Tuesday, 8th August. Tuesday, 7th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, INVERCARGILL, to commence on the following days, at 10.30 a.m. :--

Tuesday, 21st February. Tuesday, 23rd May. Tuesday, 22nd August. Tuesday, 21st November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, OAMARU, to commence on the following days, at 10 a.m. :-

Wednesday, 1st February. Wednesday, 6th September.

[No. 97

Nov. 17.]

SITTINGS IN BANCO AND IN CHAMBERS.

SITTINGS IN BANCO AND IN CHAMBERS. Sittings of the Court in Banco will be held at the Court-house, Auckland, Wellington, Christchurch, and Dun-EDIN, every Wednesday, at half past 10 o'clock in the fore-noon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business. Sittings in Chambers will be held at the Judge's Chambers, in the Courthouse, Auckland, Wellington, Christohurch, and DUNEDIN, every Tuesday and Friday, at half past 10 o'clock in the forenoon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business. Sittings in Chambers at other times and in vacation, in respect of urgent business, may be held at such times and places as may suit the convenience of the Judge. In all other cities and towns in which sittings of the Court are held, such business in Banco and in Chambers as the Judge shall allow may be disposed of in the course of these sittings, at such days and hours as the Judge may appoint. PROVISION AS TO HOLDAYS

PROVISION AS TO HOLIDAYS.

PROVISION AS TO HOLIDAYS. If any of the days above appointed for sittings shall be a public holiday, the sitting shall commence on the first day after the day so appointed which is not a holiday. It shall be lawful for any one or more Judges of the Supreme Court to order that the Supreme Court and the offices thereof at any place shall be closed for any public or proclaimed holiday in the district.

Given under our hands at Wellington, this fifth day of October, one thousand nine hundred and twenty-one.

W. A. SIM, A.C.J. W. A. SIM, A.C.J. J. H. HOSKING, J. T. W. STRINGER, J. JOHN W. SALMOND, J. J. R. REED, J.

Approved in Council.

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

Amending Regulations as to Shipment and Landing of Petroleum.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of November, 1921

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

7 HEREAS by Orders in Council dated the second day V of August, one thousand nine hundred and twenty, the twelfth day of April and the thirtieth day of May, one thousand nine hundred and twenty-one, regulations were made with respect to the landing, shipping, transhipping, and re-moval of petroleum :

And whereas it is desirable to amend the said regulations

And whereas it is desirable to amend the said regulations in the manner hereinafter prescribed: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon him by section thirty-three of the War Legislation and Statute Law Amendment Act, 1918, and of all other powers and authorities enabling him in that be-half and acting by and with the advice and compare of the half, and acting by and automntes enabling init in that be-half, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke clause eleven of the hereinbefore-recited regulations of the second day of August, one thousand nine hundred and twenty, and doth also revoke the hereinbefore-recited regulations of the twelfth day of April and the thirtieth day of May, one thousand nine hundred and twenty-one, and doth hereby make the following regulations in lieu thereof.

REGULATIONS.

1. No person shall smoke on or about any wharf on or from which petroleum is being shipped, unshipped, or transhipped, or about or on any vessel in which petroleum is being carried, within a radius of 15 ft. from any such petroleum, unless separated from the petroleum by an airtight bulkhead or partition.

partition. 2. A Surveyor may, if requested by the owner or master of a vessel to do so, and if satisfied that carriage of petroleum on deck of such vessel can be effected with safety, grant a license for the carriage of petroleum on approved deck spaces of such vessels as deck cargo. Such license shall be subject to the conditions of the deck-cargo license, and the maximum amount of deck cargo allowed to be carried may be part petroleum and part other cargo. A license for the carriage of petroleum on deck shall be subject to the said regulations of the 2nd day of August, 1920, with the exception of the

following clauses thereof—viz., subclauses (a), (b), and (c) of clause 4 (1), and clause 6. Such license shall expire on the date of expiry of the vessel's survey certificate, but may be withdrawn at any time the Minister or Surveyor deems it

withdrawn at any time the Minister of Surveyor deems to necessary to do so. 3. Clause 2 (3) (a) of the said regulations of the 2nd day of August, 1920, is hereby amended in the following manner: By inserting the word "black" before the words "notice-board" in the third line of the said subclause (a), and deleting the word "red" in the fourth line thereof and substituting the word "white" therefor.

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

Licensing Archibald Glyn Fell to occupy a Portion of the Land between High- and Low-water Marks in the Hokianga Harbour, and to reclaim such Land.

JELLICOE, Governor-General.

ORDER IN COUNCIL

At the Government House at Wellington, this 14th day of November, 1921.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. WHEREAS it is enacted by section thirty-nine of the Harbours Amendment Act, 1910 (hereinafter called "the said Act"), that in the case of lands between high-and low-water marks which belong to the Crown, and on which at high-water spring tides the depth of water is not sufficient for purposes of navigation, the Governor-General in Council may grant occupation licenses for periods not exceeding twenty-one years, at such rent and on such con-ditions as he thinks fit, and any such lease may contain a provision authorizing the lessee to reclaim the land the sub-ject of the lease without complying with the requirements of section forty-one of the said Act : And whereas it is desirable to license Archibald Glynn Fell (hereinafter called "the licensee") to occupy a part of the land between high- and low-water marks, belonging to the Crown, in the Hokianga Harbour, on which at high-water spring tides the depth of water is not sufficient for the pur-poses of navigation : New therefore, His Ersellenger the Generate Concerts of

spring tides the depth of water is not sufficient for the pur-poses of navigation : 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 acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby license the licensee to occupy the piece of land between high- and low-water marks of spring tides in the Hokianga Harbour, containing forty-eight acres, more or less, as shown edged red on plan marked M.D. 5331, and deposited in the office of the Marine Depart-ment at Wellington, and doth also authorize the licensee to reclaim the land subject to the following conditions.

CONDITIONS.

1. THE licensee shall pay to the Marine Department a rental, in advance, each year of 1s. per acre per annum for the first ten years, and 2s. 6d. per acre per annum for the last eleven years, of the period of twenty-one years during which this license is in force, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Courcil. in Council.

in Council.
2. The licensee shall keep any stop-banks which he may construct for the purpose of reclaiming the land included in this license in good order and condition, and shall provide and maintain all necessary outlets for storm-water.
3. The licensee shall keep the land included in this license free from noxious weeds.
4. The licensee shall not assign, charge, or part with any right, power, or privilege granted by this license without the previous written consent of the Minister of Marine.
5. The rights, powers, and privileges conferred by this Order in Council shall continue in force for twenty-one years from the date hereof, unless in the meantime such rights, powers, or privileges shall be altered, modified, or revoked by competent authority. 6. If the licensee commits or suffers a breach of any of the

6. If the licensee commits of suffers a breach of any of and conditions of this license, the license may be revoked and determined by the Governor-General in Council; and publi-cation of a notice of such revocation in the *New Zealand Gazette* shall be sufficient notice thereof to the licensee, and to all persons concerned or interested in this license, that it has been revoked and determined.

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

Result of Poll for Proposed Loan.

Wellington, 16th November, 1921. THE following notice, received from the Mayor of the Council of the Borough of New Plymouth, is published in accordance with the provisions of the Local Bodies' Loans Act. 1913.

W. F. MASSEY, Minister of Finance.

BOROUGH OF NEW PLYMOUTH.

Result of Poll to raise a Loan.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913,

- 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 New Plymouth was taken on the 2nd day of November, 1921, upon a proposal to raise a special loan of £10,000 for the following purposes :-The particular purposes for which the loan is required are-(a.) £10,000 for providing additions and extensions to the borough waterworks as defined by section 238 of the Municipal Corporations Act, 1920; for purchasing, taking, or otherwise acquiring necessary land, buildings, machinery, plant, and material therefor; for payment of compensation to persons injuriously affected thereby; and for any other purposes incidental or in relation to any of the above-mentioned purposes.
- 5
- purposes incidental or in relation to any of the above-mentioned purposes.
 (b.) The sum to be borrowed for all such purposes is £10,000.
 (c.) The proposed security for the said loan of £10,000 and the instalments thereon is an annually recurring special rate of one-seventh (1/7th) of a penny in the pound on the rateable value of all rateable property in the said Borough of New Plymouth, and provision is made for repayment by means of half-yearly instalments, in thirty-six years and a half, under section 68 of the Local Bodies' Loans Act. 1913. Act, 1913.

Act, 1913.
(d.) It is proposed to pay out of the said loan the cost of raising the said loan, and the instalments in respect of interest and principal thereon for the first year.
The number of valid votes recorded for the proposal was 592; and the number of valid votes recorded against the proposal was 114; the total number of valid votes recorded

I therefore declare the said proposal carried. Dated at New Plymouth this 9th day of November, 1921. FRANK E. WILSON,

Mayor and Chairman of the New Plymouth Borough Council.

Notice respecting Proposed Omarunui Drainage District, County of Hawke's Bay.

Department of Internal Affairs, Wellington, 15th November, 1921. I is hereby notified that a petition has been presented to His Excellency the Governor-General, under the Land Drainage Act, 1908, praying that the area described in the Schedule hereto may be constituted a drainage dis-trict under Part I of the said Act, by name the Omarunui Drainage District. All persons affected are hereby called upon to lodge any written objections to or petitions against the constitution of the said drainage district which they desire to lodge, within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

DESCRIPTION OF BOUNDARIES OF PROPOSED OMARUNUE DRAINAGE DISTRICT.

DESCRIPTION OF DOUBDALES OF TROPOSED ORARONOF DRAINAGE DISTRICT. ALL that area in the County and Land District of Hawke's Bay bounded as follows: Commencing at a point on the Napier-Fernhill Road at its intersection with the Paheru-manihi Stream; thence bounded on the south by the said Napier-Fernhill Road a distance of 100 links in a north-easterly direction; thence generally on the north and east by lines 100 links to the north and east of the Paherumanihi and Repokai te Rotoroa Streams, to the north-west boundary of Lot 15, part of Section 9, Omarunui Block; thence again on the east by the west side of the closed road, and lines along the foot of the hills through part Lot 10, Omarunui Block; thence again on the east by the west side of closed road through Lots 10, 13, 12, 11, 9, and 8, part Omarunui Block, to the Omahu-Puketapu Road; thence again on the east by the Omahu-Puketapu Road; thence again on the east by the Omahu-Puketapu Road; again on the east by west side of closed road through Section 12, Omarunui Block, to the intersection with foot of hills; thence again on the east by lines along the foot of the hills through Lot 1, part Section 12, and Lot 1, Section A, part

Omarunui Block, to the Napier-Moteo Road ; thence on the north by the Napier-Moteo Road to the eastern boundary of Subdivision 1c 5, Moteo-Hapua-Te Pirau Block; thence on the west and north by the east and south boundaries of Subdivision 1c 5, Moteo-Hapua-Te Pirau Block; thence again on the west by the east side of a public road, 4236 links, to the foot of the hills; thence on the west, north, and east by lines along the foot of the hills through Lot 21, part Pirau No. 1 Block, to their intersection with the public road; thence on the north by public road, 2671 links, to the east boundary of Lot 20, part Pirau No. 1 Block; thence again on the west by the east and north-east boundaries of said Lot 20 to its intersection with foot of the hills; thence again on the west by the east and north-east boundaries of said Lot 20 to its intersection with foot of the hills; thence again on the west by lines along the foot of the hills; thence again on the west by the east side of public road through Lots 21, 20, 19, and 18, part Ornahu 3B Block; thence again on the west by lines along the foot of the hills through Lots 17, 16, and 15, part of Omahu 3A, 3B, and 2v Blocks to a point 100 links north of the outlet drain of the Oingo Lake; thence on the south and east by lines 100 links to the north and west of the said outlet drain, and the stream connecting the outlet drain of the Oingo Lake with the Pabeumeniti Stream. outlet drain, and the stream connecting the outlet drain of the Oingo Lake with the Paherumanihi Stream; thence on the south by lines 100 links south of the Paherumanihi Stream to their intersection with the Napier-Fernhill Road; thence on the south-east by Napier-Fernhill Road, 100 links, to the starting-point.

WM. DOWNIE STEWART, Minister of Internal Affairs.

German Debts under the Peace Treaty.—Belgian and French Claimants in New Zealand.

New Zealand Clearing Office, Public Trust Office, Wellington, 9th November, 1921. I N view of the agreements between the British Government and the Belgian and French Governments which are now awaiting ratification, and which apply the procedure under Article 296 of the Treaty of Versailles relating to pre-war debts to the claims of French and Belgian nationals resident in New Zealand on the 10th January, 1920, the Controller of the New Zealand Clearing Office (Enemy Debts) desires to receive at the earliest possible moment the names and addresses of such claimants, together with the amounts of their claims. These claims must be confined to debts against German nationals as defined by Article 296 of the treaty. treaty.

J. W. MACDONALD, Public Trustee, As Controller, New Zealand Clearing Office.

Unclaimed Property.

In the matter of the Public Trust Office Act, 1908, Part III, and its amendments; and in the matter of the estate of Peter Clark, formerly of Wairoa, in the Provincial District of Hawke's Bay, in the Dominion of New Zealand, Labourer, but whose present whereabouts are unknown.

HEREAS it has been reported to the Public Trustee that the said Peter Clark is entitled to certain pro-perty-namely, a sum of approximately £128; the said moneys being in the Post Office Savings-bank, and that it is not known where the said Peter Clark is, or whether he is alive or dead. alive or dead :

And whereas the Public Trustee recently applied to the Supreme Court for an order under Part III of the Public Trust Office Act, 1908, and its amendments, in respect of such Trust Office Act, 1908, and its amendments, in respect of such property; and by an order made in the Supreme Court at Wellington, pursuant to the said application under section 87 of the said Act, the Public Trustee was authorized to take possession of the said property: Now, the Public Trustee hereby gives notice that he pro-poses to exercise in respect of such property the powers con-ferred upon him by the said order and by Part III of the said Act.

Dated at Wellington this 9th day of November, 1921. J. W. MACDONALD, Public Trustee.

Dismissal from the Defence Forces.

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

H IS Excellency the Governor-General has approved of the dismissal of the undermentioned from the De-fence Forces, under section 6 (b), Defence Act, 1909, he having been convicted by the Civil power. Dated 31st October, 1921:--

No. 33/5738. Private Donald Pugh, New Zealand Army Service Corps

R. HEATON RHODES, Minister of Defence.

Letters of Naturalization granted.

Department of Internal Affairs, Wellington, 16th November, 1921.

under.

WM. DOWNIE STEWART, Minister of Internal Affairs.

									<u> </u>
Name.			Nationality.		Residence		Occupati	on.	Date of Naturalization.
Gondringer, Bernard Jose Hansen, Hans Peter Iversen, John Koed, Oscar Christian Malneek, Robert Villeval, Paul Maurice	eph	••• •• •• ••	Luxembourger Danish Norwegian Danish Russian French	•••	Wellington Timaru Auckland Raglan Shannon Auckland	••• •• •• ••	Clergyman Farmhand Mariner Storekeeper Labourer Electrician	•••	14/11/21. """"""""""""""""""""""""""""""""""""

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.

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

No.	Name.	Residence.	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
			Carter	6/9/21	7/11/21	Testate	Dunedin.
	Borthwick, Andrew	Dunedin			7/11/21		Hokitika.
$\frac{2}{2}$	Chisholm, Donald	Kumara	Gold-miner	$\frac{22}{6}/21$,,	Wellington.
3	D'Harty, Arthur Henry	Eketahuna	Staff sergeant- major	3/8/21	7/11/21	"	wenngton.
4	Fowler, Edgar	Gore	Stock Inspector	19/9/21	7/11/21	77	Invercargill.
	Hampton, James Moffatt or John Moffatt	Tinwald	Farm hand	5/10/16	7/11/21	Intestate	Christehurch.
6	Hepburn, Stanley	Clyde	Labourer	21/9/21	7/11/21	,,	Dunedin.
	Kenrick, Benjamin Crosby	C1 1 1		$\frac{23}{7}/21$	7/11/21	Testate	Christehurch.
				$\frac{20}{30/8/21}$	7/11/21		Dunedin.
8	Macdonald or MacDonald, Alexander	Port Unalmers	,,		1	"	
9	Macpherson, John Suther- land	Fairplace, near Riversdale	Shepherd	7/10/21	7/11/21	Intestate	Invercargill.
10	Magan, Percy Joseph	Kurow	Labourer	26/6/21	7/11/21	Testate	Dunedin.
	Mills, John	Oamaru	Stonemason	19/9/21	7/11/21	,,	,,
	Murphy, Margaret Sarah	Wellington	Spinster	15'/7'/21	4/11/21	Intestate	Wellington.
	Smith, Lilian Rota or Lilian	Christehurch	Married woman	19/12/16	7/11/21	Testate	Christchurch.
10	Rota Bluff	Christenuren			., ==,==		0111000010100000
14	Tillyshort or Tilleyshort,	Dunedin	Widow	15/8/21	7/11/21	,	Dunedin.
14	Fanny		W100W				Duncum.
15	Ward, Walter James	Wellington	Marine steward	5/4/18	7/11/21	Intestate	,,
16	Wilkie, Louisa	Waikiwi	Married woman	3/8/21	7/11/21	,,	Invercargill.
	Workman, Jane	Timaru	23	3/10/21	7/11/21	"	Christchurch.

Public Trust Office, Wellington, 14th October, 1921

Notice of Intention to take Land for Scenic Purposes in Block IV, Drury Survey District.

NOTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, the Scenery Preservation Act, 1908, and the Scenery Preservation Amend-ment Act, 1910, to take the land described in the Schedule hereto for scenic purposes. And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Papakura, 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 :

Portions of Allotment 8, Allotment 11, and closed road, Opaheke Parish, Block IV, Drury Survey District (D.P. 15387.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 53239, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged green.

As witness my hand, at Wellington, this 17th day of November, 1921.

J. G. COATES, Minister of Public Works.

J. W. MACDONALD, Public Trustee

 $Conscience{-money}\ received.$

L HEREBY acknowledge receipt of the sum of six shillings, forwarded to the Treasury for credit to the Customs Department, as conscience-money to the New Zealand Government.

G. F. C. CAMPBELL, Secretary to the Treasury.

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

I, ROBERT EDWARD HAYES, Registrar of Incorpo-made to appear to me that The Master Grocers' Association of Wanganui and Suburbs (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 Incorpo-rated Societies Act, 1908. Dated at Wellington this 7th day of November, 1921.

R. E. HAYES, Registrar of Incorporated Societies.

Branch of Friendly Society registered.

Friendly Societies Department, Wellington, 4th November, 1921. THE Geyser Lodge No. 50, situated at Rotorua, is re-gistered as a branch of The Independent Order of Odd Fellows of New Zealand friendly society, under the Friendly Societics Act, 1909, this 4th day of November, 1921.

R. E. HAYES, Registrar of Friendly Societies.

New Zealand Clearing Office Announcement.—Property, Rights, and Interests in Germany of British Nationals.

THE Controller of the New Zealand Clearing Office an-nounces that the 15th December, 1921, is the latest date on which claims can be submitted through the New Zealand Clearing Office by British nationals residing in New Zealand for the proceeds of liquidation of property in Ger-many, or for compensation, under Articles 297 and 300 (b) of the Treaty of Versailles, in respect of damage inflicted upon their property, rights, and interests in Germany by the application of exceptional war measures, measures of transfer, or measures of execution. or measures of execution.

Up to that date the Controller will be prepared to receive from British nationals residing in New Zealand claims for compensation, and to present them to the German authorities for the purpose of effecting agreements for submission to a formal judgment of the Mixed Arbitral Tribunal in order, as far as possible, to obviate the delay and expense of legal proceedings.

If any claimants desire to avail themselves of these facili-

If any claimants desire to avail themselves of these facili-ties, immediate application should be made to the Controller of the New Zealand Clearing Office, Public Trust Office, Wel-lington, for the special form (P.R.I.) devised for the purpose, in order that the claims may be lodged by the required date. It is further announced that it will be necessary for claim-ants who have not thus submitted their claims to this office by the 15th December, 1921, to prosecute their own cases before the Anglo-German Mixed Arbitral Tribunal in accord-ance with the rules of procedure of the tribunal, a copy of which is published in the New Zealand Gazette Extraordinary No. 13, dated 10th February, 1921.

J. W. MACDONALD, Public Trustee,

As Controller, New Zealand Clearing Office.

Officiating Ministers for 1921.—Notice No. 36.

Registrar-General's Office, Wellington, 15th November, 1921. PURSUANT to the provisions of the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general information :-

Presbyterian Church of New Zealand. The Reverend John Anderson Reilly. W. W. COOK, Registrar-General.

Notice to Mariners.-No. 62 of 1921.

BLUFF HARBOUR.-EXPLOSIVES ANCHORAGE.

Marine Department, Wellington, N.Z., 27th October, 1921. THE undermentioned areas have been defined as explo-sives anchorages :—

house.

Charts, &c., affected.—Admiralty Charts Nos. 2540, 2553, and 3484; "New Zealand Pilot," ninth edition, pages 464 and 470; "New Zealand Nautical Almanac," 1921, pages 386 and 387.

ROBERT DUNCAN, Secretary.

Notice to Mariners.-No. 65 of 1921.

WANGANUI HARBOUR.-TURNING-BASIN WALL UNDER CONSTRUCTION.

Marine Department, Wellington, N.Z., 14th November, 1921. THE Wanganui Harbour Board notifies that it is intended to resume construction of the wall of the turning-basin at Castlecliff, for which purpose piles will be placed so as to define the line of the intended wall. Between the hours of sunset and sunrise the outer end pile will be marked by a fixed green light visible all round the horizon for a distance of at least one mile. This light will be shifted as may be

necessary, and will indicate the outer end pile as the work proceeds.

Charts, &c., affected.—Admiralty Chart No. 2054; "New Zealand Pilot," ninth edition, 1919, page 101; "New Zealand Nautical Almanac," 1921 page 316, and 1922, page 218. ROBERT DUNCAN, Secretary.

Notice to Mariners .-- No. 66 of 1921.

OAMARU HARBOUR --- DREDGING IN PROGRESS

Marine Department, Wellington, N.Z., 15th November, 1921.

Weinington, N.Z., 15th November, 1921. THE Oamaru Harbour Board notifies that the dredger "Canterbury" is at present working in the vicinity of the entrance to the harbour. The dredger, which has six moor-ings laid out cardinally, will, between the hours of sunrise and sunset, exhibit two black balls on that side of the dredger

on which vessels are to pass. Should the dredger be at work between the hours of sunset and sunrise the two black balls will be substituted by two red lights.

Mariners are warned to proceed with great caution when nearing the dredger.

Charts, &c., affected.—Admiralty Charts Nos. 2532 and 3629; "New Zealand Pilot," ninth edition, 1919, page 356; "New Zealand Nautical Almanac," 1921, page 368; "New Zealand Nautical Almanac," 1922, page 254.

ROBERT DUNCAN, Secretary.

Notice to Mariners.-No. 67 of 1921.

AUCKLAND HARBOUR .--- PROHIBITED ANCHORAGE.

AUCKLAND HARBOUR.—FROMBETED ANCHORAGE. Marine Department, Wellington, N.Z., 15th November, 1921. THE Auckland Harbour Board notifies that submarine telephone cables have been laid across Auckland Har-bour between Resolution Point on the southern shore and Depot Point on the northern shore. The area in which the cables are laid has been proclaimed a prohibited anchorage for vessels, and is defined on the western side by a line from Resolution Point 12° to the eastern corner of Victoria Wharf, Devonport, and on the eastern side by a line commencing at a position 600 ft. east of Depot Point, Devonport, thence 192° to a position east of Resolution Point. The direction in which the cables are laid will be indicated by the erection of two permanent beacons on Depot Point, Devonport. Between the hours of sunset and sunrise the lower or outer beacon will exhibit a fixed green light, and the upper or inner beacon will exhibit a fixed green light. The two beacons in transit will indicate the line of the cables across the harbour.

the harbour.

The landing positions of the cables on both northern and

The landing positions of the cables on both northern and southern shores will be marked by the erection of large notice-boards having this word "CABLE" in large letters thereon. Mariners are cautioned not to anchor in the vicinity of the area afore prescribed, but to anchor in the customary anchorage well off or well below Queen's Wharf. *Charts, &c., affected.*—Admiralty Chart No. 1970: "New Zealand Pilot," ninth edition, 1919, page 188; "New Zealand Nautical Almanac," 1921, page 266; "New Zealand Nautical Almanac," 1922, page 196. BOBERT DUNCAN. Secretary.

ROBERT DUNCAN, Secretary.

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

I, ROBERT EDWARD HAYES, Registrar of Incor-porated Societies, do hereby declare that, as it has been made to appear to me that The Church of Spiritual Philosophy (Incorporated) is no longer carrying on its opera-tions 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 10th day of November, 1921.

R. E. HAYES, Registrar of Incorporated Societies.

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

I, ROBERT EDWARD HAYES, Registrar of Incor-porated Societies, do hereby declare that, as it has been made to appear to me that The Caversham Football Club is no longer carrying on its operations and has no

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assets, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908. Dated at Wellington this 10th day of November, 1921.

R. E. HAYES, Registrar of Incorporated Societies.

Importation of Cream-separators of German Origin.

Customs Department, Wellington, 14th November, 1921. I T is hereby notified, for public information, that the Minister of Customs is prepared to consider applications for the importation of cream-separating machines of German origin having a capacity of not less than 400 gallons per hour. Applications should be sent to the Comptroller of Customs, and should state (1) the name of the machine, (2) the name and address of the exporter from whom the goods would be obtained, (3) the number of machines for which permit is desired, and (4) the port of importation.

W. B. MONTGOMERY, Comptroller of Customs.

CROWN LANDS NOTICES.

Lands in Southland Land District forfeited.

Department of Lands and Survey, Wellington, 14th November, 1921. OTICE is hereby given that the leases of the under-mentioned lands having been declared forfeited by resolution of the Soutbland Land Board, the said lands have thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settle-ment Act, 1915. ment Act, 1915.

SCHEDULE.

SOUTHLAND LAND DISTRICT.

SECTION 16, Block XII, Longwood District. Tenure: R.L. No. 181. Former lessee: Frederick William Slaughter. Reason for forfeiture: At lessee's request, being unable to carry on owing to ill health and other circumstances not specified.

Section 5, Block XII, Longwood District. Tenure: R.L./D.S. No. 238. Former lessee: Frederick William Slaughter. Reason for forfeiture: At lessee's request, being unable to carry on owing to ill health and other circum-stances not specified.

D. H. GUTHRIE, Minister of Lands.

Land in Taranaki Land District forfeited.

Department of Lands and Survey, Wellington, 15th November, 1921. N OTICE is hereby given that the undermentioned section having been forfeited by resolution of the Taranaki Land Board, the said land has hereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Dis-charged Soldiers Settlement Act, 1915.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTION 4, Block VII, Tangitu District. Previously held by J. J. Busby. Tenure : S.T.L. Reason for forfeiture : Non-fulfilment of conditions.

D. H. GUTHRIE, Minister of Lands.

Land for Disposal in Hawke's Bay Land District.

District Lands and Survey Office, Napier, 14th November, 1921.

N OTICE is hereby given, in pursuance of section 323 of the Land Act, 1908, that the undermentioned land will be disposed of under section 131 of the Land Act, 1908, to the bolders of the adjacent land, on and after Thursday, the 9th February, 1922.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

SECTION 35, Block XIII, Norsewood Survey District : Area, 6 acres 3 roods 10 perches.

W. F. MARSH, Commissioner of Crown Lands.

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

District Lands and Survey Office.

District Lands and Survey Office, Auckland, 20th October, 1921. N OTICE is hereby given that the undermentioned land will be offered for sale or lease under the Discharged Soldiers Settlement Act, 1915, and the regulations there-under; and applications will be received at the District Lands and Survey Office, Auckland, up to 4 o'clock p.m. on Monday, the 23rd day of January, 1922. The land may be purchased for cash or on deferred pay-ments, or selected on lease for a term of sixty-six years, with right of renewal for further terms of sixty-six years and a right to acquire the freehold.

right to acquire the freehold.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Auckland, on Wednesday, the 25th day of January, 1922. The ballot will be held at the conclusion of the examination

of applicants.

SCHEDULE.

AUCKLAND LAND DISTRICT .- SECOND-CLASS LAND. Waitomo County .- Pirongia Survey District.

SECTION 15, Block XII: Area, 163 acres 1 root 16 perches; capital value, £660; annual instalment (excluding interest), £33; half-yearly rent on lease, £14 17s. Access from Pirongia Township or from Te Kawa Railway-station, the distance in each case being about seven miles and a helf of which three miles and four miles and a helf station, the distance in each case being about seven miles and a half, of which three miles and four miles and a half respectively is by metalled road, balance good clay road. About 30 acres flat land, 10 acres easily drained swamp, remainder undulating; practically all ploughable; at present in fern, tutu, and tea-tree scrub. Soil a good quality loam on rubble formation; fairly well watered by spring and swampy streams. Altitude, 200 ft. to 260 ft. above sea-level.

H. M. SKEET, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

N OTICE is hereby given that SIDNEY HAGUE SMALLMAN, of Kaihere, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Thames, on Tuesday, the 22nd day of November, 1921, at 11 o'clock a.m.

W. S. FISHER, Official Assignee. 7th November, 1921.

In Bankruptcy.-In the Supreme Court holden at Napier

NOTICE is hereby given that MATTHEW BARR, of Tiko-kino, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 18th day of November, 1921, at 10.30 o'clock.

9th November, 1921.

ROBERT BISHOP, Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at Wanganui.

NOTICE is hereby given that CAROLINE BEARD, of Mangoihe, Raetihi, Married Woman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanga-nui, on Monday, the 14th day of November, 1921, at 10.30 o'elock a.m. E. M. SILK,

7th November, 1921.

In Bankruptcy.

n the estate of WALTER FRED BORLAND, of Raetihi, Painter and Paperhanger, a bankrupt.

OTICE is hereby given that a first dividend of 1s. in the pound is now payable on all accepted proved claims at my office, 44 Maria Place, Wanganui.

12th November, 1921.

E. M. SILK, Deputy Official Assignee.

Deputy Official Assignee.

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

N OTICE is hereby given that CLAUDE PEYTON GREY, of Makerua, Flax-worker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 18th day of No-vember, 1921, at 12.30 o'clock p.m.

CHARLES E. DEMPSY, Deputy Official Assignce. 9th November, 1921.

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

N OTICE is hereby given that STANLEY JAMES QUARRIE, of Bunnythorpe, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Feilding, on Tuesday, the 22nd day of November, 1921, at 2.30 o'clock p.m.

CHARLES E. DEMPSY, Deputy Official Assignee. 12th November, 1921.

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

NOTICE is hereby given that WILLIAM EDMUND LAW-RENCE BANKS, of Sandon, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Feilding, on Tues-day, the 22nd day of November, 1921, at 3.30 o'clock p.m.

CHARLES E. DEMPSY, 15th November, 1921. Deputy Official Assignee.

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

NOTICE is hereby given that GEORGE HODGRINSON, of Wellington, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden in the Board Room, Dominion Farmers' Institute, on Wednesday, the 23rd day of November, 1921, at 11 o'clock a.m.

15th November, 1921.

S. TANSLEY, Official Assignee.

LAND TRANSFER ACT NOTICES.

A PPLICATION having been made to me to register a re-entry by FREDERICK WOHNSIELDLER, as lessor under Memorandum of Lease Number 4494, affecting Lot 1, part of Town Section 104, Gisborne, and being the whole of the land comprised and described in certificate of title, Vol. 31, folio 221, Poverty Bay Registration District, of which HARRY SMITH, of Gisborne, Pork-butcher, is the registered lessee, I hereby give notice that I will register the re-entry, as requested, on the expiration of one calendar month from the date of the *Gazette* containing this notice.

date of the Gazette containing this notice. Dated this 10th day of November, 1921, at the Lands Registry Office, Gisborne.

R. F. BAIRD, Deputy District Land Registrar.

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

4917 (deposited plan 5310). MOSES SMITH.—135 acres 0 roods 38 4 perches, parts Sections 18, 19, 20 (and accretion), Tupurupuru District, Block XIII, Otahoua Survey District.

Tupurupuru District, Block XIII, Otanoua Survey District. Occupied by applicant. 5010. WILLIAM ANDREW.—3,327 acres 3 roods 8 perches, parts Sections 311, 319, 321, 323 to 327 (inclusive), 331, 749/2 (inclusive), and Sections 321/2, Whareama District, Blocks IV and VIII, Rewa Survey District, and Block VIII, Castlepoint Survey District. Occupied by applicant. 5043 (deposited plan 5297). NILS JOHNSON.—27 acres 1 rood 28 perches, parts Sections 31, 114, 115 (accretion), Taratahi Plain Block. Occupied by applicant.

5053 (deposited plan 5301). DANIEL MACAULEY O'CONNOR.—9 acres 2 roods 20 perches, part Section 4, Greytown Small-farm Settlement. Occupied by applicant and tenants.

5061 (deposited plan 5331). ELIZABETH JANE LIGHT. —3 roods 6·1 perches, parts Section 17, Rangitikei Agricul-tural Reserve (Borough of Marton). Occupied by applicant.

Diagrams may be inspected at this office. Dated this 16th day of November, 1921, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

NOTICE 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 19th day of December, 1921.

12962. HARRIETT JANE BROWN.—Part of Rural Sec-tion 26, corner of Wells and Hanmer Streets, City of Christ-church. Part occupied by H. W. G. Armitage and part by John For John Fox.

Diagram may be inspected at this office. Dated this 15th day of November, 1921, at the Land Registry Office, Christehurch.

A. V. STURTEVANT, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

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

1901/25. The New Zealand Dairy Association (Limited).
1912/68. The Waikato Co-operative Dairy Company (Limited).
1913/16. The United Timber Company (Limited).
1914/5. Adam Moore (Limited).
1915/44. The Waikato Co-operative Cheese Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Auckland this 11th day of November, 1921.

WM. G. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (4).

NOTICE is hereby given that the names of the under-mentioned companies have been struck off the Register, and the companies have been dissolved :-

- The Riverhead Sawmilling Company (Limited). 07/94. The Hennah and Rissell Course Recorder and Indicator Company (Limited). 09/21. The Tutanekai Masonic Hall Company (Limited).
- 09/45.

- 09/40. W. and G. Turnbull and Company (Limited). 13/29. The Wanganui Co-operative Cold Storage and Bacon Com-pany (Limited). 15/85. The George Nash Milk Distribution Company (Limited). 16/16
- 16/16.
- The New Zealand Pumice Company (Limited). 16/43. The Royal Dramatic and Comedy Company (Limited).

16/62Mammoth Molybdenite Mines (No Liability). 17/2.

Mammoth Molybdenite Mines (No Liability). 17/2. Wairarapa Enterprises (Limited). 17/24. Drew, McCrorie (Limited). 06/71. Beatrice Cream Separator Company (Limited). 15/45. The Maramara Sluicing Company (Limited). 15/58. J. L. Barlow and Company (Limited). 08/34. Bastin and Avery (Limited). 18/46. Bacon's Aerated Water Company (Limited). 08/9. The Silver Pine Timber Company (Limited). 12/27. The King George Gold-mining Company (Limited). 13/15.

13/15. nion Timber, Sash, and Door Company (Limited). Union

Dated at Wellington this 10th day of November, 1921.

P. G." WITHERS,

Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that on the expiration of three months from date hereof the names of the undermentioned companies will, unless cause is shown to the contrary, be struck off the Register, and the companies will be dissolved :--

The Campbell Land and Timber Company (Limited). 02/42. The Wellington and Wanganui Steam Packet Company

- The Wellington and Wanganui Steam Packet Company (Limited). 01/33.
 The Wellington Piano Company (Limited). 03/54.
 The Petone Show-ground Syndicate (Limited). 04/23.
 Humphries Patent Bracket and Scaffold Company (Limited). 07/30.
 The Horowhenua Publishing Company (Limited). 07/41.
 Ellis and Darvill (Limited). 07/78.
 Levin Bowling-green Company (Limited). 07/89.
 J. and A. Wilson (Limited). 08/10.
 The Conlin Land Company (Limited). 08/38.
 Aramoho Syndicate (Limited). 08/55.
 The Globe Printing Company (Limited). 09/28.
 Gorton and Son (Limited). 09/46.
 Dunk and Pringle (Limited). 09/56.
 The Carrick Gold-mining Company (Limited). 10/8.
 The Imperial Cash Register Company (Limited). 10/50.
 Automatic Gas Pressure Lamp Lighter Company (Limited).

Automatic Gas Pressure Lamp Lighter Company (Limited). 11/4

The John Burns Electroplate Company (Limited). 11/35. Thompson Maruia Hydraulic Sluicing Company (Limited). 11/49.

New Zealand Marble and Cement Company (Limited). 12/11.

12/11. The Coastal Steamship Company (Limited). 12/53. The Swastika Gold-mines (Limited). 12/64. Montezuma (Limited). 12/79. The Mount Radiant Prospecting Company (No Liability). 13/1.

- Fuller's (Limited). 13/20. McArthur Milliken and Company (Limited). 13/37. The Pahiatua Akitio Motor Company (Limited). 13 13/69
- The Wellington Bedstead Company (Limited). 14/15. The Wellington Bedstead Company (Limited). 14/15 Peter Bartholemew and Company (Limited). 15/3. The Co-operative Film Services (Limited). 15/39. 14/24

The National Sheep-dip Company (Limited). 17/56.

Dated at Wellington this 11th day of November, 1921.

W. H. FLETCHER, Assistant Registrar of Companies.

926

In the matter of the Companies Act. 1908.

OTICE is hereby given that FAIRBANKS-MORSE COMPANY (AUSTRALASIA), (LIMITED) has removed its office from 31 Shortland Street, Auckland. to 2nd Floor, Colwill's Buildings, Swanson Street, Auckland.

FAIRBANKS-MORSE COMPANY (AUSTRALASIA) (LIMITED), By its Attorney, ROBERT T. CARR. 897

NOTICE RE STOPPING ROAD.

NOTICE is hereby given that the Whakatane County Council, under the provisions of section 131 of the Public Works Act, 1908, proposes to stop certain roads. The lands comprising the roads proposed to be stopped are de-scribed in the Schedule hereto. Plans thereof lie open for public inspection at the offices of the undersigned.

SCHEDULE.

10 acres 3 roods 27.4 perches, passing through Lots 38A 2 and 38B 3, coloured green on plan, and situated in the Parish of Rangitaiki, Block IV, Whakatane Survey District. SUCKLING AND CHAMBERS, Solicitors for the Whakatane County Council.

921

HICKS BAY FARMERS' MEAT COMPANY (LIMITED).

NOTICE is hereby given, pursuant to section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at Te Araroa on the 12th day of November, 1921, at 2 o'clock in the afternoon, for the purpose of having an account laid before the company 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 Liquidator.

Dated the 15th day of October, 1921.

925

Η

C. I. B. BECKETT, Liquidator.

RESOLUTION AMENDING SPECIAL RATE.

W HEREAS the Lower Hutt Borough Council, in pur-

LOWER HUTT BOROUGH COUNCIL.

W HEREAS the Lower Hutt Borough Council, in pur-suance and exercise of the powers vested in it by the Local Bodies' Loans Act, 1913, did by a resolution passed on the 11th day of July, 1921, resolve as follows:— "That, for the purpose of providing the interest and other charges on the loan of £64,000, authorized to be raised by the Lower Hutt Borough Council, under the above-mentioned Act, for the taking or purchase of a gasworks-site, the erection of gasworks the purpose of all necessary plant in connection Act, for the taking or purchase of a gasworks-site, the erection of gasworks, the purchase of all necessary plant in connection therewith, and the necessary alterations and the enlarge-ment of gas-mains, and to provide for the proper system of reticulation in the borough in connection with the said gasworks, and for payment of compensation, engineering, and contingencies relating thereto, the said Lower Hutt Borough Council hereby makes and levies a special rate of 1d and 11/25 the of a ponny (one ponny and elven twenty-Borough Council hereby makes and levies a special rate of Id. and 11/25ths of a penny (one penny and eleven twenty-fifths of a penny) in the pound upon the unimproved rateable value of all rateable property comprising the whole of the Borough of Lower Hutt; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off": And whereas the said resolution is gazetted in the New Zealand Gazette of the 1st day of September, 1921, at name 2281:

page 2281 :

And whereas the said Council has been authorized to borrow the said sum of £64,000 beyond New Zealand, for a term not less than ten years, at a rate of interest not exceeding seven per centum :

And whereas the said special rate made and levied by the said resolution is insufficient to provide the interest and other charges on the said loan, and it is necessary to amend such special rate by increasing the same to one penny and one hundred and seventy-seven two-hundredths of a penny in the pound upon the rateable value (on the basis of the unim-proved value) of all rateable property of the Borough of Lower Hutt, comprising the whole of the said borough :

Now, therefore, the Lower Hutt Borough Council, in pursu-ance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, hereby resolves as follows :---

follows :----"That the said special rate of one penny and eleven twenty-fifths of a penny in the pound made and levied by the said resolution passed on the 11th day of July, 1921, be and the same is hereby amended by increasing the same to one penny and one hundred and seventy-seven two-hundredths of a penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Borough of Lower Hutt, comprising the whole of the said borough, and the said special rate is hereby increased accord-ingly. That the said special rate so amended and increased as aforesaid shall be an annual-recurring rate during the currency of the said loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of ten years, or until the loan is fully paid off." of such loan, being a period of ten years, or until the loan is fully paid off."

J. F. EAMES, Town Clerk.

MEDICAL REGISTRATION.

JAMES DALZIEL, Licentiate of the Faculty of Fnysh-cians and Surgeons (Glasgow), Licentiate of the Royal College of Physicians (Edinburgh), now residing in Hall Street, Pukekohe, hereby give notice that I intend applying on the tenth day of December next to have my name placed on the Medical Register of the Dominion of New Zealand; JAMES DALZIEL, Licentiate of the Faculty of Physiand that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland.

JAMES DALZIEL. Dated at Pukekohe 4th November, 1921.

STATEMENT of RECEIPTS and PAYMENTS under the Otago Presbyterian Church Board of Property Act, 1906, for the year ending 30th September, 1921:-

	Reserve No.	10.			
1920.	Receipts.		£	s .	đ.
Sept. 30. 1921.	By Balance	• ••	1,818	16	7
Sept. 30.	By Rents		1,859	10	0
-	Interest fixed deposit	s	80	0	0
	First Church rent .	• ••	10	0	0
			£3,768	6	7

INO. 97

2130	THE NEW ZEAL	LAND GAZETTE. [No. 97
Sept. 30. 7 Dunedin, Exami	Payments. £ s. d. Fo Grants for churches 2,745 11 10 Audit fee 4 4 0 Land-tax 298 17 0 Gazette 018 0 Bank charge. 010 0 Cheque-book 96 19 6 First Church rent, O. D. Times Coy. 10 0 0 Commission	works or to the taking of such lands, and to send such writing to the Waikato County Council at its office at Hamilton within forty days from the date of the first publication of this notice. Dated at Hamilton this 16th day of November, 1921. J. P. BAILLIE, Chairman. 930 T. B. INSOLL, Clerk. DISSOLUTION OF PARTNERSHIP. NOTICE is hereby given that the Partnership hitherto existing between JOHN BLAKE KELLY, ARTHUR INGVAL DANNELL, and ROBERT JAMES MAIN, carrying on business as Saddlers under the title of the "Dominion Saddlery Company" at Cook Street, Auckland, has been dis- solved as from the 1st November, 1921, by the retirement of Mr. Danrell from the firm. The business will be carried on at the same address under the same name by Messrs. Kelly and Main, who will receive all debts and pay all liabilities of the Partnership. J. B. KELLY.
~		A. I. DANRELL.
D Otago	AENT of RECEIPTS and PAYMENTS under the Presbyterian Church Board of Property Act, e year ending 30th September, 1921 :	R. J. MAIN. Witness to all signatures—E. Murphy, Clerk, Auckland. 931
1000, 101 010	Reserve No. 5.	
1920. Sept. 30. E	Receipts. £ s. d. By Balance 970 10 7	NEWMARKET BOROUGH COUNCIL.
1921. Sept. 30. H		RESOLUTION MAKING SPECIAL RATE.
	Interest 100 0 0 Transfer from Ecclesiastical Fund 1.465 0 0	IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the
	£3,539 2 9	Newmarket Borough Council hereby resolves as follows : That, for the purpose of providing the interest and other charges on a loan of £8,000, authorized to be raised by the
1921. Sept. 30. 7	Payments. £ s. d To Professors' salaries $2,150$ 0 0 Tutors' fees 365 0 0 Expenses of committee 365 0 0 Audit 11 0 Gazette 1 4 Insurance 1 4 Cumming 10 0 Bank charge 35 7 Knox College rents 56 5 0 Books purchased 4 10	Newmarket Borough Council, under the above-mentioned Act, for the purpose of paving Remuera Road, Carlton Road, and a portion of Broadway in concrete or other suitable material, the said Council hereby makes and levies a special rate of threepence (3d.) in the pound upon the annual value of all the rateable property in the Borough of Newmarket; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the cur- rency of such loan, being a period of 36½ years, or until the loan is fully paid off. 932 S. DONALDSON, Mayor. In the matter of the Companies Act, 1908, and in the matter of A. L. WICKS (LIMITED).
Danedin.	Balance 2,823 16 6 Balance £715 6 3 E. and O.E. FRED. SMITH, Factor. 30th September, 1921.	NOTICE is hereby given that particulars of all debts or claims against the above-named company are required to be sent to E. B. BORHAM, the Liquidator of the company, 182 Wakefield Street, Wellington, on or before the 3rd day of December, 1921. No claims will be recognized if not received before the above date. Dated this 15th day of November, 1921.
Examin	and found correct.—Thos. Moodie, Auditor. 20th October, 1921. 929	933 E. B. BORHAM, Liquidator.
In the ma PUBLIC Counce wit, the con following la County Cou Act, 1908, sa or parcel of taining by a being part	atter of the Public Works Act, 1908. notice is hereby given that the Waikato County cil proposes to execute certain public works—to struction of a public road; for which purpose the ands require to be taken by the said Waikato uncil, under the provisions of the Public Works sections 18 and 19, that is to say: All that piece I land in the Provincial District of Auckland, con- admeasurement 1 acre 38-1 perches (more or less), of Allotment 22 of the Parish of Kirikiriroa, wards the north by a road, 231-4 links; towards the	NOTICE UNDER THE PUBLIC WORKS ACT, 1908. NOTICE is hereby given that the Education Board of the District of Auckland intends to erect a public school, and to take, under the provisions of the Public Works Act, 1908, for the purposes of a public school the following land, namely : All that piece of land situated in Block XI of the Otanake Survey District, containing 8 acres, more or less, being part of a block called Kinohaku East 4B No. 1. A plan of the said land is deposited at the post-office at Pionio and is there onen for insection by all persons at all

A plan of the said land is deposited at the post-office at Piopio, and is there open for inspection by all persons at all reasonable hours. All persons affected are hereby required and called upon to set forth in writing any well-grounded objections to the erection of a public school on the said land or to the taking of such lands, and to send such writing, within forty days from the first publication of this notice, to the Education Board of the District of Auckland at its office in Williamson's Chambers Shortland Street Auckland Chambers, Shortland Street, Auckland. Dated at Auckland this 10th day of November, 1921.

E. C. PURDIE, Secretary to the Education Board of the District of Auckland.

2790

	R	ESERVE .	No. 5.					L
1920.		Receip	ots.		£	в.	d.	
Sept. 30. 1921.	By Balance	••	••	••	970		7	
Sept. 30.	By Rents	••	••	••	1,003	12	2	Ł
-	Interest	••	••	• •	100	0	0	L
	Transfer	from	Ecclesia	stical				
	Fund	••		••	1,465	0	0	l
					£3, 5 39	2	9	
1001		Payme n	ts.					
1921.		•			£	в.	ď	
Sept. 30.	To Professor		es	••	2,150	0	0	
	Tutors' fe		. • •	••	365	0	0	l
	Expenses	of com	mittee	••	37	19	0	
	Audit	••	••	••	1	1	0	L
	Gazette	••	••	• •	0	18	6	ł
	Insurance		••	••	1	4	0	L
	Assessme	nt, Dick	ie, Davie	s, and				L
	Cummi	ng	••	••	45	0	0	l
	Bank cha	rge	••		. 0	10	0	l
	Cheque-b	ook	••		3	5	7	l
	Knox Col		ts		56	5	Ó	L
	Expenses			ssors'	103	5	0	l
	Books pu		,		4	4	10	L
	Commissi	on	••	•••	55	3	7	
					2,823	16	6	
	Bala	nce	••	••	£715	6	3	
		E. an	1 O.E.					ŀ
				GMITO	TT The			

W fo CA of ta b bounded towards the north by a road, 231.4 links; towards the south-east by other part of the said allotment, 1378.1 links; towards the east by a road, 122.5 links; and towards the north-west by other part of the said allotment, 1098.7 links. And also that piece or parcel of land in the said Provincial District of Auckland, containing by admeasurement 3 roods 4.6 perches (more or less), being part of Allotment 22 of the Parish of Kirikiriroa, bounded towards the south-east by other part of the said allotment, 294.3 links and 172 links; towards the south by other part of the said allotment, 574.6 links; and towards the north-west by a road, 365.6 links, 564.3 links, and 61.8 links. A plan of the lands required to be taken as aforesaid is open for inspection at the office of the Waikato County Council at Hamilton. All persons affected are hereby called upon to set forth in bounded towards the north by a road, 231.4 links : towards the

All persons affected are hereby called upon to set forth in writing any well-founded objections to the execution of such November, 1921, in the New Zealand Herald newspaper. 935

In the matter of the Companies Act, 1908; and in the matter of HESSEY, CAMERON; TACON (LIMITED).

S PECIAL resolutions passed at a duly convened meeting of shareholders held on the 5th November, and confirmed at a meeting on the 12th November, for winding up the above company :-

That the company be wound up voluntarily under the provisions of the Companies Act, 1908.
 That Mr. NORMAN H. JAMES, F.P.A. (N.Z.), be appointed Liquidator for the purposes of such winding-up.

D. J. CAMERON, Chairman of Directors. 936

S PECIAL REPORTS ON EDUCATIONAL SUB-JECTS .- CATALOGUE OF THE PLANTS OF NEW ZEALAND : Indigenous and Naturalized Species. By T. F. CHEESEMAN, F.L.S., F.Z.S. Price, 1s.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

THE NEW ZEALAND GAZETTE.

SUBSCRIPTIONS. — The subscription is at the rate of £3 per annum, including postage, PAYABLE IN ADVANCE. A less period than three months cannot be subscribed for.

Single copies of the Gazette, 6d. each.

Advertisements are charged at the rate of 6d. per line for the first insertion, and 3d. per line for the second and any subsequent insertion.

Statements under the Mining Act are uniformly charged 23s.

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible hand.

The number of insertions required must be written across the face of the advertisement.

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Director : Mr. J. E. STEVENS.

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

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