

THE

EW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, FEBRUARY 23, 1922.

Boundaries of Districts under the Births and Deaths Registration Act, 1908, altered.

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

A PROCLAMATION.

In pursuance and exercise of the power and authority vested in me by the Births and Deaths Registration Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby abolish the existing registration districts known as the Inglewood, Stratford, New Plymouth, and Waitara districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into four registration districts, the names whereof shall be the Inglewood, Stratford, New Plymouth, and Waitara districts, and the boundaries whereof shall be conterminous with the boundaries of the marriage districts bearing the same names as are aries of the marriage districts bearing the same names as are set forth in a Proclamation of even date herewith, made under

the provisions of the Marriage Act, 1908.

And I hereby declare that this Proclamation shall come into operation on the first day of March, in the year of our Lord one thousand nine hundred and twenty-two

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 13th day of February, 1922.

WM. DOWNIE STEWART Minister of Internal Affairs

GOD SAVE THE KING!

Boundaries of Districts under the Marriage Act, 1908, altered.

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

IN pursuance and exercise of the power and authority vested in me by the Marriage Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby abolish the existing marriage districts known as the Inglewood, Stratford, New Plymouth,

and Waitara districts, and do proclaim and declare that the territory heretofore comprised within the said districts is hereby divided anew into four marriage districts, the names and boundaries whereof shall be as follows:

INGLEWOOD DISTRICT.

All that area in the Taranaki Land District bounded by a line commencing at the summit of Mount Egmont and proceeding thence along a right line to the source of the Waiwakaiho Stream, down that stream to the north-west boundary of Section 48, Hua and Waiwakaiho Hundred District, Block X, Paritutu Survey District; thence along the north-western and eastern boundaries of said Section 48, the southern boundary of Section 44 to the Egmont Road along that ern boundary of Section 44 to the Egmont Road, along that road to the southern boundary of Section 45, along that boundary and the southern boundary of Section 32 (education reserve), Tarurutangi District, along the western and southern boundaries of Section 41 to King Road, northerly along that road to the northern boundary of Section 49, along that boundary and the western and northern boundaries of Section 53 to Hursthouse Road southerly along that road to boundary and the western and northern boundaries of Section 53 to Hursthouse Road, southerly along that road to the northern boundary of Section 54, Tarurutangi District, along that boundary and along the western and southern boundaries of Section 199, Huirangi District, and the production of the latter to the Waiongona River, down that river to the northern boundary of Section 98, and along that boundary to the Worley Road; thence northerly along that road to the northern boundary of Section 111, and along the northern and eastern boundaries of said Section 111, along the northern boundary of Section 120 to the Richmond Road, and northerly along that road to the northern boundary of Section 129; thence along that boundary and the eastern boundaries of Sections 129, 130, 131, 132, and 133, Huirangi District, to the north-western corner of Section 1, Block XIII, Waitara Survey District, along the north-western Huirangi District, to the north-western corner of Section 1, Block XIII, Waitara Survey District, along the north-western boundary of said Section 1 to the western boundary of Section 208, Huirangi District; thence along the western boundaries of Sections 208, 149, 150, and 151, and along the northern boundary of Block XIII, Waitara Survey District, to the western boundary of Section 167, Huirangi District, and southerly along that boundary to the Mangapoto Stream, down that stream and the Manganui Stream to the Waitara River: thence up the said Waitara River to the north-River; thence up the said Waitara River to the north-western boundary of Section 15, Block XV, Waitara Survey District, along that boundary to the Otaraoa Road; thence

north-westerly along that road to the northern boundary of north-westerly along that road to the northern boundary of Section 12, along the northern boundaries of Sections 12, 20, and 21, and the eastern boundary of the last-named section to the Taramoukou Road; thence easterly along the Taramoukou and the Mataro Roads, along the northern boundaries of Sections 5, 6, and 7, Block XVI, Waitara Survey District, and Sections 1, 2, and 3, Block XIII, Upper Waitara Survey District, to the Waitara River; thence down that river and up the Makino Stream to the northern boundary of Block XII, Huiroa Survey District, and westerly along that boundary and the northern boundary of Block XI, Huiroa Survey District, to the Mana Road; thence southerly along that road, south-westerly along the Makara Road, and again southerly along the eastern boundary of Section 5, Block XI, Huiroa Survey District to the Makira Streem theore XI, Huiroa Survey District, to the Makino Stream; thence up that stream to the western boundary of said Section 5, and northerly along that boundary to Section 28, Block X; thence westerly along the southern boundaries of Sections 28, thence westerly along the southern boundaries of Sections 28, 26, and 20 to the Mangaotea Road, northerly along that road to Section 14, and along the southern boundary of said Section 14; thence southerly along the eastern boundary of Section 11 to the Croydon Road, and westerly along that road to the eastern boundary of Block IX, Huiroa Survey District; thence northerly along the eastern boundary and westerly along the northern boundary of said Block IX to the Waipuku River, and up that river to its source; thence along a right line to the summit of Mount Egmont, the point of commencement.

STRATFORD DISTRICT.

All that area in the Taranaki Land District bounded by a line commencing at the summit of Mount Egmont and proceeding along the southern boundary of the Inglewood District hereinbefore described to the north-western corner of Block XII, Huiroa Survey District; thence southerly along the western boundaries of Blocks XII and XVI, Huiroa Survey District, to the southern boundary of Section 22 of said Block XVI; thence southerly generally along the southern boundary of Section 22 and the south-eastern boundary of Section 21 to Gordon Road; thence southerly along that road to the southern boundary of Section 17, and easterly along that boundary to the northernmost corner of Section 23, Clandon Settlement; thence south-westerly along the northwestern boundaries of that settlement and of Toka A Block to the Patea River, and down that river to the northern boundary of Block XII, Ngaire Survey District; thence easterly along the northern boundaries of Blocks XII. XI, X, and IX, Ngaire Survey District, and Block XII, Kaupokonui Survey District, to Palmer Road, along that road to the Kapuni Stream, and up that stream to its source; thence along a right line to the summit of Mount Egmont, the place of commencement. All that area in the Taranaki Land District bounded by a

NEW PLYMOUTH DISTRICT.

All that area in the Taranaki Land District bounded by a right line commencing on the summit of Mount Egmont and proceeding thence along a right line to the source of the Kapoaiaia River, down that river to the sea, and along the sea-coast to the mouth of the Waiongona River; thence up that river to the northern boundary of the Inglewood District hereinbefore described; thence along that boundary and the western boundary thereof to the summit of Mount Egmont, the point of commencement.

WAITARA DISTRICT.

All that area in the Taranaki Land District bounded by a All that area in the Taranaki Land District bounded by a line commencing at the mouth of the Waiongona River and proceeding thence along the sea-coast to a point due west of Mount Tiger in Block III, Tainui Survey District; thence easterly along a right line to said Mount Tiger, and along the southern watershed of the Mohakatino River and the summit of the range over Mount Dampier to Section 17, Block II, Pouatu Survey District; thence along the northern boundaries of Sections 17 and 18 to Mount Dampier Road, along that road and the Mangapapa Road to the Waitara River; thence down that river to Section 3, Block XIII, Upper Waitara Survey District; thence along the northern boundary of the Inglewood District hereinbefore described to the Waiongona River, and down that river to its mouth, the point of commencement. point of commencement.

And I hereby declare that this Proclamation shall come into operation on the first day of March, in the year of our Lord one thousand nine hundred and twenty-two.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 13th day of February, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

GOD SAVE THE KING!

Change of Name of Locality "Gumtown" to "Coroglen."

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

WHEREAS settlers in the locality known as "Gumtown," in the County of Coromandel, desire that the name of such locality should be changed to "Coroglen," and

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on me by the Designation of Districts Act, 1908, and of all other powers and authorities enabling me in this behalf, do hereby proclaim and declare that the name of the locality known as "Gumtown," in the County of Coromandel, shall be and the same is hereby altered to "Coroglen," and do assign the last-mentioned name to such locality accordingly; and also do hereby proclaim and declare that this Proclamation shall take effect on the first day of July, one thousand nine hundred and twenty-two, not being earlier than six months after the first publication thereof in the Gazette.

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 30th day of November, 1921.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

GOD SAVE THE KING!

[Issued in substitution for Proclamation dated the 18th day of November, 1921, and gazetted on the 24th day of November, 1921, page 2801.]

Change of Name of Locality "Cabbage Bay" to "Colville," and of Bay "Cabbage Bay" to "Colville Bay."

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

A PROCLAMATION.

Where A Bay," in the County of Coromandel, desire that the name of such locality, and of the bay adjacent thereto also known as "Cabbage Bay," should be changed to "Colville" and "Colville Bay" respectively, and it is considered expedient to alter the same:

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 on me by the Designation of Districts Act, 1908, and of all other powers and authorities enabling me in this behalf do hereby proclaim and declare that the name of the locality of all other powers and authorities enabling me in this behalf, do hereby proclaim and declare that the name of the locality now known as "Cabbage Bay," and that the name of the bay now known as "Cabbage Bay," in the County of Coromandel, shall be and the same are hereby altered to "Colville" and "Colville Bay" respectively, and do assign the last-mentioned names to such locality and such bay accordingly; and also do hereby proclaim and declare that this Proclamation shall take effect on the first day of March, one thousand nine hundred and twenty-two, not being earlier than six months after the first publication thereof in the Gazette.

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 19th day of August, 1921.

W. NOSWORTHY,
For Minister of Internal Affairs.

GOD SAVE THE KING!

Declaring a certain Area added to the County of Manukau to be included in Mangere Riding thereof.

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

A PROCLAMATION.

WHEREAS by Order in Council dated the twenty-first day of November, one thousand nine hundred and twenty-one, and published in the New Zealand Gazette of the twenty-fourth day of November, one thousand nine hundred and twenty-one, the boundaries of the Borough of Otahuhu were altered by the exclusion of a certain area from the Borough of Otahuhu and the inclusion of such area in the County of Manukau: And whereas it is desirable that the area so added to the County of Manukau should be included in the Mangere Riding of that county:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by

section twenty-one of the Counties Act, 1920, do hereby declare that the area included as aforesaid in the County of Manukau shall on and from the second day of April, one thousand nine hundred and twenty-two, be included in the Mangere Riding of the said county, and that the boundaries of such riding shall be those set forth in the Schedule hereto.

SCHEDULE

MANGERE RIDING, COUNTY OF MANUKAU.

ALL that area in the North Auckland Land District, in the County of Manukau, bounded on the south-east by a line commencing at the head of Otaki Creek, a branch of the Tamaki River, and proceeding thence south-westerly generally along the north-western boundary of the Papatoetoe Town District to the westernmost corner thereof, thence along the road forming the north-western boundaries generally of Sections 48, 51, and 53, Parish of Manurewa, to Pukaki Creek, and along the castern shore of that creek to Manukau Harbour, bounded on the south, west, north, and north-east by the county boundary to Otaki Creek, the place of commencement; including Puketutu, Oruaruakihi, and other adjacent islands in the Manukau Harbour.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

In pursuance of the power and authority 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 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.

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND.— NATIONAL ENDOWMENT.

$Waipare ira\ Parish.$

Area.

		A.	R.	P.			A.	R. P.
Section 258		12	0.2	20 ↓	Section	265	 13	0 5
,, 259		12	1)	10	,,	266	 11	2 10
,, 261		12	2 2	20	,,	268	 12	2 0
			Arc	ai P	Parish.			
Section 7		95	0	0	Section	N. 53	 69	3 32
Sections 8, 9		179	2 5	23	,,	54	 163	1 15
Sections 10,	11,							
N.E. 12		291	2	0				ı

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issue under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922

D. H. GUTHRIE, Minister of Lands.

Area.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

In pursuance of the power and authority 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 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.

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND.— NATIONAL ENDOWMENT.

Paremoremo Parish.

			Area	a.				A	rea,	
		A.	R.	Ρ.				A.	R.	P.
SECTIO	и 166	 40	0	0	Section	439		30	0	0
,,	167	 40	0	0	,,	440		29	3	39
,,	168	 40	0	0	,,	441		30	0	0
,,	174	 40	0	0	,,	442		35	0	7
١,,	436	 40	0	0	,,	272		48	3	23
٠,,	437	 37	3	25	,,	273		40	3	0
,,	438	 40	0	1	,,	288		35	1	22
		W	ain	areii	a Paris	h.				
Section	1 249	 •••					Area	, 12	0	15

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

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

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.

		Pa	irt Orongo	Settlement	: .		A.	R.	P.
SECTION	10				• •	Area,	47	3	2
,,	12					,,	47	3	35
,,	14					,,	47	3	2
,,	16	• •		• •		,,	44	2	32

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922.

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.

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

A PROCLAMATION.

THEREAS 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 no control preventing the profitable occupation of such land.

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.

SCHEDULE.

TARANAKI LAND DISTRICT.

SECTION 31, Block XII, Mapara Survey District: 1st January, 1922.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922.

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 Otago Land District.

JELLICOE, Governor-General.

A PROCLAMATION.

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

SCHEDULE.

OTAGO LAND DISTRICT.—SETTLEMENT LAND. SECTION 8s, Wairuna Settlement, Waipahi Survey District: Area, 495 acres.

Given under the hand of His Excellency the Governor General of the Dominion of New Zealand; and issue under the Seal of that Dominion, at the Government House at Wellington, this 16th day of February, 1922.

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 Soldiers, under District.

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—CROWN LAND.

SECTION 5, Block IV, Kaihu Survey District: Area, 1 acre 0 roods 21.3 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 16th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Proclaiming Road-lines laid out through Retaruke No. 4 Block to be Public Roads.

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

A PROCLAMATION.

WHEREAS the parcels of land described in the Schedule hereto were, by an order of the Native Land Court made on the twelfth day of December, one thousand nine hundred and eleven, duly laid off as road-lines, in pursuance of section one hundred and seventeen of the Native Land Act, 1909:

And whereas by section two of the Native Land Amendment and Native Land Claims Adjustment Act, 1918, it is provided that where any road-line has heretofore been laid out under the said section one hundred and seventeen and has not been proclaimed as a public road, then such road-line may be proclaimed as a public road under section forty-eight of the Native Land Amendment Act, 1913, subject, however, to the conditions prescribed by section fifty-one of the last-mentioned Act and section fifteen of the Native Land Amendment Act, 1914:

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

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 authority of the district concerned, in terms of section fifteen of the Native Land

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

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

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section forty-eight of the Native Land Amendment Act, 1913, do hereby proclaim as public roads the road lines described in the Sekerness of the power of the proclaim as public roads the road lines described in the Sekerness of the power of the proclaims as public roads the road lines described in the Sekerness of the power of the proclaims. roclaim as public roads the road-lines described in the Schedule hereto.

SCHEDULE.

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

Portion of

A B. P. Retaruke No. 4 Block, Block VI; coloured red. Retaruke No. 4 Block, Blocks V and VI; coloured blue. 26 0 0

6 0 16 Retaruke No. 4 Block, Block V; coloured blue.

Situated in Kaitieke Survey District. In the Wellington Land District; as the same are more particularly delineated on the plan marked L. and S. 16/927, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1948, 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 17th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING'

Land proclaimed as Roads, and Roads closed, in Hillend and Waitahuna East Survey Districts, Otago Land District

JELLICOE, Governor-General [L.S.]

A PROCLAMATION

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

FIRST SCHEDULE.

LAND PROCLAIMED AS ROADS.

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

Hillend Survey District.

A,	R.	P.	Being Portion of
0	2	17	Section 1, Block V.
1	2	15	Sections 1 and 3, Block V.
0	0	11	Sections 3 and 4, Block V.
	1	27	Sections 4, 5, and 6, Block V.
1	0	12	Sections 6 and 7, Block V.
1 1 0	2	22	Section 8, Block V.
0	0	8	Section 2, Block XII.
0	1	8	Sections 1 and 2, Block XII.
1	1	23	Section 1, Block XII.
0	0	33	" l [°] "
0	3	20	, 2 ,
0		11	,, 2 ,,
8	2	30	Section 2, Block XII, and Sections 1, 2, 3,
			and 27, Block IV.
0	l	14	Section 1, Block XII.
0	0	28	,, ,,
1	0	12	"
0	1	15	"
. 3	0	0	"
0	2	20	,,
0	0	16	,, ,,
4	1	35	Section 1, Block XII, and Sections 5 and 6,
			Block IV.
1	3	29	Sections 8, 9, and 18, Block IV.
3	0	0	Section 22, Block IV.
2	1	9	Sections 32 and 33, Block IV.
$\frac{3}{2}$	0	31	Section 21, Block IV.
0	0	34	,, 33 ,,
1	3	24	" 21 "

			Waitahuna	East	Survey	Distri
A.	R.	₽.	Being Porti	ion of		
0	2	32	Section 12,	Bloc.	k I.	
0	1	6	,,	,,		
0	0	8	**	9.9		
0	2		,,	,,		
0	2	0	,,	,,		
0	1	32	,,	,,		
1	1	16	,,	,,		
()	0	5	••	,,		
43	•	$\alpha \alpha$				

Coloured on plan: Red.

SECOND SCHEDULE.

ROADS CLOSED.

Hillend Survey District.

APPROXIMATE areas of the pieces of roads closed :-

A. R. P. 0 0 20 Being Portion of Section 1, Block XII. $\begin{array}{cc}1&0\\3&20\end{array}$

1 16 Seètion 1, Block XII, and Sections 6 and 7, Block IV.
 1 18 Sections 21, 32, and 33, Block IV.
 0 34 Section 21, Block IV.

Coloured on plan: Green.

All in the Otago Land District; as the same are more particularly delineated on the plan marked L. and S. 21/291 (sheets 1, 2, 3, 4, 5, and 6), deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1947, 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 17th day of February, 1922.

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

Land proclaimed as a Road in Block I, Hukatere Survey District, Otamatea County.

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

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

SCHEDULE.

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

A. R. P.

2 3 0 Portion of Section 7; coloured blue.

0 1 30.3

0 0 2 7 Portion of Sec. 544 No. 24; coloured red.

Situated in Matakohe Parish, Block I, Hukatere Survey District (Auckland R.D.). (S.O 21697.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53368, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and the considered as above more released. 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 17th day of February, 1922.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Road in Block II, Onewhere Survey District, Franklin County.

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

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

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 18.98 perches. Portion of Pura

ortion of Purapura No. 1, Block II, Onewhero Survey District (Auckland R.D.). (S.O. 21719.)

In the North Auckland Land District; as the same is more particularly deline tea on the plan marked P.W.D. 53553, 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 18th day of February, 1922.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block VI, Titirangi Survey District.

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

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in 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 ninth day of March, one thousand nine hundred and twenty-two.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P.
1 1 13 Portion of Section 75; coloured pink.
0 0 20 "S. 43; coloured purple.

Situated in Parish of Waikomiti, Block VI, Titirangi

Structed in Farish of Walkomiti, Block VI, Intrangi Survey District. (S.O. 21651.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53676, 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 18th day of February, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Revoking a Proclamation taking Land for the Purposes of Workers' Dwellings in the City of Wellington.

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

I N 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, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation dated the third day of May, one thousand nine hundred and twenty, and published in the New Zealand Gazette No. 44, of the fifth day of May, one thousand nine hundred and twenty, taking portion of Section 31, Karori, Block VI, Port Nicholson Survey District (City of Wellington), for the purposes of workers' dwellings, such land being not now required for the purposes for which it was taken.

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 18th day of February, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Amending the Description of Ellesmere Domain, Canterbury Land District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by an Order in Council, dated the twenty-ninth day of November, one thousand nine hundred and twenty, and gazetted on the ninth day of December, one

thousand nine hundred and twenty (hereinafter referred to as
the said Order in Council), a Domain Board was appointed to
have controllofthe Ellesmere Domain:
And whereastanterror was madelin the description of the
said domain in the Schedule to the said Order in Council,
and it is expedient that the error should be rectified:
Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, acting by and with the advice
and consent of the Executive Council of the said Dominion,
and in pursuance and exercise of the powers conferred upon and in pursuance and exercise of the powers conferred upon him by the Public Reserves and Domains Act, 1908, and of every other power and authority enabling him in this behalf, doth hereby amend the Schedule to the said Order in Council by substituting the description of the said Ellesmere Domain set forth in the Schedule hereto in lieu of the description of the said domain set forth in the Schedule to the said Order in Council.

SCHEDULE.

ELLESMERE DOMAIN .- CANTERBURY LAND DISTRICT.

RESERVE No. 1630, Block I, Southbridge Survey District:

Area, 213 acres, more or less.

Also Reserve No. 3940, formerly parts of Rural Sections 3344 and 4041, situated in the Southbridge Town District, Blocks I and V, Southbridge Survey District: Area, 8 acres, more or

Also Reserve No. 3939, formerly part of Rural Section 5979, Block XIV, Leeston Survey District: Area, 10 acres, more or

F. D. THOMSON, Clerk of the Executive Council

Arrangements for taking Poll respecting Proposed Borough of Avondale, County of Eden.

JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 23rd day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities vested in him by the Municipal Corporations Act, 1920, 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 direct that a poll shall be taken on the proposal that the area described in the Schedule hereto may be constituted a borough under the Municipal Corporations Act, 1920; and, further, doth hereby make the following appointments and arrangements for the purpose of taking the said poll:

1. Arthur Nunns, of Avondale, to be the Returning Officer for the purpose of taking the said poll, and also to be the person authorized to prepare a voters roll of the persons entitled to vote at the said poll.

2. The voters roll prepared and signed by the said Arthur

2. The voters roll prepared and signed by the said Arthur Nunns shall be the voters roll to be used at the said poll.

3. Each person on such roll shall have and may exercise

one vote, and no more.

4. The said poll shall be taken on Saturday, the fourth day of March, one thousand nine hundred and twenty-two, and shall close at seven o'clock in the afternoon of that day.

5. Except as herein provided, the poll shall be taken as nearly as may be in the manner provided by the Local Elections and Polls Act, 1908, and the Returning Officer hereby appointed shall be deemed to be a Returning Officer appointed for the purposes of that Act.

SCHEDULE.

AREA PROPOSED TO BE CONSTITUTED THE BOROUGH OF Avondale.

ALL that area in the North Auckland Land District bounded ALL that area in the North Auckland Land District bounded towards the north generally by Waitemata Harbour from the Whau River to Oakley Creek; thence towards the east generally by Oakley Creek aforesaid to the southern boundary of Section 62, Parish of Titirangi; thence towards the south by that boundary and its production to the middle of a road forming the western boundary of Section 62 aforesaid: by that boundary and its production to the midddle of a road forming the western boundary of Section 62 aforesaid; thence again towards the east by a line along the middle of that road to a line perallel to and distant three chains from the southern side of New North Road; thence again towards the north-west by that line to Oakley Creek aforesaid; thence again towards the north-east generally by that creek to the eastern side of Richardson Road, which forms the north-eastern boundary of Section 94, Parish of Titirangi; thence again towards the north-east by the eastern side of that road to its nearest angle; thence by a line across that road to the western side of road forming the north-eastern boundaries generally of Sections 66 and 67, Parish of Titi-

thousand nine hundred and twenty (hereinafter referred to as rangi; thence towards the north-east generally by that road-the said Order in Council), a Domain Board was appointed to side to the easternmost corner of Section 67 aforesaid; thence have controllof the Ellesmere Domain:

And whereas an error was made in the description of the land south-western boundaries of Section 67 aforesaid to a and south-western boundaries of Section 67 aforesaid to a point in line with the eastern side of Boundary Road, which forms the eastern boundaries of Sections 78 and 77, Parish of Titirangi; thence by a right line to said eastern side of Boundary Road; thence towards the south-east by said eastern side of Boundary Road and a right line across White Swan Road to the north-eastern corner of Section 75, Pärish of Titirangi; thence towards the south-east by the eastern boundary-line of the last-mentioned section to Manukau Harbour; thence towards the south generally by Manukau Harbour to the western side of the Whau-Portage Road; thence towards the west by that roadside to Avondale Stream, and again towards the west generally by that stream and the Whau River to Waitemata Harbour, the place of commencement. ment.

F. D. THOMSON, Clerk of the Executive Council

Crown Land set apart for the Purpose of promoting the Systematic Recovery of Kauri gum and other Valuable Products contained therein.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of January, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

PY virtue and in exercise of the powers and authorities conferred upon me by section three of the Kauri-gum Industry Amendment Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the Crown land described in the Schedule hereto, and situated within the Whangarei County Kauri-gum District, for the purpose of promoting the systematic recovery of kauri-gum and other valuable products contained

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 129 acres 3 roods, more or less, situated in Block II, Mangawai Survey District. Bounded towards the north-east by Crown land, 2886.9 links; towards the east generally by a public road, 61.1, 228, 749.8, 614.9, 326.2, 350.1, 118.6, 500.3, 303.8, 287.5, 266.5, 435.8, 156.8, 150.3, 227.6, 751.6, 796, and 291.2 links; towards the south-east by the other part of Molesworth No. 1 Kauri-gum Reserve, 255 links; and towards the south-west and west generally by the Mangawai River: be all the aforesaid linkages a little more or less. (Auckland plan No. 21435, blue.)

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 13th day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

PUTAI NGAHERE DOMAIN.—WELLINGTON LAND DISTRICT. Section 74, Township of Livingstone: Area, 77 acres 3 roods 27 perches.

F. D. THOMSON, Clerk of the Executive Council. Regulations for Deer-shooting in the Counties of Hutt and Featherston (Wainui), Akitio, Tararua Forest Reserve, and

JELLICOE, Governor-General.

IN pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District described in the First Schedule hereto, and further apparations the conditions of fracting such deer shooting further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

REGULATIONS.

REGULATIONS.

1. Red-deer stags may be taken or killed within the district described in the First Schedule hereto from the 1st April, 1922, to the 31st May, 1922 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Carterton, Featherston, Greytown, Eketahuna, Pahiatua, Makuri, Pongaroa, Palmerston North, Paraparaumu, Otaki, Taihape, Mangaweka, Lower Hutt, and Shannon, on payment by the licensee of a license fee of £3. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

3. No licensee under these regulations shall take or kill more than two stags, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No licensee shall allow any dog to accompany either himself or any attendant while stalking in the district to

himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Regulations as to deer "tags," per New Zealand Gazette No. 40, Vol. I, of 20th May, 1900, page 1408, shall be strictly adhered to by each licensee, who in addition thereto shall return all unused "tags" to the secretary of the Wellington Acclimatization Society, Wellington, immediately he has finished stalking for the season for which such "tags" have been issued, together with a statement of the number of deer shot.

7. Nothing in these regulations shall be deemed to authorize

any person to sell any deer or any part thereof.

8. Every person who commits a breach of these regulations s liable, on summary conviction, to a fine not exceeding £20.

FIRST SCHEDULE.

District to which License relates.

All that area commencing at the Onoke Lake, thence northward along the west side of the Wairarapa Lake to Featherston, thence along the railway-line to Eketahuna, thence eastward in a direct line to the sea at Castlepoint, thence northward along the coast to the Waimata River, thence in a direct line westward to Palmerston North, thence along the railway-line to Paekakariki, thence southward to the sea at Petone, thence along the coast to the point of commencement at the Onoke Lake.

Also all that area within a line commencing at the mouth of the Kawatan River thence westward along the river to

Also all that area within a line commencing at the mouth of the Kawatau River, thence westward along the river to its junction with the Pourangaki Stream, thence along the stream to its source at the summit of the Ruahine Ranges, thence northward to Motopuha, thence westward to Te Rotoiti, thence southward to Moawhango, thence to the point of commencement at the mouth of the Kawatau River.

Areas excluded therefrom.

From the sea at Petone following the railway-line to Upper Hutt, thence following the Hutt River to its junction with the Lesser Hutt, thence in a northerly direction to Mount Hector, thence in a northerly direction to Mount Crawford, thence north to Mount Dundas, thence in a north-westerly direction to Shannon, thence southward to Petone, the point of commencement.

Also all that piece of land containing 6,500 acres, being parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey District, and shown on the Crown Lands provisional map of the Hutt County as a timber and water reserve (the said land being the catchment area for the Wellington City Council's reservoir situated at Wainuiomata).

SECOND SCHEDULE.

No.

License to take or kill Red-deer Stags.

, of , having this day paid the sum of £3, is hereby authorized to take or kill two red-deer stags,

of not less than ten points, within that part of the Wellington or not less than ten points, within that part of the Weinigton Acclimatization District described in the endorsement hereon, from the 1st April, 1922, to the 31st May, 1922 (both days inclusive). This license is issued subject to the provisions of the Animals Protection Act, 1908, and to the regulations thereunder in force within the said part of the Wellington Acclimatization District.

Dated at

day of

Chief Postmaster [or Postmaster].

ENDORSEMENT.

District to which License relates.

District to which License relates.

All that area commencing at the Onoke Lake, thence northward along the west side of the Wairarapa Lake to Featherston, thence along the railway-line to Eketahuna, thence eastward in a direct line to the sea at Castlepoint, thence northward along the coast to the Waimata River, thence in a direct line westward to Palmerston North, thence along the railway-line to Paekakariki, thence southward to the sea at Petone, thence along the coast to the point of commencement at the Onoke Lake.

Also all that area within a line commencing at the mouth of the Kawatau River, thence westward along the river to its junction with the Pourangaki Stream, thence along the stream to its source at the summit of the Ruahine Ranges, thence northward to Motopuha, thence westward to Te Rotoiti, thence southward to Moawhango, thence to the point of commencement at the mouth of the Kawatau River.

Areas excluded therefrom.

From the sea at Petone following the railway-line to Upper Hutt, thence following the Hutt River to its junction with the Lesser Hutt, thence in a northerly direction to Mount Hector, thence in a northerly direction to Mount Crawford, thence north to Mount Dundas, thence in a north-westerly direction to Shannon, thence southward to Petone, the point of commencement.

Also all that piece of land containing 6,500 acres, being parts of Blocks VIII, IX, X, and XVII, Rimutaka Survey District, and shown on the Crown Lands provisional map of the Hutt County as a timber and water reserve (the said land being the catchment area for the Wellington City Council's reservoir situated at Wainuiomata).

s witness the hand of His Excellency the Governor-General, this 18th day of February, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Regulations for Deer-shooting in the Counties of Featherston and Wairarapa South (Haurangi Reserve).

JELLICOE, Governor-General.

JELLICOE, Governor-General.

In pursuance and exercise of the powers conferred upon me by the Animals Protection Act, 1908 (hereinafter referred to as "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in that part of the Wellington Acclimatization District comprised in the Counties of Featherston and Wairarapa South (excepting that portion of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also the area described in the First Schedule hereto), and further prescribing the conditions affecting such deer-shooting, the form of license, and the fee payable in respect thereof.

REGULATIONS.

1. Red-deer stags and hinds may be taken or killed within that portion of the Wellington Acclimatization District herein-

that portion of the Weilington Acenhatization District hereinbefore described from the 1st April, 1922, to the 31st May, 1922 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Wellington, or by the Postmasters at Masterton, Carterton, Greytown, Featherston, and Martin-land, and the contract by the license for a figure for a fig borough, on payment by the licensee of a license fee of £3. Not more than one such license shall be issued to any one person. Every such license shall be in the form in the Second Schedule hereto.

Schedule hereto.

3. No licensee under these regulations shall take or kill more than four stags and six hinds, and no stag shall be taken or killed carrying antlers with less than ten points.

4. No licensee shall allow any dog to accompany either himself or any attendant while stalking in the district to which his license relates.

5. Nothing in these regulations or in any license issued thereunder shall be deemed to authorize a licensee to take or kill any stag or hind in any part of the Wellington Acclimatization District other than that part to which these regulations apply, or in any other acclimatization district.

6. Regulations as to deer "tags," per New Zealand Gazette No. 40, Vol. I, of 20th May, 1900, page 1408, shall be strictly adhered to by each licensee, who, in addition thereto, shall return all unused "tags" to the Secretary of the Wellington Acclimatization Society, Wellington, immediately he has finished stalking for the season for which such "tags" have been issued, together with a statement of the number of deer shot

7. Nothing in these regulations shall be deemed to authorize any person to sell any deer or any part thereof.

8. Every person who commits a breach of these regulations is liable, on summary conviction, to a fine not exceeding £20.

FIRST SCHEDULE

Excluded Area.

All that area of land in the Huangarua Survey District, in the Counties of Featherston and Wairarapa South, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Puruatanga Estate or Station).

SECOND SCHEDULE.

No.

License to take or kill Red-deer Stags.

Accesse to take or kill heat-acer Stays.

of

, having this day paid the sum of
£3, is hereby authorized to take or kill four red-deer stags,
of not less than ten points, and six hinds, within that part of
the Wellington Acclimatization District described in the
endorsement hereon, from the 1st April, 1922, to the 31st
May, 1922 (both days inclusive). This license is issued
subject to the provisions of the Animals Protection Act,
1908, and to the regulations thereunder in force within the
said part of the Wellington Acclimatization District.

Dated at this day of

, 1922.

, 1922. this day of

Chief Postmaster [or Postmaster].

ENDORSEMENT.

District to which License relates.

The Counties of Featherston and Wairarapa South, ex-The Counties of Featherston and Wairarapa South, excepting therefrom all that part of the said counties lying to the westward of the Wellington-Napier Railway line, and excepting also all that area of land in the Huangarua Survey District, being Sections 29 to 41 (inclusive), 59, 71, 72, 75, 79, 83, 90, 93, 97, 98, and part of Sections 70, 74, 78, 82, 86, 89, 91, 92, 94, 95, 96, 87, and 84 (in the occupation of Mr. John Martin and Mr. Featherston Johnston, and known as the Puruatanga Estate or Station).

As witness the hand of His Excellency the Governor General, this 18th day of February, 1922.

WM. DOWNIE STEWART Minister of Internal Affairs.

Regulations for Deer-shooting, Waitaki.

JELLICOE, Governor-General.

In exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make General of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer shooting season in the Waitaki Acclimatization District, comprising all that area in the Canterbury and Otago Land Districts bounded towards the north-west by the summit of the Southern Alps from the north-eastern corner of Vincent County to Mount Cook; thence towards the north-east by a right line over Ball Hut to the Tasman Glacier, by the western side of the Tasman Glacier to the Tasman River, by a line along the middle of that river and through the middle of Lake Pukaki to and along the middle of the Pukaki River and the middle of the Waitaki River to the sea; towards the east by the sea to Waihemo County; and towards the south-west and west by Waihemo, Maniototo, and Vincent Counties to the summit of the Southern Alps, the place of commencement; and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. Red-deer stags may be taken or killed within the Waitaki Acclimatization District from the 1st day of April, 1922,

taki Acclimatization District from the 1st day of April, 1922, to the 20th day of May, 1922 (both days inclusive).

2. Licenses to take or kill such deer may be issued by the Chief Postmaster at Oamaru, on the recommendation of the secretary of the Waitaki Acclimatization Society, at Oamaru, on payment of a license fee of £3, in the form prescribed in the Schedule hereto, and subject to the said Act and the regulations made thereunder.

3. No licensee shall take or kill more than four stags, and no stag shall be killed carrying antlers with less than ten points. Ball cartridge only to be used.

points. Ball cartridge only to be used.

4. An additional license to take or kill red-deer stags may be issued to any person at a fee of £2, and no holder of such additional license shall take or kill more than two stags under or by virtue of such license, and no stag shall be killed carrying antlers with less than ten points. Ball cartridge only to be used.

5. No hind or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.

accompany either himself or any attendant he may have with him.

6. The licensee must give notice to the said Chief Postmaster of the date on which it is his intention to stalk deer; such notice to be posted, or delivered, or telegraphed three clear days before such date.

7. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.

8. Regulations as to deer "tags," per New Zeeland Gasette No. 40, Vol. I, of 20th May, 1909, page 1408, shall be strictly adhered to by each licensee, who, in addition thereto, shall return all unused "tags" to the secretary of the Waitaki Acclimatization Society, at Oamaru, immediately he has finished stalking for the season for which such "tags" have been issued, together with a statement of the number of deer shot.

9. Any person committing a breach of any of these regula-

9. Any person committing a breach of any of these regula-tions shall be liable, on conviction, to a fine not exceeding

SCHEDULE.

License to take or kill Game (Deer).

, of , having this day paid the sum of , is hereby authorized to take or kill deer £ , is hereby authorized to take or kill deer (stags), of not less than points, within the Waitaki Acelimatization District upon Block No. , from the day of , 1922, to the day of , 1922 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

Dated at this day of , 1922.

.

Chief Postmaster.

As witness the hand of His Excellency the Governor-General, this 18th day of February, 1922.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Regulations for Deer-shooting, Lakes District.

JELLICOE, Governor-General.

IN exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in the Lakes District Acclimatization District, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. RED-DEER stags may be taken or killed within the Lakes District Acclimatization District from the 20th day of March, 1922, to the 21st day of May, 1922 (both days inclusive).

2. Licenses to take or kill red-deer stags may be issued by

2. Licenses to take or kill red-deer stags may be issued by the Postmaster, Queenstown, on the recommendation of the secretary of the Lakes District Acclimatization Society, on payment of a license fee of £4 in the area described in the First Schedule hereto, and also on payment of a license fee of £4 in the area described in the Second Schedule hereto; such licenses to be issued in the form prescribed in the Third Schedule hereto, and subject to the said Act and these regulations

schedule hereto, and subject to the said Act and these regulations.

3. No licensee shall take or kill more than four red-deer stags, and no red-deer stag shall be killed carrying antlers with less than ten points. Ball cartridge only to be used.

4. The licensee must give notice to the said Postmaster of the date on which it is his intention to stalk deer; such notice to be posted, or delivered, or telegraphed three clear days before such date.

5. No licensee shall take or kill be taken or killed on any

5. No doe, hind, or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.

6. Nothing herein contained shall extend to authorizing any person to sell any deer or any portion thereof.
7. Regulations as to deer "tags," per New Zealand Gazette No. 40, Vol. I, of 20th May, 1909, page 1408, shall be strictly adhered to by each licensee, who, in addition thereto, shall return all unused "tags" to the secretary

of the Lakes District Acclimatization Society, Queenstown, immediately he has finished stalking for the season for which such "tags" have been issued, together with a statement of the number of deer shot.

8. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding

FIRST SCHEDULE.

All that area known as Aspiring, Upper Wanaka, Wilkin, and Matukituki Districts.

SECOND SCHEDULE.

All that area known as Glacier Creek. Routeburn, Rockburn, and Dart Valleys.

THIRD SCHEDULE.

License to take or kill Game (Deer).

, of , having this day paid the sum of £ , is hereby authorized to take or kill four red deer (stags), of not less than ten points, within that part of the Lakes District Acclimatization District known as [Aspiring, Upper Wanaka, Wilkin, and Matukituki Districts], and within that part known as [Glacier Creek, Routeburn, Rockburn, and Dart Valleys], from the day of , 1922, to the day of , 1922 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

Dated at this day of 1922 this Dated at

, 1922. day of Postmaster.

s witness the hand of His Excellency the Governor-General, this 18th day of February, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Regulations for Virginian-deer Shooting, Lakes District.

JELLICOE, Governor-General.

IN exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make the following regulations prescribing the Virginian-deer-shooting season in Rees Valley, Upper Wakatipu, being part of the Lakes District Acclimatization District, and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

REGULATIONS.

1. VIRGINIAN deer (bucks only) may be taken or killed in Rees Valley, Upper Wakatipu, being part of the Lakes District Acclimatization District, from the 20th day of March, 1922, to the 21st day of May, 1922, both days inclusive.

2. Licenses to take or kill such deer may be issued by the Postmaster at Queenstown on payment of a license fee of £2 2s., in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations. The number of such licenses shall not exceed three, provided that not more than one such license shall be issued to the same person.

3. No licensee shall take or kill more than two bucks.

4. No hind or fawn shall be taken or killed on any pretext whatever, and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.

5. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.

6. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding £20.

SCHEDULE.

License to take or kill Game (Virginian Deer).

, of , having this day paid the sum of £2 2s., is hereby authorized to take or kill two Virginian deer (bucks), in Rees Valley, Upper Wakatipu, being part of the Lakes District Acclimatization District, from the day of , 1922, to the day of , 1922 (both day inclusive), subject to the provisions of the Animals Protection Act, 1908, and all regulations thereunder in force within the said district.

Dated at this day of , 1922.

Chief Postmaster.

As witness the hand of His Excellency the Governor-General, this 18th day of February, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs

Regulations for Deer-shooting, South Canterbury.

JELLICOE, Governor-General.

IN exercise of the powers vested in me by the Animals Protection Act, 1908 (hereinafter called "the said Act"), I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby make the following regulations prescribing the deer-shooting season in the South Canterbury Acclimatization District (as defined in the New Zealand Gazette of the sixteenth day of December, one thousand eight hundred and ninety-seven, comprising the Counties of Geraldine and Levels and part of the County of Mackenzie), and the conditions affecting the same, and also the form of license and the fee payable therefor.

REGULATIONS.

1. Fallow-deep bucks may be taken or killed within the South Canterbury Acclimatization District from the 1st day of April, 1922, to the 31st day of May, 1922, both days inclusive.

2. Licenses to take or kill such deer may be issued by the Postmaster at Temuka, upon the recommendation of the secretary of the South Canterbury Acclimatization Society, on payment of a license fee of £2, in the form prescribed in the Schedule hereto, and subject to the said Act and these regulations. The number of such licenses to be issued by the said Postmaster shall not exceed twenty; provided that not more than one such license shall be issued to the

same person.
3. No licensee shall take or kill more than three fallow-deer

bucks.

4. No doe or fawn shall be taken or killed on any pretext whatever; and no licensee shall allow any dog to accompany either himself or any attendant he may have with him.

5. Nothing herein contained shall extend to authorizing any person to sell any deer or portion thereof.

6. Any person committing a breach of any of these regulations shall be liable, on conviction, to a fine not exceeding \$20\$

£20.

No. SCHEDULE.

License to take or kill Game (Deer).

, of , having this day paid the sum of £ . is hereby authorized to take or kill deer (bucks) within the South Canterbury Acclimatization District, from the day of , 1922, to the day of , 1922 (both days inclusive), subject to the provisions of the Animals Protection Act, 1908, and the regulations made thereunder.

Dated at this day of , 1922.

Postmaster.

As witness the hand of His Excellency the Governor General, this 18th day of February, 1922.

WM. DOWNIE STEWART,

Minister of Internal Affairs. the Governor-

Opening .Education Reserves in Wellington Land District for Selection on Renewable Lease.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Education Reserves Amendment Act, 1910, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the education reserves described in the Schedule hereto shall be open for selection on renewable lease for the term of thirty-three years, with right of renewal for successive periods of thirty-three years, on Tuesday, the twenty-eighth day of March, one thousand nine hundred and twenty-two, at the rentals mentioned in the said Schedule; and I do also declare that the said reserves shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

WELLINGTON LAND DISTRICT.—SECOND-CLASS LAND. Rangitikei County.—Hautapu and Ohinewairua Survey Districts.
SECTION 15, Block I, Hautapu Survey District, and Sections 34 and 35, Block SIII, Ohinewairua Survey District: Total area, 390 acres 0 roods 5 perches; capital value, £1,670; half-grandly and £23,80

area, 390 acres 0 roods 5 perches; capital value, £1,670; half-yearly rent, £33 8s.

Situated on the Otaihape Stream, three miles from Taihape by a formed dray-road, two miles being metalled and one mile being clay. The soil is of light loam quality, resting on papa and sandstone formation. The forest comprises mixed bush from which milling-timber has been removed. Well watered by streams watered by streams.

As witness the hand of His Excellency the Governor-General, this 20th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

Secondary-education Endowment Land in the Town of Hamilton East, Auckland Land District, set apart as a Site for a Boys' High School.

JELLICOE, Governor-General.

WHEREAS by section five of the Education Reserves Amendment Act, 1911, it is enacted that the Governor-General may, on the recommendation of the Land Board of the district in which are situated any reserves or endowments vested in the Crown by or in pursuance of section two of the Education Reserves Amendment Act, 1910, set apart as sites for public schools, secondary schools, or technical schools any part of such reserves or endowments:

And whereas the Land Board of the Auckland Land District has duly passed a resolution recommending that the portion of the secondary-education endowment described in the Schedule hereto should be set apart as a site for a boys' high school, and it is expedient to give effect to such recommenda-

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the Acts aforesaid, do hereby set apart the portion of the secondary-education endowment described in the Schedule hereto as exist for a boar, high school a site for a boys' high school.

SCHEDULE.

ALL that area in the Auckland Land District, containing by admeasurement 47 acres 1 rood 2 perches, more or less, being Lots 6, 7, and 8 of Section 419, Town of Hamilton East. Bounded towards the north by Lots 19 and 9 as shown on plan No. 11312, Lot 16 as shown on plan No. 4687, which said plans are deposited in the office of the District Land Registrar at Auckland, the abutment of Nixon Street, and Lots 5, 6, 8, 10, 12, 14, 16, 18, 20, 22, as shown on plan No. 7539 deposited in the office of the District Land Registrar at Auckland, 2098 links; towards the east by Peach Grove Road, 286-6 and 1247-4 links; across a drain reserve, 30-4 links; and again by the said Peach Grove Road, 985-5 links; towards the south by Lot 9 of Section 419 aforesaid, 1666-9 links; towards the west by Firth Street and Section 420, Town of Hamilton East, 968-6 links; across a drain reserve, 30 links; and again by Section 420 and Section 413 of the aforesaid town, 1521-6 links: be all the aforesaid linkages more or less, save and excepting a drain reserve 30 links wide intersecting the above-described area. As the same is delineated on the plan marked L. and S. 6/6/179, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered purple. Auckland plan No. 18215.

As witness the hand of His Excellency the Governor-ALL that area in the Auckland Land District, containing by

As witness the hand of His Excellency the Governor-General, this 18th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

Setting apart Crown Land under Section 20 of the Land Laws Amendment Act, 1912.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities conferred upon me by section twenty of the Land Laws Amendment Act, 1912, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby set apart the land described in the Schedule hereto for disposal under the section of the Act mentioned.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND. SECTION 110, Block V, Hukerenui Survey District: Area, 188 acres 0 roods 4 perches.

s witness the hand of His Excellency the Governor-General, this 16th day of February, 1922.

D. H. GUTHRIE, Minister of Lands.

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

Department of Internal Affairs, Wellington, 20th February, 1922. IS Excellency the Governor-General has been pleased to appoint

DANIEL AUGUST DANIELSON, of Rotherham,

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

WM. DOWNIE STEWART, Minister of Internal Affairs. Inspector of Clubs appointed.

Department of Internal Affairs, Wellington, 21st February, 1922.

T is hereby notified that

ISAAC HARPER MATHIESON

has been appointed, under the Licensing Act, 1908, to be an Inspector of Clubs for the purpose of inspecting and reporting upon chartered clubs as defined by the said Licensing Act, 1908.

R. HEATON RHODES, For Minister of Internal Affairs.

Members of Domain Boards appointed.

Department of Lands and Survey,
Wellington, 13th February, 1922.

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:-ERNEST CLEMENT MATTHEWS

to be a member of the Kaitaia Domain Board, in place of James Macleod, left the district.

JAMES WRIGHT ELLINGHAM

to be a member of the Whetukura Domain Board, in place of Thomas William Ellingham, deceased.

FELIX McGUIGAN

to be a member of the Chertsey Domain Board, in place of Walter Thomas Wilkinson, resigned.

EDMUND MORTIMER

to be a member of the Makarewa Domain Board, in place of James Soar, left the district.

GEORGE AUSTIN McDonald and ELLIS PRYCE FISHER

to be members of the Motu Domain Board, in place of Hugh Edward Dennits Wilcox, resigned, and Louis Carron, left the district.

VERNON HATTEN, JAMES SAMUEL ALLEN, and JOSEPH GRAYSON

to be members of the Ormond Domain Board, in place of Alexander Parsons, deceased, Gilbert Ernest Jones and Thornley Sherratt, left the district.

JAMES BATESON, WILLIAM BOYD, Jun.,
MICHAEL CLARK,
THOMAS WILLIAM FAIRLEY, and
THOMAS JAMES YOUNG WARDROPE

to be members of the Denniston Domain Board, in place of Frederick William King, William Lynam, William Cooper, William Cumming, and Albert Wheatley, left the district.

D. H. GUTHRIE, Minister of Lands.

Officer for the Purposes of Part II of the Fisheries Act, 1908, appointed.

Marine Department,
Wellington, 10th February, 1922.

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

WILLIAM JOHN PALMER, of Wereroa, Levin; and JAMES THOMAS HAZELWOOD, of Upper Hutt, to be Officers for the purposes of Part II of the first-mentioned Act.

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

Inspectors of Factories appointed.

Department of Labour, Wellington, 21st February, 1922.

IS Excellency the Governor General has been pleased to appoint

FREDERICK THOMAS POOL, WALTER KELLY, PATRICK ANTHONY COURTNEY, ALFRED JOHN MAIDEN, AND PERCY COURTNEY FELTON

to be Inspectors of Factories for the purposes of the Factories Act, 1908.

G. JAS. ANDERSON, Minister of Labour

Members of Maori Council appointed.

Native Department, Wellington, 21st February, 1922. IS Excellency the Governor-General has been pleased to appoint

DAVID TURNER, KOPERE RANGAWHENUA, HOONE HUGHES, and TE NGOI MAIKA

to be members of the Maori Council for the Maori Council District of Maniapoto, vice Raureti Huia, Pire Huihi, Te Whiwhi Mokau, and Moerua Natanahira.

J. G. COATES, Native Minister.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office Wellington, 21st February, 1922.

The shereby 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. :-

Albert Nyanza Wallace
Robert Gordon May
Thomas McIntyre Miller
Harry Marston Harker
Samuel Pringle
Edwin Gordon Palmer
Sydney Cecil Bachelor
John Joseph O'Brien
William James Nigel McMecking Helensville. Waimate Plains. Apiti. West Taieri. ٠. Tirau. Piopio. Riverton. Fortrose.

W. W. COOK, Registrar-General.

Inspector of Stock appointed.

Office of Public Service Commissioner,
Wellington, 17th February, 1922.

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

WILLIAM HARRIS

to be an Inspector for the purposes of the Stock Act, 1908, as from the 11th day of February, 1922.

A. C. TURNBULL, Secretary.

Registrars of Births, Deaths, and Marriages appointed.

Office of Public Service Commissioner,
Wellington, 20th February, 1922.

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

MALCOLM NEILSEN BURNS

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Inglewood, as from the 1st March,

FREDERICK WILLIAM BARNARD

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Waitara, as from the 1st March, 1922.

A. C. TURNBULL, Secretary.

Registrars of Births, Deaths, and Marriages, &c., appointed.

Office of Public Service Commissioner,
Wellington, 15th February, 1922.

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

JAMES VALENTINE LAWES

to be Registrar of Marriages, Registrar of Births and Deaths, and Registrar of Births and Deaths of Maoris, for the district of Helensville, as from the 4th February, 1922.

CHARLES WARREN WILLIAMS

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Hikurangi, as from the 3rd February, 1922.

EDWARD DOLLIMORE

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Port Chalmers, as from the 2nd February, 1922.

A. C. TURNBULL, Secretary.

Result of Poll for Proposed Loan.

Wellington, 15th February, 1922.

THE following notice, received from the Chairman of the Board of the Orapiu Road District, is published in accordance with the provisions of the Local Bodies' Loans

W. F. MASSEY, Minister of Finance.

ORAPIU ROAD BOARD.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the result of the poll on the proposal to raise a loan of £110 for the purpose of reforming certain roads, constructing culverts and retaining-wall, held on 14th December, is as follows: For the proposal, 10; against the proposal, 0; informal, 0.

I therefore declare the proposal carried.

W. McIntosh, Chairman.

15th December, 1921.

Result of Poll for Proposed Loan.

Wellington, 16th February, 1922.

THE following notice, received from the Chairman of the Board of the Akaroa and Wainui Road District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

AKAROA AND WAINUI ROAD BOARD.

Pol! of Ratepayers.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers of the Akaroa and Wainui Road District taken on the 24th day of January, 1922, on the proposal of the Akaroa and Wainui Road Board to borrow the sum of £5,000 for road construction and metalling, and the construction of culverts and one bridge, the number of votes recorded for the proposal was 44, and the number of votes recorded against the proposal was 27; informal votes, 1.

I therefore declare that the proposal was carried. Dated this 25th day of January, 1922.

G. Armstrong, Chairman, Akaroa and Wainui Road Board.

Result of Poll for Proposed Loan.

Wellington, 16th February, 1922. THE following notice, received from the Chairman of the Board of the Kaikohe Town District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

KAIKOHE TOWN BOARD.

Result of Poll on Proposal to raise Loan.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers of the Kaikohe Town District taken on the 2nd day of February, 1922, on the proposal of the Kaikohe Town Board to borrow £3,000 for the purpose of kerbing, channelling, and top-dressing certain streets in the Town Board area, the number of votes recorded for the proposal was 46, and the number of votes recorded against the proposal was 4: informal, nil.

I therefore declare that the proposal was carried.

Dated this 11th day of February, 1922.

T. GUERIN, Chairman.

Approval of Fees for Licensing of Vehicles fixed by By-law.— Whangaroa County Council.

Department of Internal Affairs,
Wellington, 16th February, 1922.

IT is hereby notified, in accordance with section 109 of the
Counties Act, 1920, that so much of the by-laws made
by the Whangaroa County Council, and sealed on the 19th
day of December, 1921, as appoints the several sums to
be paid to the Whangaroa County funds for the licensing of
vehicles plying for hire has this day been approved by His
Excellency the Governor-General. Excellency the Governor-General.

WM. DOWNIE STEWART. Minister of Internal Affairs. Notice respecting Proposed Manawatu-Oroua River District, Counties of Kairanga, Manawatu, and Horowhenua.

Department of Internal Affairs,

Wellington, 18th February, 1922.

I T is hereby notified that a petition has been presented to His Excellency the Governor-General, under the River Boards Act, 1908, and its amendments, praying that the area described in the Schedule hereto may be constituted a river district under the said Acts, by name the Manawatu-Oroua River District. All persons affected are hereby called upon to lodge any written objections to or petitions against the constitution of the said river 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.

DESCRIPTION OF BOUNDARIES OF THE PROPOSED MANAWATU-OROUA RIVER DISTRICT.

ALL that area in the Wellington Land District, containing by admeasurement 73,000 acres, more or less, situated in the Kairanga, Manawatu, and Horowhenua Counties, and bounded by a line as follows: Commencing at the north-western corner of Allotment 20A on plan No. 514, deposited in the office of the District Land Registrar at Wellington, and proceeding in an easterly direction along the southern side of the Rongotea-Palmerston Road to a point opposite the south-western corner of Section 12s, Kopane Settlement; thence towards the north by a right line across the aforesaid road, and by the western boundary-lines of the said Sections 12s and 11s, Kopane Settlement, to the north-western corner of the last-mentioned section; thence towards the east by of the last-mentioned section; thence towards the east by the northern boundary of the said Section 11s to the western boundary-line of Section 13s; again towards the north by the western boundary-line of the said Section 13s, across the Kopane Road, and by the western boundary-line of Section 5s to its north-western corner; again towards the east by the northern boundary-line of Sections 5s, 6s, and 7s, Kopane Settlement, to the Oroua River; again towards the north by the right bank of the Oroua River to a point opposite the northern boundary-line of Subdivision 24, Aorangi No. 1 Block; thence towards the east by a right line across the Oroua River to and by the northern boundary-line of the said Subdivision 24 to the Aorangi Road; thence towards the south and east generally by a right line across the aforesaid road, the northern boundary-lines of Sections 23 and 22, Aorangi No. 1 Block, the western boundary-lines of Sub-Aorangi No. 1 Block, the western boundary-lines of Sub-divisions 1f 6, 1f 7, 1f 8, 1f 9a 1, 1f 9a 2s, and the southern boundary-lines of 1f 9a 2s and 1f 9a 2a, Taonui-Ahuaturanga boundary-lines of 1F 9A 2B and 1F 9A 2A, Taonui-Ahuaturanga Block, to the south-eastern corner of the last-mentioned subdivision; thence towards the south-west by the road forming the south-eastern boundary-line of Subdivision 1F 9B, Taonui-Ahuaturanga Block, to the Taonui Stream; thence towards the north by the right bank of the said stream to a point opposite the southern boundary-line of Section 1541, Block V, Kairanga Survey District; thence towards the east by the aforesaid boundary-line to Newbury Line; again towards the south-west by the said Newbury Line to a point opposite the yeatern corner of Section 1610. Block again towards the south-west by the said Newbury Line; a point opposite the western corner of Section 1610, Block IX, Kairanga Survey District. IX, Kairanga Survey District; again towards the south and east generally by a right line across Newbury Line to and by the southern and eastern boundary lines of the aforesaid by the southern and eastern boundary-lines of the aforesaid Section 1610, across a road, and by the southern boundary-line of Section 1607, across Bunnythorpe line, the southern boundary-line of Sections 1581, the western boundary-lines of Sections 1583 and 1584, and the southern boundary-line of the last-mentioned section to Kairanga No. 1 Line; thence towards the south-west by the said Kairanga No. 1 Line to a point in line with the southern boundary-line of Section 8, Block XIII, Kairanga Survey District; thence towards the south-east to and by the southern boundary of the said Section 8 to the Foxton-Palmerston North Road and railway-line; again towards the south-west by the said road and tion 8 to the Foxton-Palmerston North Road and railway-line; again towards the south-west by the said road and railway-line to a point opposite the south-western boundary-line of Section 31, Block XIII, Kairanga Survey District; thence towards the north and north-east generally by a right line across the aforesaid road and railway-line to and by the south-western and south-eastern boundary-lines of the said Section 31, the south-eastern boundary-line of Sec-tion 30, across the Karene Road, the south-western and tion 30, across the Karere Road, the south-western and south-eastern boundary-lines of Section 24, and by a right line bearing 117° to the North Island Main Trunk Railway line; thence towards the south-east and south-west generally by the said railway-line to its intersection with the left bank of the Manawatu River; thence by the left bank of the Manawatu River to the westernmost corner of Section 77, Block XIV, Kairanga Survey District; thence by the south-western boundary-line of the said Section 77 to the aforesaid railway-line, and again by the said railway-line to a point opposite the south-western corner of Section 24, Block V, Arawaru Survey District; again towards the east and south-Arawaru Survey District; again towards the east and south-east generally by a right line across the aforesaid railway-line

to and by the southern boundary-line of the said Section 24 to Victoria Road; thence by Victoria Road and the road forming the south-eastern boundary-lines of Sections 5, 6, and 7, Block VIII, Mount Robinson Survey District; thence by a right line across the aforesaid railway-line and by the said line to a point opposite the western corner of Section 3, Block XII, Mount Robinson Survey District; thence towards the south-east and south-west generally by a right line across the aforesaid railway-line to and by the southern boundary. the aforesaid railway-line to and by the southern boundary-line of the aforesaid Section 3; thence by the south-eastern boundary-lines of Sections 4, 5, 9, 10, 6, 7, and 8 of Block XII, Mount Robinson Survey District, to the southernmost corner of the last-mentioned section; thence towards the north-west by the south reaction boundary of the mid-Section between the section of th of the last-mentioned section; thence towards the north-west by the south-western boundary of the said Section 8 and its production to the north-western side of the railway-line; again towards the south-west by the railway-line to the northern boundary of the Borough of Shannon as described in New Zealand Gazette No. 18, of the 7th February, 1918, page 459; thence by the northern, western, and part of the southern boundaries of the said borough to its intersection with the south-eastern boundary-line of Section 700 section with the south-eastern boundary-line of Section 704, Township of Shannon, as shown on plan No. 369 deposited in the office of the District Land Registrar at Wellington; thence by the said boundary-line to the North Island Main Trunk Railway line; thence towards the west by the said railway-line to its intersection with the western side of the road forming the eastern boundary of Section 2, Block X, Mount Robinson Survey District; thence towards the south-east and south-west generally by a right line across the aforesaid railway-line to and by the north-eastern and south-eastern boundary-lines of Section 3, Block X, Mount Robinsection with the south-eastern boundary-line of Section 704, aforesaid railway-line to and by the north-eastern and south-eastern boundary-lines of Section 3, Block X, Mount Robinson Survey District, part of the northern, eastern, and southern boundary-lines of Subdivision No. 3 No. 2z 4, Manawatu-Kukutauaki Block, and by the eastern boundary-line of Subdivision 3 No. 1z 2a, Manawatu-Kukutauaki Block; thence by a right line to the north-eastern corner of Subdivision 3 No. 1a 4, Manawatu-Kukutauaki Block; thence by the eastern and part of the southern boundary-lines of the last-mentioned subdivision and the eastern boundary-line of Subdivision 3, Takapau No. 1 Block, to the southern most corner thereof: thence towards the north-west by the most corner thereof; thence towards the north-west by the south-western boundary-line of the said Subdivision 3 to the aforesaid railway-line; thence towards the north-east by the railway-line to the north-western corner of Subdivision No. 3 No. 2E 5, Manawatu-Kukutauaki Block; again to-wards the north-west by a right line to and by the northern boundary-lines of Subdivision 3 No. 2A Nos. 6, 5, and 4, Manawatu-Kukutauaki Block, and Subdivisions 5, 4, and 3, boundary-lines of Subdivision 3 No. 2A Nos. 6, 5, and 4, Manawatu-Kukutauaki Block, and Subdivisions 5, 4, and 3, Opaekete Block; thence towards the south-west and west generally by the south-eastern and south-western boundary-lines of Opaekete No. 1 Block and the western boundary-line of Ohinekakeao No. 1 Block to its south-western corner; thence by a right line across the Kereru-Foxton Road to and by the north-western boundary-line of Allotment 6 on plan No. 1922, deposited in the office of the District Land Registrar at Wellington, to its intersection with the south-western boundary-line of Subdivision 9 of Manawatu-Kuku-tauaki 7n No. 1 Block; thence towards the north-western boundary-lines of the said Subdivision 9, by a right line to and by the south-eastern boundary-line of Subdivision 3c, Waimakaira Block, and that line produced to the northern side of the Kereru-Foxton Road; again towards the north-west and north-east by the northern side of the said road and the western boundary-line of Subdivision 4, Aratangata Block, to its intersection with the southern boundary-line of Subdivision 2s of the said block; thence towards the west by the last-mentioned boundary-line to the Levin-Foxton Road; thence towards the north-east by the north-east by that road to the Manawatu River; thence towards the north generally by the left bank of the Manawatu River to a point opposite the north-western corner of Section 421, Township of Foxton. Manawatu River; thence towards the north generally by the left bank of the Manawatu River to a point opposite the north-western corner of Section 421, Township of Foxton, Block V, Mount Robinson Survey District; thence towards the east by the southern side of the road forming the northern boundary-lines of Sections 421, 420, 419, 428, 429, 430, 431, 432, and 433, Township of Foxton, Block V, Mount Robinson Survey District, and Allotment 7 on plan No. 1689 deposited in the office of the District Land Registrar at Wellington; thence towards the east and north-east generally, across a road, and by the southern and eastern boundary-lines of Allotment 5, and the eastern boundary-lines of Allotment 5, and the eastern boundary-lines of the road forming the north-eastern boundary-line of the said Allotment 11 and that line produced across line of the said Allotment 11 and that line produced acros a public road to the western boundary-line of Allotment 15 on the said plan 1689; thence by the eastern side of the road on the said plan 1689; thence by the eastern side of the road forming the western boundary-lines of the said Allotment 15 and Allotments 49, 47, and 45 to the north-western corner of the last-mentioned allotment; thence by the northern boundary-lines of Allotments 45 and 46 and the production of the last-mentioned line across a public road to the western boundary of part Section 52, Motoa Block, in the Township of Foxton; thence by the roads forming the western and

northern boundary-lines of the said part Section 52 and eastern side of the road forming the western boundary-lines of ern side of the road forming the western boundary-lines of other part of the said Section 52 and Sections 37, 38, and 39, Motoa Block, in the Township of Foxton, and the aforesaid roadside produced to the Manawatu River; thence by the said river to the southernmost corner of Section 73, Motoa Block, in the Township of Foxton; thence by the southeastern and north-eastern boundary-lines of the said Section 73 and the north-western and northern boundaries of Section 84 of the aforesaid Motoa Block to the Manawatu River. 84 of the aforesaid Motoa Block to the Manawatu River; again by the aforesaid river to its intersection with the southern boundary-line of Subdivision 5A 1c, Himatangi Block; thence by the said southern boundary-line of Sudivision 5A 1c and the southern and western boundary-lines of Subdivision 5A 1B, the southern and western boundary-lines of Subdivision 4A No. 2, the western and northern boundary-lines of Subdivision 4A No. 1, the western boundary-line of lines of Subdivision 4A No. 1, the western boundary-nne or Subdivision 3A No. 3A, the southern, western, and northern boundary-lines of Subdivision 3A 2B No. 1, the western and northern boundary-lines of Subdivision 2B 1c 2, the western and northern boundary-lines of Subdivision 2A 8c, the western and northern boundary-lines of Subdivision 1B, the western and northern boundary-lines of Section 336, Township of Carnarvon, Block III, Mount Robinson Survey District, the western boundary-line of Subdivision 1A, Puketotara Block, and the southern and western boundary-lines of Subdivision B No. 3. Rangitikei-Manawatu Block, to the north-western B No. 3, Rangitikei-Manawatu Block, to the north-western corner of the last-mentioned subdivision; thence by a right line to the south-western corner of Subdivision part 2B No. 2, Mangawhero Block; thence by the western boundary-lines of Subdivisions part 2B No. 2 No. 1, No. 3A, and No. 3B of the said Mangawhero Block; thence towards the west by the southern boundary-lines of Allotments 74 and 75 on plan No. 518 deposited in the office of the District Land Registrar at Wellington; thence towards the north and north-east generally by the road forming the western boundary-lines of Allotments 75, 84, 85, and 86 on the said plan No. 518, and by the northern boundary-line of the last-mentioned allotment to the north-eastern corner thereof; thence towards the west by a right line to and by the northern side of the road forming the southern boundary-line of Section 3, Manga-whata Settlement, Block XV, Te Kawau Survey District; thence towards the north by the western boundary-line of thence towards the north by the western boundary-line of the said Section 3, and again towards the west and northwest generally by the southern boundary-line of Section 1, Mangawhata Settlement, and the road forming the western boundary-line of the said Section 1, and thence by the road forming the southern boundary-line of Allotment 99 on plan marked No. 517 deposited in the office of the District Land Registrar at Wellington; again towards the north-east by the western boundary-line of the said Allotment 99; thence towards the west by the southern boundary of Allotment 101 to its westernmost corner; thence towards the northeast generally by the road forming the western boundary east generally by the road forming the western boundary-lines of Allotments 101, 102, 103, 104, and 105 on the said plan No. 517 to the northernmost corner of the last-mentioned allotment; thence towards the south-east by the road forming the eastern boundary-line of the aforesaid Allotment 105 to the eastern boundary-line of the aforesaid Allotment 105 to Sluggish Creek; again towards the north-east generally by the said Sluggish Creek to the road forming the northern boundary-line of Allotment 37 on plan marked No. 514 deposited in the office of the District Land Registrar at Wellington; thence by a right line across that road to the southwestern corner of Allotment 25 on the aforesaid plan No. 514; again towards the north-east by the road forming the western boundary-lines of Allotments 25, 24, 23, 22, 21, 20, and 20A to the north-western corner of the last-mentioned allotment, the place of commencement. allotment, the place of commencement.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Notice respecting Proposed Alteration of Boundaries, Otekaike Drainage District, County of Waitaki.

Department of Internal Affairs, Wellington, 18th February, 1922.

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 excluded from the Otekaike Drainage

District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed exclusion 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.

Area proposed to be excluded from the Otekaike Drainage District.

ALL that area in the Otago Land District bounded by a line commencing at a point on the left bank of the Otekaike

River in line with the south-western boundary of Section 46A Otekaike Settlement, and proceeding thence along the said left bank to the northern boundary of Section 32A; thence westerly along that boundary to Otekaike Road, and northerly along the eastern side of said road to the north-eastern boundary of Section 42A; thence south-easterly along that boundary to the left bank of the Otekaike River, and north-easterly along said left bank of the Otekaike River, and north-easterly along said left bank to relieve line. southerly, and north-westerly generally along the boundary of the Otekaike Drainage District as defined in the New Zealand Gazette, 1917, page 3177, to the point of commence-

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Notice under the Shops and Offices Act, 1908, as to the Statutory Closing-day in the Combined District of Cambridge and Learnington.

OTICE is hereby given that, in exercise of the powers in this behalf conferred upon me by the Shops and Offices Act, 1908, and in terms of notice in writing duly received by me from the chairman of the conference of delegates of all the local authorities of the combined district delegates of all the local authorities of the combined district of Cambridge and Leamington, as constituted for the purposes of that Act, and comprising the Borough of Cambridge and the Town District of Leamington, I, George James Anderson, Minister of Labour, do hereby appoint Saturday to be the statutory closing-day for shops in the said combined district of Cambridge and Leamington.

Dated at Wellington this 16th day of February, 1922.

G. JAS. ANDERSON, Minister of Labour.

Notice under the Shops and Offices Act, 1908, as to the Statutory Closing-day in the Combined District of Tau-marunui and Manunui.

OTICE is hereby given that, in exercise of the powers in this behalf conferred upon me by the Shops and Offices Act, 1908, and in terms of notice in writing duly received by me from the chairman of the conference of delegates of all the local authorities of the combined district of Taumarunui and Manunui, as constituted for the purposes of that Act, and comprising the Borough of Taumarunui and the Town District of Manunui, I, George James Anderson, Minister of Labour, do hereby appoint Wednesday to be the statutory closing-day for shops in the said combined district of Taumarunui and Manunui.

Dated at Wellington this 16th day of February, 1922.

Dated at Wellington this 16th day of February, 1922. G. JAS. ANDERSON, Minister of Labour.

Notice under the Shops and Offices Act, 1908, as to the Statutory Closing-day in the Combined District of Gisborne and Mangapapa.

OTICE is hereby given that, in exercise of the powers OTICE is hereby given that, in exercise of the powers in this behalf conferred upon me by the Shops and Offices Act, 1908, and in terms of notice in writing duly received by me from the chairman of the conference of delegates of all the local authorities of the combined district of Gisborne and Mangapapa, as constituted for the purposes of that Act, and comprising the Borough of Gisborne and the Town District of Mangapapa, I, George James Anderson, Minister of Labour, do hereby appoint Thursday to be the statutory closing-day for shops in the said combined district of Gisborne and Mangapapa.

Dated at Wellington this 16th day of February, 1922.

G. JAS. ANDERSON, Minister of Labour.

Notice under the Shops and Offices Act, 1908, as to the Statutory Closing-day in the Combined District of Otahuhu and Papatoetoe.

OTICE is hereby given that, in exercise of the powers in this behalf conferred upon me by the Shops and Offices Act, 1908, and in terms of notice in writing duly received by me from the chairman of the conference of delegates of all the local authorities of the combined district of Otahuhu and Papatoetoe, as constituted for the purposes of that Act, and comprising the Borough of Otahuhu and the Town District of Papatoetoe, I, George James Anderson, Minister of Labour, do hereby appoint Saturday to be the statutory closing-day for shops in the said combined district of Otahuhu and Papatoetoe. of Otahuhu and Papatoetoe.

Dated at Wellington this 16th day of February, 1922.

G. JAS. ANDERSON, Minister of Labour.

Notice as to Statutory Closing-days under the Shops and Offices Act, 1908.

WHEREAS the local authorities of the respective separate districts mentioned in the first column of the Schedule hereto have failed to decide what working-day in the week shall be the statutory closing-day for shops in their respective districts:

Now, therefore, in exercise of the powers in this behalf conferred upon me by section 15 of the Shops and Offices Act, 1908, I, George James Anderson, Minister of Labour, do hereby appoint as the statutory closing-day for shops in each such district the respective working-days set opposite their respective names in the second column of the Schedule hereto.

	Columi		DULE.		Second Column
The Boroughs	3 OI	37 /7	* *		
		North	Is land.		
Dannevirke		• •	• •	• •	Wednesday.
Greytown	• • *	• •	• •	• •	Saturday.
Levin	• •	• •		• •	Wednesday.
		a	~		
		South	Is land.		
Akaroa	• •	• •	••	• •	Thursday.
Arrowtown	• •	• •	• •	• •	Wednesday.
Brunner	• •	• •	• •	• •	Thursday.
Hampden	• •		• •	• •	Wednesday.
Hokitika			• •	• •	*
Palmerston 4 6 1			••		*
Riverton					
		_			
The Town Di	stricts	of			
		North	Is land.		
Havelock N	Jorth	• •			Wednesday.
Helensville					Saturday.
Kihikihi					Wednesday.
Kohukohu					Thursday.
Lethbridge					Wednesday.
Mangaweks					
Manurewa		• •	••	• •	Saturday.
Normanby			••		Wednesday.
Norsewood		• • •			**
Ormondvill		• • • • • • • • • • • • • • • • • • • •	• •		•
Patutahi				• • •	Thursday.
Taradale	••	••		•••	Wednesday.
Te Karaka		••			Thursday.
TO ITALIANA	••	••	• •	••	Luuisuay.
		South	Island.		
Clinton					Wednesday.
Edendale					,,
Nightcaps					,,
			• •		"
The Road Dis	stricts	of—			
Akaroa-Wa	inui. A	karoa C	ounty		Thursday.
Albertland					Wednesďay.
Albertland	South	Rodne	County		Saturday.
Anama, Asl	hburto	n Count	,, i V		Thursday.
Cambridge,					Wednesday.
Coldstream	Ashh	urton C	ountv		Thursday.
Dovedale,	Vaime	a Count	v .	• • •	Saturday.
Huntly, Wa	aikato	County	,	• • •	Wednesday.
Inch-Cluth	a Brit	as Coun	ty		=
Kakepuku,	Tanna	West (lounty		"
				• •	*
Komokorik	i, itou	ney Cou	noy	••	Thursday.
Le Bon's B	Achh	anton C	шиу	• •	Indiaday.
Longbeach				• •	Catda
Mahurangi	Laste	rn, nou	ney Country		Saturday.
Mangaoron	go, Ta	upo we	st County	• •	XXX . 3 3
Mangawai,	Otam	atea Coi	ınty	• •	Wednesday.
Matakohe,				• •	*
Mount Ros				• •	m1 " 3
Mount Son	iers, A	snourto	n County	• •	Thursday.
Mount Stu	art, B	ruce Cor	inty	• •	Wednesday.
Moutere U				• •	"
Omaka, Ma	ariboro	ough Cou	ı nty	• •	* .
Orakei, Ed	en Coi	inty	••	• •	 ".
Orapiu, W				• •	Thursday.
Otag Hea	ds, Pe	ninsula	County	• •	Wednesday.
Panmure T	lownsh	iip, Edei	n County	• •	"
Parawera,	Taupo	West C	ounty		
Pelorus, M	arlbor	ough Co	unty		
Peninsula,	Penin	sula Coi	inty		•
Picton, Ma	rlboro	ugh Cou	ınty		•
Pigeon Bay	, Aka	roa Cour	ity		Tnursday.
Portobello,	Peni	nsula Co	unty		Wednesday.
Puhoi, Ro			٠		Thursday.
Pukekura,			,		Wednesday.
Rangiaohia					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Rangitata,					~
Riwaka, W				••	-
Rotoorang	i. Tan	no Wast	County	•••	
Spring Cre	ek. M	arlhorou	gh County	• •	
Stoke, Wa	imes (Jounte	br County	••	•
poke, wa	min-cu (Southby	• •	• •	"

	olumn. Vaikato Coun uranga Coun		1	cond Colum n. Thursday.
Tomanawk,	Peninsula Co st, Waimea C	unty	1	Wednesday.
Wairau, Mai	rlborough Coi	anty		n
Warkworth,	shburton Cou Rodney Cour	ıty	\	Thursday. Nednesday.
	, Otamatea C ino, Waikato		:	Thursday.
Wharehine,	Rodney Cour Taupo West	ity	1	Wednesday.
The Counties of		County	••	*
		Island.		**. *
Akitio . Awakino .		••		Vednesday, Phursday,
Castlepoint . Clifton .	• •	••	• •	
Dannevirke.		••	<i>v</i>	Vednesday.
Eden . Eketahuna .		••	3	hursday.
Featherston Franklin .		••	,	Vednesday.
Great Barrie	r I-land	••		•
Hauraki Pla Hawke's Bay		• •		aturday. Vednesday.
Hokianga .			Т	hursday.
Horowhenua		••		Vednesday. Yhursday.
Kaitieke . Kawhia .		••	••	
Manawatu .		••	7	Vednesday.
		• •	1	Saturday. Wednesday.
Ohura .		• •	• •	,,
Oroua .		••		"
Dates water		••	••	"
Piako .		••	••	
Pohangina . Rodney .		••		aturday.
Stratford . Taranaki .		••	1	l'hursday.
Taupo East		••		Wednesday.
Taupo West Tauranga .		••	·· 1	hursday.
Thames .		••	,	Wednesday.
Waimarino.	• ••		1	hursday.
TT7 . !	· · · ·	••	'	Wednesday.
Waipukurau Wairoa .	••	••		aturday. hursday.
Waitemata.		••		
Waitomo . Waitotara .		••	V	saturday. Vednesday.
Wanganui .	• • •	• •	7	Phursday.
Whakatane .	••	••	7	Wednesday.
Woodville .			••	*
Akaroa .	South	Island.	1	hursday.
Ashburton . Ashley .	• • •	••	• •	•
Awatere .	••	••	,	" "- 3." 3
Bruce Buller		••	?	Wednesday. Chursday.
Collingwood	••		1	Wednesday. Fhursday.
Fiord	•• • • •	••	5	Wednesday.
TT 1		••	1	Chursday.
T 1	·· ··	••		Wednesday.
Levels .	•• ••	••	:	Chursday.
Marlborough		••		Wednesday.
Mount Herb Murchison	ert		[Phursday. Wednesday.
Paparua	·· · · ·	• •		Phursday.
- ·	· · · · · · · · · · · · · · · · · · ·			Wedne∗day. Phursday.
Selwyn		• •		Wednesday.
Springs	•• ••	••		,
Stewart Isla Takaka	nd	••		Fhursday. Wednesday.
Tuapeka			••	"
Waikouaiti Wairewa	•• ••	••	!	Thursday.
Dated at Well	ington this 10	5th day of F	ebrua	ry, 1922.
G.	JAS. ANDE	ERSON, Mi	nister	of Labour.

Notice as to Statutory Closing-days under the Shops and Offices Act, 1908.

WHEREAS the Mayors or Chairmen, as the case may be, of the local authorities of the respective separate districts mentioned in the first column of the Schedule hereto have duly notified me that the days decided on as the statutory closing-days in their respective districts, pursuant to the provisions of the Shops and Offices Act, 1908, are the days set opposite their respective names in the second column of the said Schedule:

Now, therefore, in exercise of the powers in this behalf conferred upon me by the said Act, I, George James Anderson, Minister of Labour, do hereby appoint that the said respective days shall be the statutory closing-days for shops in the said respective separate districts.

,		SCHE	DULE.		
First Col	lumn.				Second Column.
The Boroughs	oi—				
		North	Is land.		W 1 3.
Eastbourne Foxton		• • •	••	••	Wednesday.
Morrinsville	••	• •	• • • • • • • • • • • • • • • • • • • •	• • •	Saturday.
Ngaruawah			••		,,
Ohakune	••	• •	••	• •	Thursday.
Paeroa Pahiatua	••	••	••	• •	Saturday. Wednesday.
Paniatua Patea	• •	• • •	••	• • •	wednesday.
Raetihi			• • •		Thursday.
Rotorua	••	••	••	••	Saturday.
Shannon Taihape	• •	• •	••	••	Wednesday. Thursday.
Te Awamut		••	• •	• • •	Saturday.
Thames	-		•••	••	,
Waihi		••	••	• •	" .
Waipawa Whakatane	• •	••	••	••	Wednesday.
Woodville		• •	• • •	• •	*
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,					•
		South	Is land.		
Alexandra	• •	• •	• •	• •	Saturday.
Balclutha Bluff	• •	• •	••	••	"
Cromwell	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	•••	• • •	
Geraldine					Thursday.
Gore	••	••	••	• •	Wednesday.
Kaiapoi Kumara	••	• •	••	• •	Thursday. Wednesday.
Lawrence		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • •	"
Mataura	• •				
Motueka Nasaba	• •	• •	••	• •	Saturday.
Naseby New Bright	···	••	••	••	Thursday. Wednesday.
Queenstown		•••	• • • • • • • • • • • • • • • • • • • •	• • •	"
Richmond	••				Saturday.
Ross	••	••	••	• •	Wednesday.
Roxburgh Sumner	••	• • •	••	••	Thursday. •Wednesday.
Tapanui	· ·	•••	• • •	•••	"
Temuka		• •		• •	Thursday.
Waikouaiti	• •	• •	••	••	Wednesday.
Waimate Winton	••	••	••	••	Thursday. Wednesday.
			••	••	Woundsday.
The Town Dis	stricts				
D 111		North	Island.		err 1 1
Bull's Hikurangi	••	• •	••	••	Wednesday. Thursday.
Hunterville	••	••	••	••	Wednesday.
Huntly	••	••	•••	••	Saturday.
Kaikohe	• •	• •	• •	• •	Wednesday.
Kaponga Kawakawa	••	••	••	• •	Thursday. Wednesday.
Kawhia	• •	••	••	• • •	Thursday.
Manaia	••		••	••	Wednesday.
Matamata	• •	••	• •	••	Saturday.
Mercer	••	••	••	••	Wednesday.
Ohaupo Ohura	••	• •	••	••	Saturday.
Onerahi			•••		Wednesday.
Opunake	••	• •	••	• •	n
Otane Region	• •	••	••	• •	Saturday.
Raglan Rangataua	••	••	••	••	Wednesday. Thursday.
Rongotea	•	••	••	::	Wednesday.
Te Puke	••	••	••		Thursday.
Tuakau Upper Hutt	••	••	• •	••	Wednesday.
TX7 - 2 1	••	••	••	• •	Saturday.
Warkworth		••	••		"
Waverley	••	••	••	••	

First Colu	ımn.	South I	sland	8	second Colum
Amberley .		South 1			Saturday.
		•••	••		"
0.	•		••		Wednesday
A				••	Saturday.
Pleasant Poi					Thursday.
Southbridge					Saturday.
Takaka .					Wednesďay
					,,
e Road Dist	riota d	sf			
Ashburton C			on Coun	t.sr	Thursday.
Avondale, E	den C	onntv	on coun		Saturday.
Katikati, Ta	uen o	a Counts	,	••	Thursday.
Mareretu, O	te met	ee. Count		•••	Saturday.
Mount Hutt	Aghi	hurton C	ountv	• • • • • • • • • • • • • • • • • • • •	•
Mount Welli	ngton	Eden (lounty	••	. "
Okain's Bay	Aka	roa Coun	tv	•••	,,
Okain's Bay One Tree Hi	ll. Ed	en Count	v		Wednesday
Ostend, Wai	heke .	Island	٠		Thursday.
Rakaia Sout	h, Asl	burton (County		Saturday.
Suburban N	orth,	Waimea	County		•
Tamaki Wes					Wednesday
	•		•		·
e Counties o	ot	North 1	land		
Bay of Islan	ds	North 1	siana.		Thursday.
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Conscience-money received.

The Treasury,
Wellington, 20th February, 1922.

I HEREBY acknowledge receipt of the sum of £3 forwarded to the Treasury by a person unknown on the 18th February, 1922, as conscience-money due to the New Zealand Government.

J. J. ESSON, Secretary to the Treasury.

By-laws of the Tauranga District Maori Council, under the Maori Councils Act, 1900, and the Health Act, 1920, ap-

Native Minister's Office

Native Minister's Office,
Wellington, 1st November, 1921.

I T is hereby notified that His Excellency the GovernorGeneral has been pleased to approve of the following
by-laws made by the Maori Council of the Tauranga Maori
District, under the provisions of section 16 of the Maori
Councils Act. 1900 Councils Act, 1900.

J. G. COATES, Minister of Native Affairs.

Approved.

JELLICOE, Governor-General.

THE MAORI COUNCIL OF THE TAURANGA MAORI DISTRICT.

BY-LAWS.

THE Maori Council of the Tauranga Maori District, constituted under the Maori Councils Act, 1900, and its amendments, and the Public Health Act, 1920, hereby makes the following by-laws in lieu of the by-laws published in the New Zealand Gazette dated 18th September, 1902, under and by virtue of the said Acts and amendments, such by-laws to come into operation upon approval thereof by the Governor-General and the publication of the same in the Gazette and Kahiti.

In these by-laws, except where inconsistent with the context or when otherwise expressly provided, the following expressions shall have the meanings attached thereto:—

"The said Act" means the Maori Councils Act, 1900, and its amendments, and the Public Health Act, 1920:

"The Council" means the Maori Council of the Tauranga

Maori District constituted under the said Acts:
"Committee" or "Village Committee" means the Village
Committee of a Maori kainga, village, or pa appointed
by the Maori Council under the provisions of the said Acts:

strict" means the Tauranga Maori District pro-claimed by the Governor-General under the pro-

claimed by the Governor-General under the provisions of the said Acts:

"Native Township" means a township constituted under the Native Townships Act, 1895:

"Prescribed" means prescribed by rules or regulations made under the said Acts or by these by-laws.

(A.) GENERAL PROVISIONS.

1. All deaths shall be notified by the nearest of kin, or in his absence by the owner or occupier of the dwelling where death took place, to the nearest Registrar of Births, Deaths, and Marriages within thirty-six hours of death. Failure to comply shall render the offender liable to a penalty not exceeding £1.

ceeding £1.

2. In every case of death, where the deceased has not been attended to by a qualified medical practitioner, the Committee shall investigate the circumstances surrounding such death with regard to the nature of illness, duration, treatment, and names of persons who treated or were in attendance on deceased, and report the results of this investigation to the nearest Registrar of Maori Births, Deaths, and Marriages.

3. Human corpses shall be buried, if the death occurs between the 15th day of March and the 15th day of September (both days inclusive) in any year, within four days after death; and if the death occurs between the 16th day of September and the 14th day of March of the following year (both days inclusive), within three days after death, unless the Medical Officer of Health or the Director of Maori Hygiene shall otherwise direct.

shall otherwise direct.

4. Where death has occurred from an infectious disease the corpse shall be buried within twenty-four hours after death The corpse shall be removed from the dwelling, tent, hospital, or place where death occurred to the cemetery without being allowed to lie in state at any intermediate or village, and no tangi shall be held.

5. It shall be the duty of the nearest relatives of the description of

ceased, or, in their absence, of the owner or occupier of the house or premises wherein deceased died, to comply with the provisions of by-laws 3 and 4; and all or any of them shall be deemed guilty of a breach thereof as the Council may deem fit, and shall be liable to a penalty not exceeding £5 for each afforms.

for each offence.

6. No human corpse shall be buried, except with the per mission of the Council, in any place other than a burial-ground recognized by the inhabitants of a Maori kainga, or reserved or set apart by them or some duly constituted authority as a burial-ground. 7. No human corpse shall be permitted to lie in state in front of any meeting house or in the courtyard (marae) thereof, but may lie in state at some other spot in the vicinity that may be indicated by the Chairman of the Committee.

(B.) Buildings.

(B.) BUILDINGS.

8. No person shall erect a dwellinghouse upon any site not having natural or artificial subsoil drainage sufficient to prevent such site being damp, or upon any site having matter thereon which may prove injurious to the health of the occupants of such buildings. The ground underlying every dwellinghouse shall be so formed and graded that no water can flow or lodge thereon or under any part of such building. Where the site of an erected dwellinghouse is considered injurious to the health of the occupants, the Council may order the owner or occupier to remove such building to a more healthy site. healthy site.

9. Every person who shall erect a dwellinghouse shall construct every room intended to be used as a living-room so that the same shall be not less than 8 ft. 6 in. in height from that the same shall be not less than 8 It. v in. in height from the floor to the ceiling in every part; provided that every room intended to be used as aforesaid with a sloping or unceilinged roof shall be not less than 9 ft. in height from the floor to the roof over one-half the superficial area of such room, and no wall thereof shall have a less height than 5 ft.

before any slope of the roof commences.

10. Every person who shall erect a dwellinghouse shall provide that for every sleeping-room therein there shall be at least 36 square feet of floor-space to each adult or every two children under ten years of age sleeping in that room, and there shall be a window-space clear of frames equal in area to at least one-tenth of the area of the floor of such room, of which window-space at least one-half shall be made

11. Every person who shall erect a dwellinghouse must provide each sleeping-room with a boarded floor so that there shall be between the underside of every joist, plate, stringer, and bearer on which such floor may be laid or supported and the upper surface of the ground a space of 4 in. at the least in each part, and he shall cause the area below such floor to be thoroughly ventilated by some effectual method.

12. In the case of houses already erected the Council may require the owner or occupier of any dwellinghouse which does not comply with Section B, clauses 10 and 11, to make such alterations or additions as may be deemed necessary.

13. The Council may, or shall if the Medical Officer of Health or Director of Maori Hygiene so directs, order the removal or destruction of any building in a dirty and unwholesome state, if in its opinion it is unsuitable for human habitation, or if the owner or occupier thereof fails after due notice to clean, renovate, or himself remove or destroy the same.

clean, renovate, or himself remove or destroy the same.

14. The Chairman of the Committee, or any person duly authorized by the Committee in that behalf, may by notice in writing direct the owner or occupier of any house or other building in a dirty and unwholesome state to clean or cause the same to be cleaned within a time to be specified in such

notice.

15. Any person refusing or neglecting to comply with notice for removals, alterations, or cleaning under clauses 8, 10, 11, 12, 13, and 14 shall be liable to a fine not exceeding £1 for the first offence and £5 for every subsequent offence, and in the case of persistent refusal or neglect to comply, the Committee may order the work to be done. Any costs incurred by the Committee in and about such removals, alterations, or cleanings shall be a debt due to the Committee, recoverable as liquidated damages by process in a Magistrate's able as liquidated damages by process in a Magistrate's

able as liquidated damages by process in a Magistrate's Court.

16. The Committee may, in its discretion, ease or modify the application of the foregoing clauses 8, 12, 13, and 14 in the case of any old, ill, or feeble person occupying any such buildings as aforesaid, so that such clauses shall not press heavily on such person. The Chairman of the Committee shall report the case and all the circumstances to the Chairman of the Council, whereupon the Council shall consider such case and decide whether it shall devote part of its funds towards cleaning and otherwise improving the dwellings of such sick, old, or feeble persons. such sick, old, or feeble persons.

17. The owner or occupier of a dwellinghouse shall be held responsible for preventing more persons sleeping in any room thereof than are allowed by the floor-space laid down in clause 10. Failure to comply with this shall render him liable to a penalty not exceeding 5s. for a first offence and not exceeding 10s. for every subsequent offence.

Movable and Temporary Dwellings.

18. Every person who shall own or occupy temporarily a tent, shed, whare, or similar structure shall be responsible that the same is clean, dry, weatherproof, and ventilated. Each adult and every two children under ten years of age shall be provided with 16 square feet of floor-space.

19. Every person who shall own or occupy a tent, shed, whare, or similar structure which is in such a state as to be a whare, or similar structure which is in such a state as to be a nuisance or injurious to health, or which is so overcrowded as to be injurious to the health of the inmates, whether or not members of the same family, shall be deemed guilty of an offence, and shall be liable to a penalty not exceeding £1 for a first offence and not exceeding £5 for every subsequent

Meeting-houses.

20. The provisions of clause 8 with regard to site shall apply to meeting-houses.21. The provisions of clause 11 with regard to flooring shall

apply to meeting-houses.

- 22. All meeting-houses, so as to secure adequate ventila-tion, shall be provided with sufficient window-space at either end of the building, of which window-space at least one-half
- shall be made to open.

 23. All meeting-houses shall be provided with sufficient privy accommodation for each sex to the satisfaction of the Medical Officer of Health or Director of Maori Hygiene.

 24. No sweepings or rubbish shall be deposited under the floor of a meeting-house.

 25. The Committee shall direct the carrying out of any

25. The Committee shall direct the carrying-out of any 20. The committee shall direct the carrying-out of any necessary alterations or additions under these by-laws, and in the event of the owner or persons concerned in the meeting-house refusing to carry out such alterations or additions such meeting-house may be closed down until the by-laws are complied with.

(C.) DRAINAGE.

26. The Council shall make such by-laws regarding drainage to suit the particular circumstances of their district as the Medical Officer of Health or the Director of Maori Hygiene approve.

(D.) NUISANCES.

27. No nightsoil, refuse, or offensive rubbish shall be cast or deposited or allowed to flow into any spring, stream, or watercourse that flows through or past a Maori kainga and which is used as a water-supply by the inhabitants of such kainga or other kainga on the banks of such stream or near

28. No person who is the owner or occupier of any premises within a Maori kainga shall permit or suffer any nightsoil or refuse or any offensive rubbish or matter of any kind whatever to accumulate or remain or be in or upon such premises so as to be injurious or dangerous to health or as to cause an

offensive smell.

29. No horses, cattle, sheep, dogs, or other animals shall be buried within a Maori kainga.

30. No person shall throw or leave any dead animal on any property within a Maori kainga whereby any offensive smell is or is likely to be created.

31. Every person who commits a breach of any of the by-laws 27, 28, 29, and 30 shall be liable to a penalty not exceeding 10s.

(E.) KEEPING OF ANIMALS.

(E.) KEEPING OF ANIMALS.

32. No person shall keep or allow any pigs to run loose within a Maori kainga, nor in any case to keep them so as to be a nuisance or injurious to health, nor in such manner as to pollute any water used or likely to be used by man for drinking or domestic purposes or for use in a dairy: nor shall any person, after the coming into force of this by-law, permit to remain any pigsty at a less distance than 150 ft. from any house or building used as a dwellinghouse or school, or any buildings within which food intended for human consumption is prepared or stored, or at a less distance than 50 ft. from any road or the boundary of any occupied neighbouring property.

(F.) PRIVIES.

Regulating all Privies.

33. The owner or occupier of every dwellinghouse shall pro-

34. Every person who shall construct a privy in connection with a building shall construct such privy at a distance of 10 ft. at the least from any living-room or any room where foodstuff is intended to be stored.

foodstuff is intended to be stored.

35. It shall be an offence for any person who shall construct a privy in connection with a building to construct such privy within the distance of 40 ft. from any well, spring, or stream of water used or likely to be used by man for drinking or domestic purposes, or otherwise in such a position as to render any such water liable to pollution.

36. Every privy shall in all respects be well and substantially erected. It shall be provided with a sufficient opening for ventilation as near the top as practicable, and communication directly with the external air. It shall be enclosed on all sides and be provided with a door.

all sides and be provided with a door.

(a.) Every person who shall construct a pan privy in connection with a building shall construct such privy in such a manner and in such a position as to afford ready means of

access to such privy for the purpose of cleaning such privy and of removing filth therefrom.

(b.) The seat of a pan privy, the aperture in such seat, and the space beneath such seat shall be of such dimensions as to admit of a movable receptacle for nightsoil of a capacity of not less than 1 cubic foot being placed and fitted beneath such seat in such a manner and such a position as may effectually prevent the deposit upon the floor or sides of the space beneath such seat, or elsewhere than in such receptacle, of any filth which may from time to time fall or be cast through the

(c.) The seat of such pan privy shall be so constructed that the whole of such seat or a sufficient part thereof may be readily moved or adjusted in such a manner as to afford adequate access to the space beneath such seat for the purpose of cleansing such space, or removing therefrom or placing

pose of cleansing such space, or removing therefrom or placing or fitting therein the appropriate receptacle.

(d.) The receptacle in any pan privy shall be constructed of such material and in such a manner as to prevent any escape by leakage or otherwise of any part of the contents of such receptacle. The aperture of the seat shall be provided with a cover, which must be kept over the aperture when the seat is not in the provided with a cover, which must be kept over the aperture when the seat is not in the provided with a cover of the seat is not in the provided with a cover of the seat is not in the provided with a cover of the seat is not in the provided with a cover of the seat is not in the seat is no

is not in use.

37. The occupier of the premises on which any privy is situated shall keep such privy in a good state of repair and in a thoroughly clean and sanitary condition.

38. The owner or occupier of any premises in connection with which a privy has been erected shall use or cause to be used a sufficiency of dry earth or sawdust or askes so that the excrement shall be so covered that no nuisance shall arise therefrom. arise therefrom.

Regulating Pan Privies.

- 39. Where a pan privy is used, such privy shall be constructed and cleansed in the following manner:—

 (a.) Every person who shall construct a pan privy in connection with a building shall construct such privy in such a manner and in such a position as to afford ready means of access to such privy for the purpose of cleaning such privy and of removing filth therefrom.
 - (b.) The seat of a pan privy, the aperture in such seat, and the space beneath such seat shall be of such dimensions as to admit of a movable receptacle for nightsoil of a capacity of not less than 1 cubic foot being placed and fitted beneath such seat in such a being placed and fitted beneath such seat in such a manner and in such a position as may effectually prevent the deposit upon the floor or sides of the space beneath such seat, or elsewhere than in such receptacle, of any filth which may from time to time fall or be passed through the aperture of such seat.

 (c.) The seat of such pan privy shall be so constructed that the whole of such seat or a sufficient part thereof may be readily removed or adjusted in such a manner as

be readily removed or adjusted in such a manner as be readily removed or adjusted in such a manner as to afford adequate access to the space beneath such seat for the purpose of cleansing such space, or removing therefrom or placing or fitting therein the appropriate receptacle.

(d.) The receptacle in any pan privy shall be constructed of such material and in such a manner as to prevent any escape by leakage or otherwise of any part of the contents of such recentacle. The aperture of the

any escape by leakage or otherwise of any part of the contents of such receptacle. The aperture of the seat shall be provided with a cover, which must be kept over the aperture when the seat is not in use.

40. The occupier of every house shall cause the pans of all pan privies used in connection with such house to be emptied and properly cleaned at least once in every week, and in any case so frequently as to prevent overflow.

41. It shall not be lawful for any person to bury nightsoil otherwise than in a pit or trench in such a manner and to such a depth as to provide that it shall have a covering of earth of at least 6 in. when the pit or trench is closed.

42. No nightsoil shall be buried within 50 ft. of any dwelling or within 60 ft. of any well. A pit may be used instead of a movable receptacle, provided such pit does not communicate directly with subsoil water. The aperture of the seat shall be provided with a cover, which must be kept over the aperture when the seat is not in use. The seat and walls surrounding the space below the seat shall be made fly-proof. In no case shall the height of the excreta within the pit be allowed to rise to within 6 in. of the surface of the ground. to within 6 in. of the surface of the ground.

Regulating Pit Privies.

43. On the authority of the Director of Maori Hygiene or 43. On the authority of the Director of Maori Hygiene or of a Medical Officer of Health, or of any Inspectors appointed by the Department of Health, a privy may be provided with a pit for the reception of fæcal matter in place of a pan, but such pit shall not be so placed as to endanger the purity of any stream, spring, or well, and shall be at least 30 ft. from, any dwelling or place in which food is stored.

44. The pit of every pit privy shall be covered by a seat so constructed as to prevent the access of flies to such pit, and

for this purpose the aperture of the seat shall be provided with a cover which must be in place when the privy is not in use.

45. The pit of every pit privy shall be covered in with clean earth before the fæcal matter therein rises to within 12 in. of the surface of the ground, and the privy shall be thereafter moved.

(G.) INFECTIOUS DISEASES.

46. Where the Medical Officer of Health or the Director of Maori Hygiene notifies that an infectious disease exists in a village or district, no hui, gathering, or tangi shall be held until such time as the village or district is declared clean of the

47. Where an infectious disease has been notified in a village 47. Where an infectious disease has been notified in a village or district, the Committee shall render every possible assistance to Native-school teachers, Native nurses, sanitary inspectors, medical officers, or health officers in the early tracing of cases of sickness in the village or district. The Committee shall make it as widely known as possible that such an infectious disease exists. Any person, after receiving such notice, who does not notify cases of sickness existing in a house or camp owned or occupied by him shall be deemed guilty of an offence.

48. No person suffering or suspected to be suffering from an infectious disease shall travel or be removed to other dwellinghouses or camps already occupied, unless to a hospital, without the consent of a nurse, sanitary inspector, or medical officer.

officer.

49. Where so directed by a sanitary inspector, Native nurse, or qualified medical practitioner, no person living in a house, building, or camp where infectious disease exists shall travel about to other occupied houses or districts unless he possesses a certificate from a qualified medical practitioner that he is

50. Any person, not acting under the instructions of a qualified medical practitioner or an official of the Department of Health, who treats cases of sickness other than in his own immediate family, or allows cases of sickness to collect in a house or camp owned or occupied by him, shall be deemed guilty of an offence.

51. No clothing blankets

guilty of an offence.

51. No clothing, blankets, or domestic utensils shall be removed for further use from a house in which infectious disease exists or has existed until such material has been properly disinfected by a Native nurse, sanitary inspector, or under the orders of a qualified medical practitioner.

52. Any person infringing any of by-laws 45, 46, 48, and 50 shall be liable to a penalty not exceeding £5 for each offence, and of by-law 49 not exceeding £25.

(H.) TANGIS, HUIS, AND GATHERINGS.

53. The Committee of the village or district where a tangi, hui, or gathering is held shall be responsible for the proper regulation of such tangi, hui, or gathering from a sanitary standpoint.

54. The Committee shall take steps to ensure that proper precautions are carried out with regard to cleanliness, ventilation, and overcrowding of meeting-houses, cleanliness of the marae and cooking-houses, and the proper disposal of

refuse and rubbish.

retuse and rubbish.

55. The Committee shall take steps to ensure that sufficient privy accommodation to the satisfaction of the Medical Officer of Health or Director of Maori Hygiene is provided separate for each sox, and that such privies are kept in a clean and sanitary condition.

56. The Committee shall take steps to prevent the fouling

56. The Committee shall take steps to prevent the fouling of water-supplies.

57. The Committee shall take steps to prevent any tangi, hui, or gathering being so unduly prolonged as to be a menace to public health.

58. The Committee shall prevent any acute cases of sickness remaining in a meeting-house, and shall insist on their being removed to a detached dwellinghouse, tent, or to their own homes.

59. Any person depositing exercts or unine middle.

59. Any person depositing excreta or urine within a Maori kainga at other than places appointed shall be guilty of an offence, and shall be liable to a fine not exceeding 10s. for

each offence.

60. The Committee may appoint a sanitary squad to carry out the provisions of this section. Where any expense is incurred, it shall be a charge upon the funds of the tangi,

incurred, it shall be a charge upon the funds of the tangi, hui, or gathering, or may be raised as a levy or contribution, as the Committee may deem fit.

61. Where there is no duly constituted Health Committee in a village where the tangi, hui, or gathering is held, the relatives of the deceased or the promoters of the hui or gathering shall be held responsible for the carrying-out of the clauses of this section.

(I.) WATER-SUPPLIES.

62. The Council shall make such by-laws regarding watersupplies to suit the particular circumstances of their district as the Medical Officer of Health or the Director of Maori Hygicne approve.

(J.) DRUNKENNESS.

63. (1.) No alcoholic liquor shall at any time be supplied,

drunk, or brought to any Maori kainga.

(2.) Where a public meeting is held by invitation, the person or persons issuing such invitation shall be jointly and severally liable, if he or they supply or cause to be supplied any alcoholic liquor to the visitors, or any of them, or to any person whatsoever attending such a meeting, to a fine not exceeding \$5. exceeding £5.

(3.) Any person found drunk at any kainga or Maori meeting shall be liable to a fine of not less than 5s. and not ex-

eding £1.

(4.) Any person shall be guilty of an offence who—
(1.) Being drunk or under the influence of liquor, enters a

meeting-house or a church or some other public building within a Maori kainga;

(2.) Takes any alcoholic liquor into a Maori kainga;

(3.) Drinks or causes anyone else to drink any alcoholic liquor in any meeting-house, church, or public building

building.

And such person shall be liable to a fine of not less than 5s. and not exceeding £1 for a first offence, and not exceeding £2 for every subsequent offence.

(K.) HAWKERS.

64. The following by-laws shall apply to Indian, Assyrian, and other hawkers selling their goods in the Maori kaingas within the district, that is to say:—

(1.) Such persons shall have a license from the Council before he may sell his goods within the kaingas of

the district.

(2.) The license in the Form B in the Schedule hereto shall have force throughout the whole of the district, and the fee therefor shall be £2.

(3.) The Chairman or Clerk of the Council, or a member of the Council duly authorized by the Council in that behalf, is empowered to issue such licenses.
(4.) All fees paid for licenses shall be forwarded to the office of the Council.

(5.) Any person hawking goods without a license within any Maori kainga in the district shall be liable to a

any Maori kainga in the district shall be liable to a fine not exceeding £5.

A special license may be issued by the Chairman or Clerk or any member of the Council, or by the Chairman of the Village Committee of a kainga where any hui or gathering is held, to any person desirous of hawking and selling goods at such hui or gathering on payment of 10s., or for any other kind of sale 5s. Such license shall be in force only while such hui or gathering lasts, and no longer. Any person hawking or selling goods at such hui or gathering without a special license, or without a license as provided in the foregoing by-laws, shall be liable to a fine not exceeding £5.

(L.) SMORING.

65. Every person, whether European or Maori, who sells

65. Every person, whether European or Maori, who sells gives, or supplies any cigarette, tobacco, or torori to any Maori youth under the age of fifteen years shall be deemed guilty of an offence, and shall be liable to a fine not exceeding £5.

Every Maori youth under the age of fifteen years who smokes tobacco, torori, or cigarettes, or any part of a cigarette, shall be deemed to be guilty of an offence, and shall be liable for the first offence to a fine not exceeding 5s., for the second offence to a fine not exceeding 10s., and for a third or subsequent offence to a fine of £1. quent offence to a fine of £1.

(M.) GAMBLING.

66. Any person, whether Maori or otherwise, desirous of establishing a billiard-room in any kainga, village, or pa, and any Maori desirous of establishing a billiard-room at any other place within the district, except townships (but not Maori lots within a Native township) and European settlements, shall first obtain a license from the Council, which with the total council to the council of th may be granted subject to the following terms and conditions:

(1.) Such license shall be in Form C in the Schedule hereto.

(2.) The fee for such license shall be £10.
(3.) Such license shall remain in force for twelve months

- (3.) Such license shall remain in force for twelve months from the date thereof, unless sooner revoked by the Council as hereinafter provided.
 (4.) All billiard-rooms shall be properly ventilated, and shall at all times be kept clean and in good order.
 (5.) All billiard-rooms shall remain open on week-days only, between the hours of 9 a.m. and 10 p.m. Any person committing a breach of this by-law shall be liable to a fine not exceeding £1 for the first offence, not exceeding £2 for the second offence, and for a subsequent offence shall be liable to have his license revoked
- revoked

 (6.) No Maori youth under the age of fifteen shall be permitted to play billiards on such licensed premiers

and if discovered playing therein the licensee or the person for the time in charge of the premises shall be liable to a fine of £5 for the first offence, and for a second offence the Council may revoke the license.

(7.) Renewal of license must be applied for before the expiry of the term for which a license has been granted.

(8.) Any Macri youth under the age of fifteen years found.

(8.) Any Maori youth under the age of fifteen years found ny maori yourn under the age of inteen years found playing billiards in any place whatsoever shall be liable to a fine not exceeding 5s. for the first offence, not exceeding 10s. for the second offence, and not exceeding £1 for the third offence or for every subsequent offence.

subsequent oftence.

(9.) Any person keeping a billiard-room or a billiard-table in any Maori kainga, and any Maori keeping such a room or table at any other place within the district, except townships (but not Maori lots within a Native township) and European settlements, without license from the Council, shall be liable to

a fine not exceeding £25.

(10.) Any person found playing for money, whether by cards or any other game (except by billiards on licensed premises), within the precincts of any kainga shall be liable to a fine not exceeding 10s. for the first offence, not exceeding £1 for the second offence, and not exceeding £2 for every subsequent offence.

offence.

(11.) Any person, the owner or occupier of any house or premises situate in any Maori kainga, who shall permit or allow gambling or playing for money (except by billiards on licensed premises) in such house or upon such premises shall be liable to a fine not exceeding £1 for the first offence, not exceeding £2 for the second offence, and not exceeding £5 for every subsequent offence.

(N.) VILLAGE COMMITTEES.

67. The Council may delegate wholly or in part its powers under the prescribed rules or regulations to any Village Committee, and such Committee shall thereupon be enabled

Committee, and such Committee shall thereupon be enabled to exercise such powers within its own kainga.

The Village Committee shall have power to impose a penalty or a fine for any breach of regulation, and if such fine be not paid within the prescribed period the Chairman of the Committee shall forward a report on and evidence of such breach of regulation and of the non-payment of such fine to the Chairman of the Council.

68. The Council shall prescribe fines for by-laws for which

no provision has been made.

SCHEDULE.

Form A.

To [Name and address].

GREETING: You are requested to cleanse or cause your house to be cleansed within days after service of this notice upon you, and you are warned that if after such service you refuse or neglect within the time specified to comply with this notice you will be liable to a fine not exceeding £1. Dated the day of .19.

. Chairman [or Clerk] of Tauranga Council [or Village Committee].

Form B.

HAWKER'S LICENSE. .

, a hawker, is duly licensed to Know all men that sell goods in the kaingas of the Tauranga District for one year from the date here of.
Given under the seal of the Maori Council for the Tauranga

, 19 Maori District, the day of

(SEAL.)

Chairman [or Clerk] of the Council.

Form C. BILLIARD LICENSE.

, of , is duly licensed to for twelve months from the Know all men that keep a hilliard-room at for twelve months from the date hereof, subject to the provisions of the by-laws of the Council.

Given under the seal of the Maori Council for the Tauranga , 19 Maori District, the day of

Chairman [or Clerk] of the Council. (SEAL.)

The above by-laws were passed at a meeting of the Maori Council for the Tauranga Maori District held at Tauranga on the 31st day of May, 1921, and are given under the seal of the said Council of the said Council.

HIRAMA MOKOPAPAKI, Chairman.

As witness the hand of His Excellency the Governor-General, this 10th day of October, 1921.

J. G. COATES, Minister of Native Affairs.

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

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

No.	Name.	Residence.	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7 8	Billings, Olive Hilton Collins, Thomas Frederick Day, May Hannah Gildea, John Kingaby, Annie Maria Morris, James Morris, Sara McKay, John Barr Munro	Dunedin	Spinster Labourer Married woman Miner Nurse Foreman bushman Married woman Storeman	$\begin{array}{c} 4/1/22 \\ 29/8/21 \\ 20/1/22 \\ 2/11/21 \\ 16/12/21 \\ 24/11/21 \\ 3/12/21 \\ 2/12/21 \end{array}$	$\begin{array}{c} 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \\ 15/2/22 \end{array}$	Intestate "" "" "" Testate Intestate	Dunedin. Invercargill. Christchurch. Hokitika. Wellington. Auckland. Wellington. Christchurch.

Public Trust Office, Wellington, 20th February, 1922.

J. W. MACDONALD, Public Trustee.

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

Mining Registrar's Office, Paeroa, 10th February, 1922. 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.	Local	ty.	Registered Holder.		
353 6025 8687	21/12/1905	Residence-site Business site Special quartz claim	Mackaytown Karangahake		Marion Littlejohn. Jessie Banks Minett. Stewart Wright Buchanan.		

Minister's Decisions under Customs Acts.

Customs Department, Wellington, 21st February, 1922.

To a list [hereby notified, for public information, that the Hon. the Minister of Customs has decided to interpret the Customs Acts in relation to the undermentioned articles as follows.

Note.—"Not elsewhere included" appears as n.e.i.; "other kinds" as o.k.; "articles and materials suited for, and to be used solely in, the fabrication or repair of goods within New Zealand" as a. & m.s. Articles marked thus † are revised decisions.

Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
As articles, n.e.i., specially suited for the use of the blind, &c. (613) Articles specially suited for the use of the blind, deaf, or dumb, viz.:— Beads for training the blind, on declaration that they have been specially in training the blind.	Free	Free	Free.
ally imported for and will be used solely in an institution for the blind. Interlining-frames used by the blind in writing. As dental appliances (168) Dental appliances, instruments, and materials, viz.:— Agate mixing slabs and tablets not exceeding 8 in. by 4 in., for dentists'	Free	5 per cent.	10 per cent.
use. Aluminium blanks. Apparatus for administration of anæsthetics, including gasometers for the		·	
operating-room. Articulating-paper. Articulators.			
Bracket, peculiarly suited to support a dental engine. Cavity-caps, pins for tooth-crowns, matrices and matrix-retainers, regulating-apparatus, regulating-screws, springs and swivels for dentures, suction plates and discs, and other articles directly applied to the teeth or mouth for temporary or permanent wear. Celluloid moulding apparatus for dentures.			
Chamois cushions and trays for gold foil. Cone-socket instrument-roll fitted up for holding instruments. Copper pickle pans and ladles. Dental foot-power engine. Dental napkins, unhemmed, for absorbing saliva.			
Dental swages. Dentists' centrifugal casting-appliance, for gold crowns and gold-inlay			
work. Dentists' compound heater (the "Monson"). Dentists' dummy patient, or dental phantom. Dentists' dies and die-plates. Dentists' draw-press for making shells.			
Dentists' economy heat-cap, used by dentists in crown and bridge work. Dentists' electrically driven amalgam-mixer (except the motor, which is to be separately classified under section 137 of the Customs Act, 1913) Dentists' flask-presses and moulding-flasks. Dentists' flexible cable and sleeve for attaching to electric motor.			
Dentists' Gemouline pressure-casting outfit, parts of—viz., stands and melting-pans. Dentists' glass cotton-fonts.			
Dentists' mercury bottles, cow-horn. Dentists' mirrors, heads and handles for, whether imported attached or otherwise, when the Collector is satisfied that they are reasonably identifiable as dental mirrors or parts thereof. Dentists' mouth gags or props. Dentists' pellet-holders.			¢.;
Dentists' pestle and mortar of porcelain or glass, if the mortar does not exceed 17 in. in diameter. Dentists' rubber dam clamps, holders, and weights; clamps for use with			
absorbent or non-absorbent fabrics. Dentists' saliva-ejectors. Dentists' silks and threads, and holders for the same. Dentists' soldering-lamps, annealing-lamps, and annealing-trays. Dentists' stands, Spurge's, for holding cylinders of nitrous oxide gas.			
Dentists' sterilizers, electric, peculiarly suited for dental use. Dentists' syringes, "Ritter" electrically heated air, for use on a dental engine switchboard.			
Dentists' tooth-separators and separating-sticks. Dentists' vulcanizers for vulcanizing dentures, including gas-regulators for vulcanizers. Dentists' vulcanizing-flasks.			
As educational apparatus ($6\overline{2}4$)	Free	Free	Free.
Balances, viz.: Salter's and similar spring balances, marked to weigh in grammes only. Balances, spring, marked in kilos and fractions thereof, for demonstration			
purposes. Blackboard erasers (strips of felt fixed on a wooden stock). Blackboard set squares.			
Blackboards. "Boy Scouts' Signal Instructor," a washable handkerchief having Morse signals printed thereon. Brushwork cards, freehand-drawing cards, crayon-drawing cards, and			
similar cards and sheets. Chemicals in sets, for carrying out the examination tests set by correspondence schools in practical chemistry, in quantities not exceeding two ounces for each sample of a solid and four fluid ounces for each sample of a solution or liquid.		·	
Compasses for chalk. Corks cut for kindergarten purposes.			

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff
s educational apparatus (624)—continued.			1
Examination papers, science and art. Geographical exercise books containing printed outlines of maps showing			
degrees of longitude and latitude. Globes.			
Imitation coins of gilt, bronzed, coppered, or silvered cardboard. Inclined planes. Ink-wells.			
Kindergarten sheets, having illustrations of animals, &c., printed thereon.			
Languagephone records, solely for teaching languages. Models for schools of art.			
Models, glass, of house-pumps. Models of slide-valves for use in International Correspondence Schools.			
Models of teeth in wax, showing sections of teeth sound and decayed. Models specially suited for teaching drawing, physics, mechanics, building-		: :	
construction, or engineering. Omnigraph, a transmitter used in learning telegraphy.			
Painting-books, containing pictures to be coloured by children.			
Pictures illustrating Biblical incidents and bearing a label permanently affixed descriptive of such incidents, not exceeding in invoice price 1s.		i	
per dozen. National Society's pictures specially prepared for distribution to Sunday-			
school scholars in class, and similar pictures in series, specially suited for Sunday-school use, and illustrating Biblical subjects, history, or			
topography: not exceeding in invoice price 5d. per dozen, net.		İ	
Plaster casts, being drawing-models. Plaster casts of anatomical subjects for illustrating biological lectures.	į		
Plasticine in boxes, and tools for working same, suitable for use in kinder- gartens and schools.			
Plasticine in bulk or otherwise. Plasticine, empty tin boxes for, branded "Kapai" and "Students,"			
7 in. by 2 in.			
Pointers, for use with blackboards. Pulley-blocks, wooden, being models for demonstrations in mechanics			
classes. Rubber stamps of the human body.] i		
Signalling-heliograph for Boy Scouts. Slate-eraser, "The Heriot Hill."		:	
Slate-pencils, slates, and slate-pencil holders.		i	
Slated paper and slated cloth ("Lapilinum"). Technicon apparatus for piano-pupils.			
Tellurians. "Virgil Clavier's" piano-keyboards for pianoforte-pupils.		:	
Wall diagrams. Wall pictures in sets on map rollers or sticks, specially suited for teaching		!	
in Sunday-schools. Wolf's music time-blocks.			
The following articles are admitted free on declaration as under.—		1	1 1
Band instruments for public schools, on declaration that they have been specially imported for use in connection with the school, and			-
will not be disposed of without payment of duty. Demonstration apparatus, for teaching students at hospitals, on de-	1		
claration by a responsible officer of the Hospital Board that it will be used solely for demonstration purposes in the hospital only.			
The following are admitted free on declaration that they have been			
specially imported and will be used solely for educational purposes in a school, college, or university, and that they will not be removed there-		-	
from without payment of the duty,— Apparatus, appliances, and instruments peculiarly suited for teaching			
chemical analysis and assay work. Apparatus, appliances, and instruments peculiarly suited for teaching		,	
the sciences of biology, engineering, geology, mechanics, metallurgy,			
mineralogy, physics, and psychology. Apparatus for teaching book binding at technical schools.			
Benzine lamps for use in laboratories. Brushes, test tube.			
Castings, electrical. Chemicals.			
Colour-saucers, for use in mixing colours. Demonstration lantern, prismatic compass, and gyroscope.			
Developing-dishes, water-glasses, water-stills, bottle-brushes, cork			
borers and pressers, and razors. Electrical apparatus.			
Hot-air motor and ice-crushing machine for laboratory. Limelight apparatus.			
McDougall's specially prepared drawing-linoleum for use instead of blackboards.		1	
Monoscopes.			
Pelton wheel, friction-brake, venturimeter, and low-fall experimental turbine for demonstration or experimental purposes.			
Photographic developing bath and frame. Pictures and engravings, provided that they will be hung only in the			
school premises. Pulleys, pulley-blocks, and miniature jib-cranes, for demonstration			
purposes.			
		-	

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

Classification under Tariff, and Item No.	British Preferentia	T _n		
	Tariff.	ıl III	termediate Tariff.	General Tariff.
As educational apparatus (624)—continued.				
Stereoscopic views, "The Underwood school series—viz., physio-	1			
graphy, industries and productions, studies of characteristic features	1			Ì
of various countries, history, real children in many lands"—com-	1			İ
plete in case, with descriptive book. (The stereoscope to be charged with duty.)				
Tracing paper and cloth.		j		
Working-model of steam-engine and railway.				
s esters or ethers suitable for the manufacture of flavouring essences or perfumes (149)	Free	10	per cent.	10 per cent.
Esters or ethers suitable for the manufacture of flavouring essences or per-	1.100	10	, per conti	To per cont.
fumes, viz. :—				•
Amyl valerianate. Benzoic ether.	į.			1
Benzyl acetate.	:			1
Benzyl benzoate.		1		
Benzyl butyrate.	i			
Benzyl cinnamate. Benzyl iso-eugenol.		1		
Benzyl valerianate.	į	1.		
Bornyl acetate.				
Cinnamyl propionate. Coumarin crystals.				
Ethyl cinnamate.	1	1		1.
Ethyl malonate.				}
Ethyl myristinate. Eugenol methylic ether.	1			
Heliotropine.	!			
Methyl anisate.	1	1	•	
Methyl cinnamate.	!	:		
Methyl phenylacetate. Neroli crystals.		i		
Oil of bergamot, synthetic.				1
Oil of cinnamon, synthetic.	İ			
Oil of hyacinth, synthetic.				
Perfumes, synthetic (crystals). Terpineol (artificial oil of violets).				
Vanilline crystals.	_	i _		
s carbon tetrachloride (136)	Free	F	ree	Free.
Fire-extinguishes, chemicals for charging, viz.: "Pyrene" fire-extinguishing liquid.				
s hatters' ribbons (207)	Free	F	ree	Free.
Hatmakers' materials, viz.: Hatters' ribbons, when cut into lengths not				
exceeding 38 in., and declared for use by a bona fide manufacturer of hats.	Free	F	ree	Free.
s hatmakers' materials—viz., linings (184) Hatters' silk, artificial silk, cotton, merino, and cashmere, and mixtures of	Fice	.	100	1100.
the same with each other or with other materials, when cut into pieces				İ
not exceeding 20 in. by 30 in., for hatmaking.	Free	100	ree	Free.
s nuts, all kinds, shelled or unshelled, n.e.i. (72) Peanuts.	Fice	. 1	100	Free.
s scientific apparatus (169)	Free	5	per cent.	10 per cent.
Scientific and philosophical instruments and apparatus, viz.:—		- 1		
"Advance crusher," in laboratory sizes, used for crushing ore-samples. Bark-rippers, metal boxes with glass lids, and butterfly nets, specially				
suited for use of entomologists.				
Braun's disc pulverizer for crushing ore-samples.				
Bunsen burners.	i			1
Embedding-bath, for keeping diseased human tissues for subsequent examination.				į
Evaporating-basins.				
Glass aspirators.				1
Ladd acid-bottle trunnion.	1			İ
Leyden jars. Metric weights.	1			
Pestles and mortars of agate.	· •			i
Photo-microscopic apparatus for photographing objects as shown on				
microscope-slides. Sieves not coarser than 90 meshes to the linear inch, and not exceeding				
9 in, in diameter.	1	İ		
Spectroscope and spectrograph, "Dr. Watt's,"	i			-
Spirit lamps, "Pallad," specially suited for laboratory use.				
Water-oven, copper, for infiltrating tissues, cultivating bacteria, &c. As surgical instruments and apparatus (168)	Free	5	per cent.	10 per cent
Surgical appliances, instruments, and materials, viz.:—	1	1	•	1
Akouphone, an instrument for transmitting sounds to the ear, for the		-		
deaf. Apparatus, adjustable, surgeons', for exercising hip, knee, ankle, and				
finger joints, and for treating spinal curvature.				
Apparatus for the administration of anæsthetics.				1
Arch supports for the feet (George's anterior metatarsal). Artificial respiration apparatus, the "Synchron."				
"Barany chair," a specially constructed rotating chair fitted with head-	.			
The state of the s				
rests, used in diagnosing injuries to the brain.				
Belts, umbilical.				
Belts, umbilical. Bent throat-brushes.		İ		
Belts, umbilical. Bent throat-brushes. Carbon-dioxide snow apparatus for making CO ₂ pencils. Chiropractors' vertical-lift adjusting table (No. 2 Naysmith), specially				
Belts, umbilical. Bent throat-brushes.	ì			

Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariñ
As surgical instruments and apparatus (138)—continue l. Corn and bunion shields of chamois leather and oiled silk.			
Ear-caps. Electrodes, and galvanized handles for holding the same, used in electric			}
therapy. Electrophone, "Stolz," for use of partially deaf. Electro-Thermophore," an appliance peculiar to treatment of disease by			
means of heat. Finger-stalls. Finger-light apparatus.	<u> </u> 	i	
First-aid hampers, boxes, or kits, on a declaration that they are solely for the use of the St. John Ambulance Association. Flexible arm and attachable instruments for electric vibrator. Fracture-cradles.			
Hand stretchers or hand litters. High-frequency resonator (Schall and Son's), consisting of d'Arsonval transformer with large leyden jars, spark gap, and resonator. Horse-docking machine.			
Hypodermic and obtunding syringes. Instep-arch socks for treatment of flat-footedness. Lamp, "Thermolite," therapeutic, for the infusion of electric light and			
heat. Lamps, arc-light projector, and Minin violet ray, for treatment of constitutional and skin diseases. Lancet-probes, "Duplex," for cows.			
Laryngoscopic and similar surgical lamps, not adaptable for reading. Leucodescent therapeutic lamp. Ligature holders, tablets, and reels. "Multostat" (except motors, motor-generators, and rheostats for con-			
trolling the same, which are to be separately classified). Operating-tables, including adjusting-apparatus therefor; hip-rests, knee-holders, surgical stirrups, operation-pads, and similar articles peculiar to use on a surgical table during operations.		· ·	
Oxygen-generator, O.S. and Co. (Oppenheimer, Son, and Co.), automatic. "Pantostat" (except motors, motor-generators, and rheostats for controlling the same, which are to be separately classified). Pessaries, surgical. Probes for dilating cows' teats.			
Sea-tangle tents. Sponges, mogaze. Sponges, surgical, sterilized or medicated, in hermetically closed glass jars. Spray, ambrine, being an apparatus for applying ambrine to wounds, &c.			
Sterilizers peculiar to surgical use for sterilizing instruments and dressings. "Sunic Universal apparatus," Watson's (except the motors, motorgenerators, and rheostats controlling the same, which are to be classified separately).			
Surgeons' bandaging-stands. Surgeons' waterproof operating-overalls and operating-masks. Surgical extension and suspension apparatus. Surgical needle-boxes and needle-cases. Suspensory bandages.			
Syringes, surgeons', of metal or vulcanite, and not less than 4 in. in circumference. Temperature-regulators, with water-circulation. Wrist-straps.			
X-ray apparatus—namely, vacuum-tubes, fluorescent screens, contact breakers and regulators; screens for cell-applicator, and rubber caps for applicator; also induction-coils, ampere-meters, accumulators, and switchboard containing contact-breaker, rheostat, ampere-meter, and			
voltmeter, when imported with and forming part of X-ray apparatus; apparatus to measure, localize, and direct X-rays. Magnifying radioscope, an instrument for examining X-ray films (not including electric rheostat).			
Plate-holders or cassettes, peculiar to use in X-ray photography. Rubber and lead aprons, for protecting operator from X-rays. "Wheatstone" reflecting stereoscope, peculiarly suited for X-ray purposes. X-ray gloves, of lead-rubber, covered with leather.	-		i v
As tailors' trimmings—viz., lining-materials (189) Tailors' trimmings, viz. :— Domette (woollen padding). Italian and Verona cloths of wool or cotton and wool.	Free	10 per cent.	10 per cent
Silesias containing not more than one-eighth silk. sumbrella-makers' materials (185) Umbrella-makers' materials:— The following are admitted free, on declaration that they will be used	Free	Free	Free.
solely in the manufacture of umbrellas or sunshades,— Alpaca and zanella cloths, with border. Bordered gloria, and satin de chéne, less than 44 in. wide, when cut into shapes for umbrellas or sunshades.			
Satin de chéne less than 44 in. wide, with two borders. Silk mixtures less than 44 in. wide, with border and stripe through the centre.			
Silks, and embroidered calico, cut into shapes for umbrellas or sun- shades. The following materials when not less than 44 in. wide— Austria cloth.			
Bradford taffeta. Cotton imitation of Levantine silk mixture.			. *

Trustees of the Manuherikia Rabbit District elected.—Notice Disbandment of Otago No. 2137.

Department of Agriculture,
Wellington, 2nd February, 1922.

OTICE has been received under the hand of the
Returning Officer of the Manuherikia Rabbit District, constituted under Part III of the Rabbit Nuisance Act, 1908,

John Edward Bodkin, Frank Jopson, Cassimir Joseph Spain, Charles Grant, James McCambridge, Stephen Thomas Spain, and Roderick Tohill

have been duly elected trustees of the said district.

W. NOSWORTHY, Minister of Agriculture.

Plant declared to be a Noxious Weed by the Whangaroa County Council.—Notice No. 2145.

Department of Agriculture Wellington, 21st February, 1922.

To is hereby notified, for public information, that the Whangaroa County Council has, by special order, declared hakea (Hakea acicularis) to be a noxious weed within the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction.

W. NOSWORTHY, Minister of Agriculture.

Trustees of the Mangapiko Rabbit District elected .- Notice No. 2146.

Department of Agriculture, Wellington, 20th February, 1922.

OTICE has been received under the hand of the Returning
Officer of the Mangarity Babbit District Property District Property of the Mangarity Babbit District Property District Property District Property District Property District Property District Property District Property District Property District Property District Property District Property District Property District Property District Property District Propert Officer of the Mangapiko Rabbit District, constituted under Part III of the Rabbit Nuisance Act, 1908, that

BERTIE JAMES DAISLEY, GEORGE ARTHUR GROCOCK, ADAM W. HALL, WILLIAM JOHN MILLS, and WILLIAM JOSEPH WOOLSTON

have been duly elected trustees of the said district.

W. NOSWORTHY, Minister of Agriculture.

Trustee for Mangapiko Rabbit District appointed.—Notice No. 2147.

Wellington, 20th February, 1922.

IS Excellency the Governor-General has been pleased to appoint, in terms of section 75 (2) of the Rabbit Nuisance Act, 1908,

GEORGE SIDNEY CLARKE

to be a member of the Mangapiko Board of Rabbit Trustees.

W. NOSWORTHY, Minister of Agriculture.

Teacher's Certificate under the Education Act, 1914, cancelled.

Education Department,
Wellington, 23rd February, 1922.
T is hereby notified that the teacher's certificate under
the Education Act, 1914, issued to

DAVID THOMAS TODD

has been cancelled.

C. J. PARR, Minister of Education.

Disbandment of a Defence Rifle Club.

Department of Defence,
Wellington, 18th February, 1922.

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

Ruapehu Defence Rifle Club, with headquarters at Ohakune.

Date of disbandment, 8th February, 1922.

R. HEATON RHODES, Minister of Defence.

University Officers Training Corps (Medical).

Department of Defence, Wellington, 20th February, 1922.

Wellington, 20th February, 1922.

IS Excellency the Governor-General has approved of the disbandment, under section 6 (b) of the Defence Act, 1909, of the Otago University Officers Training Corps Medical). Dated 19th January, 1922.

Act, 1909, (Medical).

R. HEATON RHODES, Minister of Defence.

Officiating Ministers for 1922.—Notice No. 7.

mation :-

Presbyterian Church of New Zealand.

The Reverend William Elliott.

ERRATA.—In Notice No. 1, published in the New Zealand Gazette of the 26th January, 1922, page 189, under Presbyterian Church of New Zealand, for the Reverend Crockett, Robert, read the Reverend Crocket, Robert; page 190, for the Reverend McRae, George, read the Reverend MacRae, George

W. W. COOK, Registrar-General.

Election of Member of Westland Land Board.

District Lands and Survey Office,
Hokitika, 20th February, 1922.

The RICHARD SEYMOUR GALBRAITH, Returning Officer for the election of a member of the Westland Land Board, do hereby notify, in accordance with the provisions of section 41 of the Land Act, 1908, and the regulations made thereunder, that the only person nominated to fill the vacancy occurring on the said Board was George Mallinson, Esq., of Moana.

And I do therefore hereby decided.

And I do therefore hereby declare that the said GEORGE MALLINSON is duly elected a member of the Westland Land Board as from the 29th March, 1922.

RICHARD SEYMOUR GALBRAITH, Returning Officer.

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

ROBERT EDWARD HAYES, Registrar of Incorporated 5, Societies, do hereby declare that, as it has been made to appear to me that the West Coast Mining and Industrial Association (Incorporated) is no longer carrying on its operations and has no assets, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908

Dated at Wellington this 15th day of February, 1922.

R. E. HAYES, Registrar of Incorporated Societies.

Public Service Senior Examination, 1921–22.—Returned Soldier Candidates.

Education Department,
Wellington, 14th February, 1922.

THE following list contains the names of those candidates
who, by special permission of the Public Service Commissioner, were examined in January, 1922, for the Public
Service Senior Examination, and passed the examination.
Those who have passed in two or more subjects of the examination are also shown. Results of former examinations and of
equivalent examinations have been taken into account.

J. CAUGHLEY, Director of Education.

PASSED THE EXAMINATION.

Name.			Exa	amination Centre.
Adams, Edward Leslie		• •		Christchurch.
Cryer, Philip Norton		••		Wellington.
Cumming, James				Wellington.
Gillies, William John		'		Wellington.
Mulligan, Thomas John		• • •		Wellington.
Wakelin, Bertram Rapha	ıel		• •	Wellington.

PASSED IN FOUR SUBJECTS.

Fuller, Edward Geoffrey ... Wellington. Regulations under the Stock Act, 1908, for the Prevention of the Introduction into New Zealand of Diseases affecting Stock, amended to prohibit the Introduction of Cattle, Sheep, Swine, and Fodder for Live-stock from the United Kingdom. Notice No. 2149.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council dated the fourth day of October, one thousand nine hundred and fifteen, and published in the New Zealand Gazette of the seventh day of October, one thousand nine hundred and fifteen, regulations were made under the Stock Act, 1908, providing, inter alia, for the introduction into New Zealand of cattle, sheep, and swine, also fodder for live-stock from the United Kingdom:

And whereas it is expedient in order to prevent the intro-duction of foot and mouth disease into New Zealand to further amend the regulations hereinbefore mentioned by

ruther amend the regulations hereinbefore mentioned by prohibiting the introduction of cattle, sheep, swine, or fodder for live-stock into New Zealand from the United Kingdom:

Now, therefore, in pursuance and exercise of the powers conferred upon him by the Stock Act, 1908, and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion doth bereby prohibit the introduction and with the advice and consent of the Executive Council of the said Dominion, doth hereby prohibit the introduction into New Zealand of cattle, sheep, swine, or fodder for livestock from the United Kingdom; and doth hereby declare that the regulations made by the above-recited Order in Council shall be read subject to this prohibition, and that this Order in Council shall come into force on the date of the publication thereof in the New Zealand Gazette.

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

Appointment of Representatives of Producers on New Zealand Meat Producers Board.—Notice No. 2150.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by the Meat Export Control Act, 1921-22 (hereinafter referred to as "the said Act"), provision is made for the appointment by the Governor-General of five persons as representatives on the New Zealand Meat Producers Board of persons engaged in the production of meat for expert.

And whereas the persons to be so appointed are to be determined by election in manner prescribed:

And whereas with respect to the first election of such representatives it is necessary to make special provisions as howing there set forth.

hereinafter set forth:

hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers conferred on him by the said Act, doth hereby make the following regulations for the first election of persons to be appointed to the said Board as representatives of persons engaged in the production of meat for export.

REGULATIONS.

For the purposes of these regulations—
 "The Board" means the New Zealand Meat Producers
 Board:

Board:
"The electors" means the persons declared to be electors
as provided in the next succeeding clause:
"Producers' representatives" means the persons to be
elected pursuant to these regulations for appointment to the Board as representatives of the persons
carrying on the business of the production of meat for export.

2. For the purposes of these regulations, the following persons shall be electors, namely:—

(a.) The members of a committee appointed at a conference held as recited in the preamble to the said Act, for the purposes, interalia, of the election of the producers' representatives, and consisting of the following persons, namely: and consisting of the following persons, namely:

North Island.

Thomas Andrew Duncan, of Hunterville, Farmer. Alfred Ernest Harding, of Dargaville, Farmer, James Simon Jessep, of Wairoa, Farmer.

George Vater Pearce, of Kakaramea, Farmer, William Perry, of Masterton, Farmer, William John Polson, of Fordell, Farmer, and Heathcote Beetham Williams, of Gisborne, Farmer.

South Island.

James Begg, of Dunedin, Farmer. Erskine Bowmar, of Gore, Farmer, Erskine Bowmar, of Gore, Farmer, Edward Percy Harold Burbury, of Waiau, Farmer, James Openshaw Coop, of Little River, Farmer, John Charles Nattle Grigg, of Ashburton, Farmer, Arthur John Murray, of Kekerangu, Farmer, and Douglas George Wright, of Ashburton, Farmer.

(b.) The following persons, being a committee of producer members of Parliament, who, in co-operation with the committee mentioned in the last preceding paragraph, advised the Government with respect to matters arising in connection with the preparation of the Meat Export Control Bill, namely namely:-

John Bitchener, M.P., Waitaki Electoral District.
William Spiers Glenn, M.P., Rangitikei Electoral Dis-

trict.

Adam Hamilton, M.P., Wallace Electoral District. Oswald James Hawken, M.P., Egmont Electoral Dis-

David Jones, M.P., Kaiapoi Electoral District. Alexander Donald McLeod, M.P., Wairarapa Electoral

3. (1.) The electors shall meet at Wellington at a time and place to be fixed by the Minister of Agriculture, for the purpose of nominating and electing the first producers' representatives.

sentatives.

(2.) The electors shall appoint one of their number to be the Chairman of the electors for the purposes of such election.

4. (1.) No person shall be eligible for election as a producers' representative unless he is nominated by an elector, and the nomination is seconded by another elector, at a mosting of the elector.

and the nomination is seconded by another elector, at a meeting of the electors.

(2.) No elector shall be entitled to nominate more than five persons for election as producers' representatives.

5. If not more than five persons are so nominated, they shall be deemed to have been duly elected, and their names and descriptions shall be forthwith forwarded to the Minister of Agriculture, and shall be by him submitted to the Governor-Conered for appointment General for appointment.

6. If more than five persons are so nominated, a ballot shall be taken by an officer to be appointed for the purpose by

shall be taken by an officer to be appointed for the purpose by the Minister of Agriculture.

7. (1.) At every such ballot each elector may vote for any number of candidates not exceeding five, but no elector may give more than one vote for any candidate.

(2.) If two or more candidates have received the same number of votes, then, if it is necessary for the purposes of the election to determine their order of preference, and so often thereafter as it may be necessary to determine the order of preference of any candidates, a further ballot shall be taken of those candidates only:

Provided that if no order of preference is indicated with respect to any candidates in two successive ballots, the Chairman shall determine the order of preference by lot.

(3.) Subject to the foregoing provisions, the five candidates who have received the greatest number of votes shall be declared elected.

8. The names of the elected candidates shall be forthwith

8. The names of the elected candidates shall be forthwith forwarded to the Minister of Agriculture, and shall by him be submitted to the Governor-General for appointment.

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

Store appointed at Wellington for the Storage of Dairy-produce prior to Export.—Notice No. 2151.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 23rd day of February, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities conferred on him by the Dairy Industry Act, 1908, 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 the buildings in the occupation of the Co-operative appoint the buildings in the occupation of the Co-operative Dairy Producers' Freezing Company (Limited) at Wellington to be a store for the storage, cooling, or freezing of dairy-produce prior to export; and it is hereby declared that this Order in Council shall come into force on and after the date of publication thereof in the New Zealand Gazette.

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

Public Service Senior Examination, 1921-22.—Railway Department Candidates.

Education Department,
Wellington, 13th February, 1922.

THE following list contains the names of those candidates
who have passed the Public Service Senior Examination held in January, 1922, for the purpose of the Railway
Department Regulations, and of those who have passed in
two or more subjects of the examination. Results of former
examinations and of equipolent examinations have been taken examinations and of equivalent examinations have been taken into account.

J. CAUGHLEY, Director of Education.

PASSED	THE	Examination.
		Eveminetic

	TAGGED	THE	LAAMIINAIN	ON.
Name.				Examination Centre.
McLeod, Edwin	Coorgo		,	Auckland.
McDeou, Edwin	George	• •	• •	. Auckianu.

PASSED IN FIVE OR MORE SUBJECTS.

Lovatt, Cyrus Roy		• •	• •	Wellington.
Lucy, William Emerson	• •	••	• • •	Christchurch.

PASSED IN FOUR SUBJECTS.

Adams, Trevor Alwyn		 • •	Wellington.
Malcolm, Ian McLean	••	 • • •	Wellington.
Raeburn, John Lindsay	• •	 	Wellington.

PASSED IN TWO SUBJECTS.

Condell Alex Therese			O
Gandell, Alan Thomas	• •	• •	Greymouth.
O'Hara, William Keith Macky			Auckland.

Junior Free Place.—Qualified Candidate.

Education Department,
Wellington, 14th February, 1922.

THE following candidate qualified for a Junior Free Place
at the Junior National Scholarship Examination held
in November, 1921:—

Name Education District. Alfred Charles Lindsay Fooks Canterbury.

J. CAUGHLEY, Director of Education.

Junior Free Place Pass List .- Erratum.

Education Department,
Wellington, 14th February, 1922.

THE name of Webb, Philip Edward, occurring in List 3
(Junior Free Place Pass List) in the Supplement to the
New Zealand Gazette of Thursday, 19th January, 1922, should
not have appeared in the list. This candidate failed to pass the examination.

J. CAUGHLEY, Director of Education.

Public Service Entrance Examination.—Successful Candidate.

Education Department,
Wellington, 14th February, 1922.

THE following candidate passed the Public Service Entrance Examination held in November, 1921:—

Name Examination Centre.

George Lorimer McLatchie His position in order of merit is 615.

J. CAUGHLEY, Director of Education.

. Oamaru.

The Census and Statistics Act, 1910.—Agricultural and Pastoral Statistics.

Census and Statistics Office,
Wellington, 14th February, 1922.

THE following estimated average yields per acre of wheat and oats for the season 1921–22 have been compiled from reports furnished by Stock Inspectors of the Department of Agriculture throughout the Dominion, and are now published for general information:—

District.			Wheat Bushels Acre.	per Bushels per
North Island			32.73	37.08
Nelson			22.97	24.00
Marlborough			34.48	44·66
Canterbury		• •	27.89	37.45
Otago			34.06	44.56
Southland			39-67	48.81
Average (estimat season 1921–22 Average (actual	2	••	29.32	40-68
season 1920–21		* • • • • • • • • • • • • • • • • • • •	31.24	35.41

In accordance with the above estimates, the total yield of wheat for the Dominion should be approximately 10,500,000

bushels, as against an actual yield of only 6,872,262 bushels for the season 1920-21.

The percentage of oats threshed for the five seasons ending with 1920-21 was 31.87 of the total area under that crop. Assuming that a similar proportion is threshed this year, the total yield of grain should be approximately 6,000,000 bushels as against an actual yield of 5,225,115 bushels for the season 1920-21.

MALCOLM FRASER,
Government Statistician.

CROWN LANDS NOTICES.

Education Reserves in North Auckland Land District for Lease by Public Tender.

North Auckland District Lands and Survey Office,
Auckland, 20th February, 1922.

OTICE is hereby given that written tenders will be
received at this office up to 4 o'clock p.m. on Monday,
the 27th day of March, 1922, for leases of the undermentioned
education reserves, in accordance with the provisions of the
Public Bodies' Leases Act, 1908, and the Education Reserves
Act. 1908, and amendments Act, 1908, and amendments.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT. Mangonui County.—Awanui Parish.

Section 9: Area, 103 acres; minimum annual rental, £6. Weighted with £80, valuation for improvements consisting

Weighted with £80, valuation for improvements consisting of fencing, draining, and grassing.

Undulating to steep land, covered with scrubby tea-tree, fern, and wiwi bush, about 40 acres of which is ploughable. There are 8 acres of swamp land of good quality soil, and 5 acres in grass and paspalum. The bush is light, and comprises 2 acres only. The section is well watered by a small stream. It is situated about one mile and a half off the main Keitsia-Awanui Read, and shout two miles and a half from Kaitaia—Awanui Road, and about two miles and a half from the latter-named port. The one mile and a half from the main road is by formed but unmetalled road, and is very bad for traffic in the winter.

Otamatea County.-Suburbs of Pahi.

Otamatea County.—Suburbs of Pahi.

Section 43: Area, 11 acres 1 rood 10 perches; minimum annual rental, £2 10s.

Weighted with £43, valuation for improvements consisting of grassing, felling, and fencing.

Elevation ranges from sea-level to 150 ft, above sea-level. Undulating land, about ½ acre of mixed bush, ½ acre of teatree, the remainder being under grass, rushes, and tussocks. The forest is sparse, comprising puriri, cabbage-trees, ngaiongaio, and kohekohe, with a thin undergrowth of ferns and native shrubs. The soil is of clay, a small area limestone, resting on clay formation. There is no permanent water on the section. It is situated to the west of the Paparoa-Pahi Road, and bounded by the Paparoa River on the western side. The access is from Paparoa, which is about five miles distant by cart-road. by cart-road.

Mangonui County.—Town of Mangonui.

Section 142: Area, 1 rood 27 perches; minimum annual rental, £1 10s.

Weighted with £4 10s., valuation for improvements

(fencing). The section lies on the outskirts of the Township of Mangonui, about half a mile from the post-office and wharf, and is just off the main Mangonui-Awanut Road. The section slopes to the harbour, and is suitable for a building-

Rodney County .- Oruawharo Survey District.

Section 176: Area, 182 acres; minimum annual rental, £22. Weighted with £595, valuation for improvements consisting of grassing, felling, and fencing.

Undulating to broken land, formerly covered with heavy bush, which has now been felled and the land grassed, with bush, which has now been felled and the land grassed, with the exception of 20 acres, which has a little fern and second-growth tea-tree on it. The soil is of sandstone-clay formation, resting on sandstone formation. The section is well watered by creek and gullies. Section is situated between Te Hana and Topuni Railway-stations. Access is from main road, thence up a ridge which is an unformed road about five miles distant from Te Hana Railway-station.

Hokianga County.—Town of Hokianga (now known as Rawene). Section 10: Area, 34 perches; minimum annual rental,

£2 10s.
Weighted with £350, valuation for improvements consisting

The section is situated on the beach at Rawene, and is subject to invasion by spring tides.

Rodney County.—Oruawharo Parish.

Section 74A: Area, 111 acres; minimum annual rental, £5 10s.

Weighted with £50, valuation for improvements consisting |

Weighted with £50, valuation for improvements consisting of 40 chains of fencing and 30 acres grassed.

Section undulating to broken, containing 1 acre native bush, balance tea-tree, fern, and scrub, except for 30 acres grassed. Soil clay formation. Well watered by gullies and small creek. Situated about half-way between Te Hana and Topuni. Access from main North Road by unformed road, three miles distant from Te Hana Railway-station.

Mangonui County.—Maungataniwha Parish.

Section 72A: Area, 66 acres; minimum annual rental, £13 10s.

£13 10s.

Weighted with £83, valuation for improvements consisting of felling, grassing, and fencing.

Situated about four miles from Peria by formed road. About 50 acres is mostly in bush, balance being felled and grassed. There is about 100 chains of fencing on the section.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE

1. Six months' rent at the rate offered, valuation for improvements, and £2.2s. lease fee, and cost of registration must be deposited with tender.

2. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.
3. Rent payable half-yearly in advance.

4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.

6. Lessee to keep the land free from noxious weeds, rabbits,

and vermin. 7. Lessee not to use or remove any gravel without the consent of the Land Board.

Lessee not to carry on any noxious, noisome, or offensive

trade upon the land.

9. Lessee not to make improvements without the consent

of the Land Board.

of the Land Board.

10. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee with the consent of the Board; failing disposal, the land and buildings to revert to the Crown without compensation.

11. Lease liable to forfeiture if conditions are violated.

12. Lessee to keep buildings insured.

13. Interest at the rate of 10 per cent, per annum to be paid

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

Education reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State-guaranteed Advances office. The reserves are described for the general information of

intending tenderers, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Form of lease may be perused and full particulars obtained

at this office.

R. P. GREVILLE Commissioner of Crown Lands.

Education Reserves in Auckland Land District for Lease by Public Auction.

District Lands and Survey Office,

Auckland, 21st February, 1922.

Auckland, 21st February, 1922.

OTICE is hereby given that the education reserves described in the Schedule hereto will be offered for lease by public auction at the Local Land Office, Hamilton, at 10 o'clock a.m. on Wednesday, 5th April, 1922, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

AUCKLAND LAND DISTRICT.

ALLOTMENT 160, Town of Cambridge West: Area, 1 acre;

weighted with valuation for improvements comprising fencing, grassing, and tree planting, £20.

Situated about half a mile from Cambridge Post-office, and has a frontage to Coleridge Street. High, level land, ploughed and in cambridge to the control of the cont and in grass, suitable for residence-site.

Section 12, Block XI, Waihou Survey District, Hauraki Plains County: Area, 49 acres 3 roods 39 perches; upset annual rental, £50.

Weighted with valuation for improvements, comprising one-roomed shanty, four-stall cow-shed, and engine-room, fencing, draining, grassing, and stumping; total value, £224 10s.

Partly drained kahikatea swamp land of good quality, situated about one mile from Netherton by formed road.

Section W. 117, Parish of Horotiu: Area, 29 acres 2 roods

Section W. 11, Tailsh of Horotti. Area, 25 acres 2 rooms 8 perches; upset annual rental, £25.

Level section broken by two winding shallow gullies, good loamy soil on pumice clay subsoil, watered by springs.

Weighted with valuation for improvements, comprising shanty, fencing, and grassing; total value, £50. Distant about six miles from Hamilton by good road and about one mile from Horottin Railway-station. mile from Horotiu Railway-station.

Abstract of Terms and Conditions of Lease,

1. Term of lease for twenty-one years, with perpetual right of renewal for the same term at a rent to be determined by

Schedule of the Public Bodies' Leases Act, 1908.

2. Rents payable half-yearly, in advance, to the Receiver of Land Revenue, Auckland; the first half-yearly payment, together with lease and registration fee and valuation for

improvements, to be made on the fall of the hammer.

3. The successful applicant must pay the value of the improvements (if any) before being admitted to possession, which will be given (the necessary payments being made) on the day of sale.

the day of sale.

4. No lease to be assigned, underlet, or the possession thereof parted with except with the consent of the Land Roard

5. All rates, taxes, charges, and assessments whatsoever to be paid by the lessee.
6. The leases shall be prepared generally in accordance with the provisions of the Public Bodies' Leases Act, 1908.
7. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear. on rent in arrear.

8. Consent of the Land Board to be obtained before sub-dividing, erecting any buildings, or effecting other improve-

9. Lease is liable to forfeiture if conditions violated.

H. M. SKEET, Commissioner of Crown Lands.

Sections in Laurenson Settlement for Cash or on Deferred Payments, under the Housing Act, 1919.

District Lands and Survey Office, Auckland, 20th February, 1922.

OTICE is hereby given that the undermentioned sections will be offered for sale for cash or on deferred payments at the Local Lands and Survey Office, Hamilton, on Wednesday, the 5th day of April, 1922, at 10 o'clock a.m., under the provisions of the Housing Act, 1919.

SCHEDULE.

AUCKLAND LAND DISTRICT. Waipa County.—Laurenson Settlement.

							•	Upset Price.	
					A.	R.	P.	£	
SECTION	6				0	1	0	140	
,,	7		• •		0	1	0	130	
,,,	8				0	1	0	145	
,,	16				. 0	1	0 .	130	
,,	20		• • .		0	1	0	135	
,,	21				0	1	0	135	
,,	25		• • •		0	1	0	120	
,,	26				0	1	0	135	
,,	30				0	1	0	145	
,,	31				0	1	0	145	
•••	34				0	1	0	135	
,,	35				0	1	0 -	120	
,,	36		· •		0	1	2.05	145	

The sections are situated on the north side of Forest Lake Road, about three-quarters to one mile from Frankton Junction Railway-station by formed and metalled road.

Level sections, mostly in grass, slightly swampy in places.

H. M. SKEET, Commissioner of Crown Lands.

Education Reserve in Wellington Land District for Selection on Renewable Lease.

Department of Lands and Survey,
Wellington, 21st February, 1922.
Notice is hereby given that the undermentioned education reserve is open for selection on renewable lease under the provisions of the Land Act, 1908, the Education Reserves Amendment Act, 1910, and amendments; and applications will be received at this office up to 4 o'clock p.m. on Tuesday, the 28th day of March, 1922.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Wellington, on Wednesday, 29th March, 1922, at 10 o'clock a.m., but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held at the District Lands and Survey Office, Wellington, at the conclusion of the examination of applicants.

applicants.

SCHEDULE.

Wellington Land District.—Second-class Land.

Rangitikei County.—Hautapu and Ohinewairua Survey Districts. SECTION 15, Block I, Hautapu Survey District, and Sections 34 and 35, Block XIII, Ohinewairus Survey District: Total area, 390 acres 0 roods 5 perches; capital value, £1,670; half-yearly rent, £33 8s.

Situated on the Otaihape Stream, three miles from Taihape by a formed dray-road, two miles being metalled and one mile being clay. The soil is of light loam quality, resting on papa and sandstone formation. The forest comprises mixed bush from which milling-timber has been removed. Well watered by streams.

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

Education Reserves in the Canterbury Land District for Lease by Public Auction.

District Lands and Survey Office, Christchurch, 20th February, 1922.

OTICE is hereby given that the education reserves described in the Schedule hereto will be offered for lease by public auction at the District Lands and Survey Office, Christchurch, at 2.30 o'clock p.m. on Friday, 31st March, 1922, under the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act,

SCHEDULE.

CANTERBURY LAND DISTRICT.—FIRST-CLASS LAND.

Ellesmere County .- Southbridge Survey District.

Lot 1, Reserve 1179, Block X: Area, 193 acres; upset annual rental, £115 16s.

Weighted with £36, valuation for fencing.

Lot 2, Reserve 1179, Block X: Area, 64 acres; upset annual rental, £64.

annual rental, ±04.

Weighted with £66 2s. 6d., valuation for fencing.

These reserves are all good grazing-land, mostly ploughable, but subject to flood. Situated by Taumutu Lagoon, about seven miles from Southbridge Township and railway-station

by good road. Term, twenty-one years.

Ellesmere County.—Mairaki Survey District.

Reserve 1186, Blocks I and V: Area, 75 acres 1 rood 5 perches; upset annual rent, £90 6s.

Weighted with £70 12s., valuation for fencing. This must be paid in cash on the fall of the hammer.

Situated about four miles from East Oxford Railway-station and next office by good ready. All good grazing land suitable

and post-office by good road. All good grazing-land suitable for grain-growing.

Term, twenty-one years.

Ellesmere County.—Teviotdale Survey District.

Reserve 1143, Block V: Area, 72 acres 2 roods; upset

annual rent, £27.

Weighted with £36, valuation for sixty-six chains of fencing.

This section is situated about half a mile from Glasnevin Railway-station, and is flat agricultural and pastoral land. Term, twenty one years.

Mount Herbert County .- Pigeon Bay Survey District.

Reserve 1234, Block XI: Area, 60 acres 0 roods 13 perches;

weighted with £120, valuation for fencing.
Situated about four miles from Duvauchelles Bay Township. Rich pastoral hilly land, well grassed, and well watered

by springs.

Term, twenty-one years.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

- 1. Six months' rent at the rate offered, together with rent for the broken period up to 1st July, 1922, and £2 2s. lease fee and cost of registration, must be paid on the fall of the hammer.
- 2. Term of lease, twenty-one years, with right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases Act. 1908.

 3. Rent payable half-yearly, in advance, on 1st days of January and July in each year.

4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the expiration of his lease.

5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.

6. Lessee to keep the land free from noxious weeds, rabbits, and vermin. 7. Lessee not to use or remove any gravel without the con-

sent of the Land Board. 8. Lessee not to carry on any noxious, noisome, or offensive

trade upon the land.

9. Lessee not to make improvements without the consent

of the Land Board.

of the Land Board.

10. Lessee not to take more than three crops in succession, one of which must be a root srop; after the third crop the land to be left in pasture for at least three years; at least two-thirds of the area cropped to be left in pasture at the expiration of the term; penalty for breach, £2 per acre.

11. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee with the consent of the Board; failing disposal, the land and buildings to revert to the Crown without compensation.

12. Lease liable to forfeiture for non-payment of rent

12. Lease liable to forfeiture for non-payment of rent within six months after due date, or for breach of conditions.

13. Land Board may resume not more than 5 acres for school-site upon reduction of rent and compensation for crops.

14. Lessee to keep buildings insured.

15. Lessee to have no right to any minerals.

Education reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State Advances Office.

The reserves are described for the general information of

intending bidders, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Possession will be given on the 1st April, 1922.

Form of lease may be perused and full particulars obtained

at this office.

G. H. BULLARD Commissioner of Crown Lands.

Settlement Land in Canterbury Land District for Sale by Public Auction.

District Lands and Survey Office,
Christchurch, 20th February, 1922.

OTICE is hereby given that the undermentioned land
will be offered for sale by public auction, for cash
or on deferred payments, at the Local Lands and Survey
Office, Timaru, on Wednesday, 29th March, 1922, at 2.30 p.m.,
under the provisions of the Land Act, 1908, and amendments,
and the Land for Settlements Act, 1908. and the Land for Settlements Act, 1908.

SCHEDULE.

BOURNDALE SETTLEMENT.

Section 8, Block II, Waimate Survey District, Waimate County: Area, 5 acres; upset purchase price, £90.
Situated about six miles from Makikihi Railway-station and post-office by formed road. Land is somewhat light and stony, practically level. Laid down in old grass. Weighted with £7, valuation for twenty chains of fencing.

TERMS OF SALE.

The purchaser may pay for the land in cash or by deferred payments extending over a period of nineteen years. The

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

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

In either case, if the purchaser fails to make any of the

outstanding amount.

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

void.

Titles will be subject to section 60 of the Land Laws Amend-

Full particulars may be obtained at this office.

G. H. BULLARD, Commissioner of Crown Lands.

District Lands and Survey Office,
Christchurch, 20th February, 1922.

OTICE is hereby given that written tenders, marked outside "Tender for Lease," will be received at this office up to 4 o'clock p.m. on Thursday, the 23rd March, 1922, for a lease of the undermentioned land under section 329 of the Land Act, 1908.

SCHEDULE.

CANTERBURY LAND DISTRICT.—AMURI COUNTY.—HANMER SPRINGS TOWNSHIP.

SECTION 5, Block II: Area, 1 rood 32 perches; upset annual rental, £2.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

I. Tenders must be accompanied by marked cheque or money-order for the amount of six months' rent at the rate offered, together with £1 Is. lease fee.

2. Possession will be given on the day of acceptance of

2. To see significant of the day of acceptance of tender.

3. The lease will be for a term of seven years.

4. The rent shall be payable half-yearly in advance, free of all deductions whatsoever; and if not paid within twenty-one days after due date the lessor may re-enter upon the land

one days and determine the lease.

5. The lessee shall have no right to mortgage, sublet, transfer, or otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained obtained.

6. The lessee shall destroy all rabbits on the land, and shall

6. The lessee shall destroy all rabbits on the land, and shall prevent their increase or spread to the satisfaction of the Commissioner of Crown Lands.
7. The lessee shall prevent the growth and spread of gorse, broom, sweetbrier, and other noxious weeds or plants on the land comprised in the lease; and shall with all reasonable despatch remove, or cause to be removed, all gorse, broom, sweetbrier, or other noxious weeds or plants as may be directed by the Commissioner of Crown Lands.
8. The lessee shall not carry on, or permit to be carried on.

8. The lessee shall not carry on, or permit to be carried on, upon the land or any part thereof any noisy, noxious, or offensive trade or manufacture, or do or suffer to be done thereon any act or thing whatsoever which may be an annoyance to the lessor or to any other lessee in the neighbourhood.

9. In the event of the lessee, upon the expiry of the term, not again becoming the occupier of the land under a fresh lesse he shall be entitled to payment of valuation for all

lease, he shall be entitled to payment of valuation for all improvements which he shall have effected upon the land, with the written approval of the Commissioner of Crown Lands first had and obtained, so far as the same are existing

and unexhausted.

10. At the end of the term of lease the valuation of existing improvements shall be made by an appraiser appointed by the Land Board.

Full particulars may be obtained on application to the District Lands and Survey Office, Christchurch.

G. H. BULLARD, Commissioner of Crown Lands.

Land at Hanmer Springs, Canterbury Land District, for Lease | Reserve and Crown Land in Wellington Land District for Lease by Public Tender. | Reserve and Crown Land in Wellington Land District for Lease

District Lands and Survey Office,
Wellington, 20th February, 1922.

Notice is hereby given that leases of the undermentioned lands, for the terms stated, will be offered by public auction at the District Lands and Survey Office, Wellington, on Tuesday, 28th day of March, 1922, at 2.30 o'clock p.m., under the provisions of the Public Reserves and Domains Act, 1908, and the Land Act, 1908, and amendments.

SCHEDULE.

WELLINGTON LAND DISTRICT .- FIBST-CLASS LAND.

Hutt County .- Mawaihakona Township.

SECTION 22: Area, 2 roods 17 perches; upset annual rent, £10.

Section 40: Area, 1 rood 19 perches; upset annual rent, £10.

Term, seven years.

Situated near the Trentham Racecourse, within two miles from Upper Hutt Township. Access is by Trentham Railway-station, which is about five chains distant. Soil is of light loam, on gravel formation. There are a few birch-trees on the sections.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent, together with £1 Is. lease fee, must be paid on the fall of the hammer.

2. No declaration is required. Residence is not compulsory. No compensation shall be claimed by the lessee, not shall any be allowed by the Government, on account of any improvements effected by the lessee.

3. Possession will be given on the day of sale.

4. The lease shall be for the term of years specified, without right of renewal, but shall be subject to termination by three months' notice in the event of the land being required by the

months' notice in the event of the land being required by the Government.

Government.

5. The rent shall be payable half-yearly in advance.

6. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. The land shall not be cropped nor broken up, except with the written consent of the Commissioner of Crown Lands first had and obtained.

first had and obtained. 8. The lessee shall prevent the growth and spread of gorse, broom, and sweetbrier on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbrier, broom, or other noxious weeds or plants as may be directed by the Commissioner of Crown Lands.

The lease shall be liable to forfeiture if the lessee fails to fulfil any of the conditions of the said lease within twenty-one days after the date on which the same ought to be fulfilled.

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

BANKRUPTCY NOTICES.

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

N OTICE is hereby given that Eustace Stratt Souster, of 13 Balfour Road, Parnell. Auckland, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 23rd day of February, 1922, at 2.30 o'clock.

15th February, 1922. -

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that John Dolphin, of Avondale, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 3rd day of March, 1922, at 2.30

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

OTICE is hereby given that Adolphus James Park, of Te Kuiti, Sawmiller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Thursday, the 23rd day of February, 1922, at 11 o'clock.

14th February, 1922.

W. S. FISHER, Official Assignee.

In Bankruptcy —In the Supreme Court holden at Hamilton.

OTICE is hereby given that RICHARD MEREDITH, of Taumarunui, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Taumarunui, on Monday, the 27th day of February, 1922, at 11 o'clock a.m.

14th February, 1922.

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

OTICE is hereby given that George Edwin Marshall, of Parawera (near Te Awamutu), Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 27th day of February, 1922, at 10.30 o'clock

16th February, 1922.

V. H. SANSON, Deputy Official Assignee.

In Bankruptcy.

In the estate of Edward George Henry Cunningham, of Raetihi, Furnisher and Cabinetmaker, a bankrupt.

NOTICE is hereby given that a first dividend of 3s. in the pound is now payable on all accepted proved claims at my office, No. 44 Maria Place, Wanganui.

13th February, 1922.

E. M. SILK, Deputy Official Assignee.

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

NOTICE is hereby given that HEKENUI WHAKARAKE, of Wanganui, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Tuesday, the 21st day of February, 1922, at 10 o'clock a.m.

14th February, 1922.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy.

In the estate of Edwin Harry Ashwell, of Wanganui, Builder, a bankrupt.

NoTICE is hereby given that a second and final dividend of 1s. 8d. in the pound (making in all 7s. 8d.) is now payable on all accepted proved claims at my office, No. 44 Maria Place, Wanganui.

17th February, 1922.

E. M. SILK, Deputy Official Assignee.

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

NOTICE is hereby given that CLARENCE MARTINDALE SMITH, of Umutaoroa, Dairy-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 24th day of February, 1922, at 3.30 o'clock.

16th February, 1922.

A. J. C. RUNCIMAN, Deputy Official Assignee.

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

NOTICE is hereby given that Leonora Blanche Syca-more, of the Victory Furnishing Company, 88 Vivian Street, Wellington, Second-hand Furniture Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Room No. 14, First Floor, Dominion Farmers' Institute, on Wednesday, the 1st day of March, 1922, at 2.30 o'clock p.m.

16th February, 1922.

S. TANSLEY,
Official Assignee.

In Bankruptcy.

OTICE is hereby given that dividends in the undermentioned estates are now payable at my office on all proved and accepted claims, and upon production of promissory notes (if any) for endorsement:—

Troy, J. C.: Second of 4s. in the pound (making 19s in the pound).

Pickering, T. B.: First and final of 2s. 3d. in the

Official Assignee.

Wellington, 22nd February, 1922.

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

NOTICE is hereby given that LESTER WILLIAM GUINEY, of Christchurch. Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 27th day of February 1 ruary, 1922, at 2.30 o'clock.

18th February, 1922.

A. W. EAMES, Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the several parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same, on or before the 24th March, 1922.

10dged forbidding the same, on or before the 24th March, 1922.

5043. MARY CATER CLARK.—Lot 29 of Allotment 2,
Parish of Waipareira, containing 12 acres 1 rood 34·4 perches,
situated at Hobsonville. Occupied by Thomas Edwin Clark
and Sinton Brothers. Plan 6750.

6494. CHARLES JOSEPH WEST.—Part Allotments 5
and 46, Parish of Waiuku East, containing 9 acres 1 rood
26·9 perches. Occupied by applicant. Plan 13164.
6575. ISABELLE BEST.—Part Lot 20 of Allotment 11,
Section 2, Parish of Takapuna, containing 34·6 perches,
fronting Cheltenham Road. Devonport. Occupied by William
Leitch Purcell and Teldora Alvena Georgina Purcell. Plan
13718.

6749. HENRY MOSS KEESING and CHARLOTTE MAY KEESING.—Lot 6 of Allotments 44 and 45, Section 28, City of Auckland, containing 5.9 perches, fronting Yelverton Terrace. Occupied by applicants. Plan 14779.
6761. THOMAS MCDONNELL.—Allotment 144, Parish

6761. THOMAS McDONNELL.—Allotment 144, Parish of Waiuku West, containing 19 acres 1 rood 12 perches. Occupied by applicant. Plan 15087.
6770. THE FARMERS' CO-OPERATIVE AUCTION-EERING COMPANY (LIMITED).—Part Allotment 372, Town of Cambridge East, containing 2 roods 5.5 perches, fronting Duke Street. Occupied by applicant. Plan 15160.
6786. HAROLD DENNETT HEATHER and JOHN FREDERICK COLEGROVE.—Lot 1 of Marino No. 1 Block, Town of Kaikohe, containing 2 roods 2.8 perches. Occupied by applicants. Plan 15169.
6792. HAROLD FISHER GUY.—Lot 2 of Marino No. 1 Block, Town of Kaikohe, containing 27.6 perches. Occupied by applicant. Plan 15169.
6796. DAVID MAKGILL.—Allotments 26A, 27, 30, and 31, Settlement of Taurangaruru, Suburban Section 2, Parish of Waipipi, and parts of Allotment 132, Parish of Waipipi, containing together 114 acres 2 roods. Occupied by applicant. Plans 14629 and 14954.

Plans 14629 and 14954.
6819. CLIFFORD GEORGE DICKESON.—Lot 3 of
Marino No. 1 Block, Town of Kaikohe, containing 19.2 perches.
Occupied by applicant. Plan 15169.
6862. FRITZ GRAHAM JACKSON.—Allotment 19, Parish

of Okura, and Allotment 253, Parish of Pukeatua, containing together 190 acres 0 roods 26 perches. Occupied by applicant. Plan 15644.

Diagrams may be inspected at this office. Dated this 20th day of February, 1922, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

EVIDENCE of loss of certificate of title, Vol. 263, folio 278, affecting Section 3, Block I, Matamata Township, in favour of RICHARD HOLMES, of Matamata, Farm Hand, having been lodged with me, together with application for a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title accordingly on the expiration of fourteen days from the 23rd day of February, 1922.

Dated at the Land Registry Office at Auckland, this 18th days of February, 1929.

day of February, 1922.

A. V. STURTEVANT, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 24th March, 1922.

1524. BANK OF NEW ZEALAND.—1 rood 24 perches, Lot 1, plan 3985 (fronting Prospect Road and Knight Street, Hastings), part Heretaunga Block. Occupied by Manager, Bank of New Zealand, Hastings.

1527. ANNIE STEED.—7.78 perches, Lot 1, plan 4078 (fronting Hastings Street, Napier), part of Town Section 284, Napier. Occupied by James Mackie.
1529. ROBJOHNS, HINDMARSH, AND COMPANY (LIMITED).—10.13 perches (fronting Shakespeare Road and Brewster Street, Napier), part Town Section 148, Napier, Lot 1, plan 4069. Occupied by Lydia Phillips and Norwich Union Insurance Company (Linited).

Diagrams may be inspected at this office. Dated this 20th day of February, 1922, at the Land Registry Office, Napier.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me to register Transfer No. 125398, from MARY SULLIVAN to SARAH ANN BRAZZI, affecting part Lot 6 of Section 350, deposited plan 137, and evidence having been lodged of the loss of certificate of title, Vol. 109, folio 214, I hereby give notice that I will dispense with the production of the said certificate of title, and register the transfer as requested, unless caveat be lodged forbidding the same within fourteen days from the date of the Gazette containing this notice.

Dated this 22nd day of February, 1922, at the Land Registry Office. Wellington.

Office, Wellington.

C. E. NALDER, District Land Registrar.

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

4962 (deposited plan 4869). ELIZABETH McIVER, WILHELMINA BRÜCE, MARY JANE DOUGLAS.—48 acres, Section 145, Akitio Block. Occupied by tenant. 5016 (deposited plan 5429). GARNETT STAFFORD MATTHEWS.—1 rood 1.83 perches, part Section 361, City of Wellington. Occupied by tenants. 5065 (deposited plan 5398). ARTHUR KILMISTER and FREDERICK KILMISTER.—63 acres 1 rood 22 perches, Section 52, Makara District. Occupied by applicants. 5085 (deposited plan 5482). THE PUBLIC TRUSTEE.—1 rood 9.68 perches, part Section 718, City of Wellington. Occupied by William Alfred North, Mrs. E. Bowen, and William Watson.

William Watson.
5092 (plan A/1544).—MARGARET O'CONNOR, PATRICK
FRANCIS O'CONNOR, JOHN JOSEPH O'CONNOR,
CATHERINE BOURKE, THERESA MARY COLLINS,
and ELLEN MARY MCEVEDY.—3 roods 8.4 perches, part
Section 760, City of Wellington. Occupied by Samuel Robertson Murray. son Murray.

Diagrams may be inspected at this office.

Dated this 22nd day of February, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

VIDENCE having been furnished of the loss of certificate of title, Vol. 164, folio 18, for part of Town Section 1098, City of Christchurch, whereof ANN DIXON, of Christchurch, Spinster, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the 23rd day of February, 1922.

Dated at the Land Registry Office, Christchurch, this 21st day of February, 1922.

F. W. BROUGHTON, District Land Registrar.

N OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 23rd day of March, 1922.

12818. SARAH SMITH.—Rural Sections 7806 and 10687, plan No. 6085. Occupied by Harry Pannell.
12970. EDMUND LEONARD BORGFELDT.—Part of Rural Section 151, Papanui Road, plan No. 6121. Occupied

by applicant.
12974. MARION MANIFOLD WATSON.—Part of Rural Section 307, Lot 2, plan No. 2938, corner of Papanui Road and Dormer Street. Occupied by applicant.

12983. ARTHUR HENRY SHRUBSHALL—Part of

Rural Section 82, plan No. 6136, Hills Road. Occupied by applicant.

12986. ROBERT FLEMING.—Part of Rural Section 252, Lots 1 to 9, both inclusive, plan No. 6119, Eden Street and Henley Street. Occupied by applicant. 12988. HENRY HUGH BLACKWELL.—Part of Rural

12988. HENRY HUGH BLACKWELL.—Part of Rural Section 320, Davie Street, Borough of Kaiapoi. Unoccupied. 12989. JOHN FUSSELL, WILLIAM OSBORNE RENNIE, and GEORGE WILLIAM REGINALD OSBORNE.—Part of Rural Section 6047, Block XIV, Leeston Survey District, Lot 1, plan No. 6098. Occupied by applicants. 12990. DONALD ANDREW CAMPBELL.—Part of Rural Section 54, Lots 49 and 50, plan No. 4152, Ngaio Street. Occupied by applicants. 12996. MATTHEW LITTLE.—Part of Rural Section 7555, Lot 1, plan No. 6134, Theodocia Street, Timaru. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 21st day of February, 1922, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title, in favour of THOMAS McGILL SIM, of Invercargill, Labourer, for Lot 100, Block I, Plan 1045, being part of Sections 8 and 9, Block XXI, Invercargill Hundred, being the land contained in certificate of title, Vol. 94, folio 174, subject to Mortgage No. 26236 to CHARLES WILLIAM BREMNER and WILLIAM SCOTT AYSON, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 14th day of February, 1922.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT. 1908.

TAKE notice that the TE Momi Land Company (Limited), which was struck of the Position in the Company (Limited), which was struck off the Register in pursuance of section 266 (4) of the above Act by notice published in the Gazette on the 17th day of June, 1921, has been restored to the Register in pursuance of an order of the Supreme Court dated the 18th day of February, 1922.

Given under my hand at Wellington this 22nd day of February, 1922.

W. H. FLETCHER

W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from the 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 Sefton Town Hall Company (Limited).
The Oxford Shearing Company (Limited).
Roper and Company (Limited).
The Mount Stewart Estate Company (Limited).
Rhodius and Company (Limited).
The Karaka Land Company (Limited).
The Mount Somers Saleyards Company (Limited).
The Olympia Skating-rink and Amusement Company (Limited).

(Limited).

Haywards Picture Enterprises (Limited).

The Dun Mountain (Limited).

Taylor and Oakley (Limited).

Youngs' Newspaper Wrapping-machine Company (Limited).

mited).

Kaingaroa Land Syndicate (Limited).

The Christchurch Oil Company (Limited).

The Auckland Farm Lands (Limited).

The Impregnable Pneumatic Tyra Company (Limited).

Mervyn W. Stevenson (Limited).

Adams Patent Lifebuoy Company (Limited).

The Safety Boat-launching Company (Limited).

The Huiroa Oilfields (Limited).

The Premier Motor Company (Limited).

The New Zealand Rubberair Company (Limited).

The Golden Point and Scheelite Mining Company (Limited). mited).

The Public Secretariat (Limited).

The Westport Charming Creek Coal and Timber Company (Limited).

Reefton Motors (Limited).

Given under my hand at Christchurch this 16th day of February, 1922.

J. MURRAY Assistant Registrar of Companies.

In the matter of the Companies Act, 1908, Part IX.

OTICE is hereby given that Colman-Keen (Australia) Limited, a company incorporated in the United Kingdom, proposes to commence to carry on business in New Zealand, where its registered office or place of business will be at the office of Messrs. Reckitts (Over Sea) Limited at No. 8 Victoria Street in the City of Wellington.

Dated at Wellington this 14th day of February, 1922.

GEORGE GORE, Attorney of the said Company.

By its Solicitors,
Bell, Gully, Myers, and O'Leary.

In the matter of the Public Works Act, 1908, and amendments, and of the Counties Act, 1920.

NOTICE is hereby given that the Manawatu County Council propose to take under the said Acts that parcel of land situate in the County of Manawatu, containing Four (4) Acres, more or less, being part of Section Number 60, Selection Block 3, Douglas Block, being part of the land comprised in certificate of title, Register-book, Volume 35, folio 189, owned and occupied by Augustus Spencer Easton, of Foxton, Butcher.

The land is being acquired for the erection of workers' dwellings.

dwellings.

The plan of the said land intended to be taken is open for inspection at the office of the Manawatu County Council at Sandon.

All persons affected by the taking of such land are required of the said county written notice of all well-grounded objections thereto, or to the execution of such works or to the taking of such land, within forty (40) days from the date of first publication of this notice.

Dated this fifteenth day of February, 1922.

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A. K. DREW, County Clerk.

NEW ZEALAND.

THE FRIENDLY SOCIETIES ACT, 1909.—ADVERTISEMENT OF CANOELLING.

OTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this seventh day of February, 1922, cancelled the registry of the Michael Davitt Branch No. 614, branch of the New Zealand District Hibernian Australasian Catholic Benefit Society, Register No. 198 (81), held at Kumara, on the ground that the said branch has ceased to exist.

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R. E. HAYES, Registrar.

THE Partnership heretofore existing between Henry Arthur Gold and John Laurence Arcus, practising under the firm-name of "Gold and Arcus," Public Accountants, has expired by effluxion of time.

Mr. H. A. Gold has removed to Brandon Chambers, Brandon Street. Mr. J. L. Arcus will continue at the Dominion Farmers' Institute.

H. A. GOLD. J. L. ARCUS.

16th February, 1922.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Ohinemuri Gold and Silver Mines

Name of company: Ohinemuri Gold and Silver Mines (Limited).

When formed, and date of registration: 1st June, 1914.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary: 31

Ferry Buildings, Auckland; William Wright.

Nominal capital: £110,000.

Amount of capital subscribed: £100,000.

Amount of capital actually paid up in cash: £20,634 2s.

Paid up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid up value of scrip given to shareholders on which no cash has been paid: £55,000.

Number of shares into which capital is divided: 220,000. Number of shares allotted: 200,000.

Amount paid per share: 8s. on 22,358, 6s. on 22,150, 5s. on 9,150, 4s. on 31,460.

Amount called up per share: 8s. on 22,358, 6s. on 22,150, 5s. on 9,150, 4s. on 31,460.

Number and amount of calls in arrear: £100.

Number of shares forfeited: 6,102.

Number of forfeited shares sold, and money received for same: 41; £2 12s. 6d.

Number of shareholders at time of registration of company: 7.

Present number of shareholders: 195.

Present number of shareholders: 195.

Number of men employed by company: 11.

Quantity and value of gold or silver produced since last statement: 581 oz.; £95 10s. 6d.

Total quantity and value produced since registration: 7,282 oz.; £1,448 17s. 11d.

Amount expended in connection with carrying on operations since last statement: £4,077 8s. 8d.

Total expenditure since registration: £26,961 16s. Id.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £179 5s. 7d.

Amount of cash in hand: Nil.

Amount of debts directly due to company: £100.

Amount of debts directly due to company: £100.

Amount of debts considered good: £100.

Amount of debts owing by company: £260 11s.

Amount of contingent liabilities of company (if any): Nil.

I, William Wright, of Auckland, the Secretary of the Ohinemuri Gold and Silver Mines (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as at 31st day of December, 1921; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

WILLIAM WRIGHT.

Declared at Auckland this 10th day of February, 1922, before me—Chas. E. Palmer, J.P. 172

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Skippers Sluicing Company (Limited). When formed, and date of registration: 20th November, 1911. Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary: Dun-

edin; Herbert Edward Wilson. Nominal capital: £5,500. Amount of capital subscribed: £3,450.

Amount of capital subscribed: £3,450.

Amount of capital actually paid up in cash: £345.

Paid-up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £3,105.

Number of shares into which capital is divided: 5,500.

Number of shares allotted: 3,450.

Amount, paid per share: £1.

Number of shares aflotted: 3,450.

Amount paid per share: £1.

Amount called up per share: £1.

Number and amount of calls in arrear: Nil.

Number of shares forfeited: Nil.

Number of forfeited shares sold, and money received for same: Nil.

Number of shareholders at time of registration of company. 28

pany: 28.

Present number of shareholders: 30.

Present number of shareholders: 30.

Number of men employed by company: 2.

Quantity and value of gold produced during preceding year: 151 oz. 2 dwt.; £794 8s. 6d.

Total quantity and value produced since registration: 1,587 oz. 9 dwt. 13 gr.; £6,725 14s. 3d.

Amount expended in connection with carrying on operations since last statement: £739 6s. 6d.

Total expenditure since registration: £7,022 5s. 3d.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: £8 0s. 2d.

Amount of cesh in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts considered good: Nil.

Amount of debts owing by company: £592 17s. 4d.

Amount of debts owing by company: £592 17s. 4d. Amount of contingent liabilities of company (if any): Nil.

1, Herbert Edward Wilson, do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as at 31st December, 1921; and

I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act,

HERBERT E. WILSO

Declared at Dunedin this 18th day of January, 1921 before me—A. Anderson, J.P.

WAIKOHU COUNTY COUNCIL.

RESOLUTION MAKING A SPECIAL RATE.

Resolution making a Special Rate.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waikohu County Council hereby resolves as follows:—
That, for the purpose of providing the interest and sinking fund on a loan of £3,250, authorized to be raised by the Waikohu County Council, under the above-mentioned Act, for widening, metalling, and tarring portions of Ngatapa—Wharekopae Road and supplying necessary culverts, the said Waikohu County Council hereby makes and levies a special rate of one-seventh of a penny in the pound upon the rateable value of all rateable property of the Ngatapa III Special Rating Area, comprising Lot 15 of 3, Okahuatiu 1; pt. 2, pt. 2, 3/4, Wharekopae 1a; Lot 1 of pt. 8 and pt. 8, Tahora 2c 3 No. 2; pt. 8, Tahora 2c 3 No. 2; Lot 17, Tahora 2c 1 No. 3; 17a or Sub. 2, Tahora 2c 1 No. 3; Lots 19/20, and Reserves 1 of 2F 2, 1 of 2c 1 No. 3, Tahora 2c 1 No. 3 and 2r 2; Sec. 4, Block IX, Ngatapa S.D.; pt. 1, Okahuatiu 1; pt. Wharekopae 1a 2; Tahora pt. 6/7, pt. 12, 01 2c 3 No. 2, 2c 1 No. 3 and 2c 3 No. 2; Tahora pt. 6/7, pt. 12, 01 2c 3 No. 2, 2c 1 No. 3; Lot 9, Tahora 2c 3 No. 2, 2c 2 No. 2; Sec. 2, Block IX, Ngatapa; S.G.R. 76; pt. Lot 14 of 3, Okahuatiu 1; Lot 1, Vharekopae 2a; 1/2, Wharekopae 1a; pt. 1, Wharekopae 1a; pt. 1, Wharekopae 1a; 1/2, Wharekopae; Lots 10, 14/15, Tahora 2c 2 No. 2, 2c 1 No. 3; S.G.R. 30; Hangaroa-Matawai B 1, B 2; Sec. 1, Block XIII, Ngatapa S.D.; Lot 1 of 1, Okahuatiu 1; Hangaroa-Matawai B 3; Lot 1 of Lot 2, Okahuatiu 1; Hangaroa-Matawai B 3; Lot 1 of Lot 2, Okahuatiu 1; Block IX, Ngatapa S.D.; Lot 1 of Wharekopae 1a; S.C.R. 77; Lots 11, 16, Tahora 2c 1 No. 3; Secs. 3/4, Block VI, 5, 2, Block VII, Ngatapa S.D.; Lot 1 of Wharekopae 1B; S.G.R. 77; Lots 1/3 of Hangaroa-Matawai B 4; pts. Manuoha and Paharakeke; Sec. 2, Block XIV, Ngatapa S.D.; pt. Block VI, 5, 2, Block VI, Secs. 2, Block XIV, Ngatapa S.D.; pt. Block XIV, pt. Lot 3, Okahuatiu 1; Tahora Block 2r No. 1 and pt. 2c 1 No. 2; Tahora pt. 2c 1 No. 3.

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T. B. SPENCE, Chairman. J. G. APPLETON, Clerk.

ROTORUA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

That, for the purpose of providing the interest and other charges on a loan of five hundred pounds, authorized to be raised by the Rotorua County Council, under the abovementioned Act, for the purpose of the construction of the Utuhina Stream bridge, the said Rotorua County Council hereby makes and levies a special rate of threepence and thirteen sixty-fourths of a penny in the pound upon the rateable value of all rateable property of the Utuhina Special Rating District, comprising Subdivisions 3c 3a, 3c 3a pt., 3s No. 4, 3c No. 3b pt., 2n, 3e No. 3, 3c 2a, 3c No. 2, 2j, 2m, 2l, 1r, 1j No. 2, 1j 1a, 2p, 3e No. 4, 3e No. 4 pt., 3p pt., 3c No. 4, and 3h, Kaitoa-Rotohokahoka, all of which are situated in Block IV, Horohoro S.D.: and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is paid off.

G. SUTHERLAND, County Clerk. 174

G. SUTHERLAND, County Clerk.

HAMILTON BOROUGH COUNCIL,

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

That, for the purpose of providing the interest and other charges on a loan of two thousand and six hundred pounds (£2,600), authorized to be raised by the Hamilton Borough Council, under the above-mentioned Act, for the purpose of Council, under the above-mentioned Act, for the purpose of completing the undertaking of the purchase, construction, erection, and fitting of electric lines, machinery, plant, lamps, meters, fittings, and appliances for distributing and measuring electricity, and for supplying electricity to consumers and for the purposes of the Council, and for lighting streets, for which the Council found the sum of twenty-six thousand pounds (part of a special loan of thirty-three thousand pounds) is insufficient, the said Hamilton Borough Council hereby makes and levies a special rate of one thirty-sixth part of one penny in the pound upon the rateable (unimproved) value of all rateable property in the Borough of Hamilton; and that such special rate shall be an annual-recurring rate during that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of thirty-three years from the first day of January, 1922, or until the loan is fully paid off. E. J. DAVEY, Town Clerk.

COUNTY OF HAURAKI PLAINS.

RESOLUTION LEVYING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hauraki Plains County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other

charges on a loan of three hundred pounds (£300), authorized to be raised by the Hauraki Plains County Council, under the charges on a loan of three hundred pounds (£300), authorized to be raised by the Hauraki Plains County Council, under the above-mentioned Act, for the purpose of the formation and metalling of that part of the Ngataipua East Road between the Turua Orongo Road and the south-western boundary of Ngataipua 1B 1 Block where it crosses the said Ngataipua East Road, the said Hauraki Plains County Council hereby makes and levies a special rate of five-eighths of a penny in the pound upon the rateable value of all rateable property of the Ngataipua East Road Loan Special Rating Area, comprising part Section 13, Block XI, Thames S.D., containing 41 acres; Lot part 13, Block XI, Thames S.D., containing 65 acres 3 roods; Section part 13, Block XI, Thames S.D., containing 59 acres; Section 26, Block XI, Thames S.D., containing 125 acres 1 rood 16 perches; Ngataipua part Section 1B I, Block XI, Thames S.D., containing 32 acres 1 rood 6 perches; part Ngataipua Section part 1A, part Pirau West, Block XI, Thames S.D., containing 90 acres 1 rood 20 perches. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off, to Ernest Walton, County Treasurer, County Office, Ngatea.

WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Public Works Act, 1908, and its amendments, and the Municipal Corporations Act, 1920.

OTICE is hereby given that the Council of the City of Wellington proposes, under the provisions of the above-named Acts, and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, for street widening Adams Street and Taft Street; and for

for street widening Adams Street and Taft Street; and for the purposes of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so to be taken is deposited in the public office of the Town Clerk to the said Council, in the Town Hall, Cuba Street, in the said city, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the execution of the said public work or the taking of such lands should, if they have well-grounded objections to the execution of the said public work or to the taking of the said lands, set forth the same in writing, within taking of the said lands, set forth the same in writing, within forty days from the first publication of this notice, to the Wellington City Council, addressed to the Town Clerk at his said office.

SCHEDULE.

Area, 1.34 perches; being part of Lot 79 on D.P. 392, coloured on plan blue, situated in City of Wellington.

Being parts of Section 12, Ohiro Registration District, Block X, Port Nicholson Survey District, in the Land District of Wellington; as the same are more particularly delineated on the plan above mentioned on the plan above mentioned.

As witness my hand this 16th day of February, 1922. R. TAIT, Acting Town Clerk.

YOPY of Register of Unclaimed Moneys held by the New Zealand Loan and Mercantile Agency Company (Limited), New Zealand Inspection Department, Wellington, as on 1st January, 1922.

Name and Address.		Amount.		ınt.	Description.	Date of Credit.	
Fitzsimons, Ellen (deceased) """ Gawith, C. F. (deceased)	 Road,	0	14 4 4 17 6 4 7	6 6 0 0 6	Interest on debentures Dividend on ordinary and preference stock Ditto Interest on debentures Proceeds sale of live-stock Dividend on ordinary and preference stock Interest on debentures Dividend on ordinary stock	1st April, 1915. 1st October, 1915. 11th June, 1915. 15th December, 191 1st April, 1915. 1st October, 1915. 1st October, 1915. 1st Haugust, 1915. 1sth August, 1915. 1sth December, 191 1st April, 1915. 1st October, 1915. 1st October, 1915. 1st October, 1915. 1st December, 1915.	

Wellington, 15th February, 1922.

D. A. MORGAN, Chief Inspector for N.Z. JAMES T. CROKER, Accountant.

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DISSOLUTION OF PARTNERSHIP.

THE Partnership heretofore subsisting between Gerald Arthur Jenkins, Percy Thomas Field, and Henry John Lickfold Kendall, carrying on business together at Waitetuna as Farmers under the firm-name of "Jenkins, Field, and Kendall," has been dissolved by mutual consent as from the 1st day of September, 1921. The Partnership business will be carried on by the said Percy Thomas Field and Henry John Lickfold Kendall under the firm-name of "Field and Kendall."

Dated at Hamilton this 10th day of January 1922.

Dated at Hamilton this 10th day of January, 1922.

G. A. JENKINS PERCY T. FIELD. H. J. L. KENDALL.

Witness to the said signatures-H. J. Ferguson, Solicitor, Hamilton.

THE following extraordinary resolution was passed at an extraordinary general meeting of the shareholders of the South Canterbury Farmers' Agency Company (Limited),

the South Canterbury Farmers' Agency Company (Limited), that is to say:—
"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily; and that Mr. ROBERT CLUNY MACPHERSON, of Temuka, Company Manager, be and he is hereby appointed Liquidator for the purpose of such winding-up."

Subscribers to the above motion.

A. HAYHURST. J. ASHWELL.

Dated the thirteenth day of February, 1922.

NEW ZEALAND.

THE FRIENDLY SOCIETIES ACT, 1909.—ADVERTISEMENT OF CANCELLING.

OTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this fifteenth day of February, 1922, cancelled the registry of the Christchurch Central Co-operative Money Club (Register No. 343), held at Christchurch, on the ground that the said society has never commenced business and has no members society has never commenced business and has no members.

R. E. HAYES, Registrar.

Dated this fifteenth day of February, 1922.

In the Supreme Court of New Zealand, Wellington District.

In the matter of the Companies Act, 1908, and its amend-wments; and in the matter of H. Stockbridge and COMPANY (LIMITED).

OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was on the 31st day of January, 1922, presented to the Honour-

able Sir Robert Stout, P.C., K.C.M.G., Chief Justice of New Zealand, by the Commercial Agency (Limited), of Wellington, a duly incorporated company, Trade Debt Collectors, as assignee of Roberts (New Zealand) Limited, of Wellington, Manufacturers; and the said petition is directed to be heard before a Judge of the said Court on the 8th day of March, 1922; and say residing or contributory of the said corporation. before a Judge of the said Court on the 8th day of March, 1922; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same. for the same.

Dated at Wellington this 21st day of February, 1922.

A. R. MEEK Solicitor for the Petitioner.

This notice is inserted by Alfred Richardson Meek, Solicitor for the Petitioner, whose address for service is at the office of Messieurs Meek and von Haast, Solicitors, St. George's Building, Brandon Street, Wellington.

IN LIQUIDATION.

In the matter of the Companies Act; and in the matter of GLYN-JONES AND BROWN (LIMITED), in Liquidation.

N OTICE is hereby given that there will be a meeting of shareholders of the above company held at the office of the Liquidator, Accountants' Chambers, 39 Johnston Street, Wellington, on Thursday, the 9th day of March, 1922, at 2.30 p.m.

-To receive report of Liquidator, and to pass BUSINESS .accounts.

JAMES McINTOSH, Liquidator. Wellington, 21/2/1922. 184

HAMILTON BOROUGH COUNCIL.

WHEREAS the Hamilton Borough Council, on the first WHEREAS the Hamilton Borough Council, on the first day of September, 1920, for securing the interest and other charges on a special loan of £110,000 for the purpose of making and constructing drainage-works, authorized to be raised by the Hamilton Borough Council by a poll of the ratepayers taken on the 26th day of August, 1920, did made a special rate of seven-eighths of a penny in the £1 on the rateable (unimproved) value of all rateable property in the Borough of Hamilton, and it is expedient, under the powers conferred by section 22 of the Local Bodies' Loans Act, 1913, to amend such special rate by increasing it to one penny in the £1:

Now, therefore, in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hamilton Borough Council hereby resolves as

That, for the purpose of providing the interest and other charges on a loan of £110,000, authorized to be raised by the Hamilton Borough Council, under the above-mentioned Act, for making and constructing drains and drainage-works in the Borough of Hamilton, including the purchase of all necessary land and materials, plant and tools, and all payments for labour, engineers' fees, plans and supervision, and for compensation to owners of property in respect of such drainage-works, the said Hamilton Borough Council hereby makes and levies a special rate of one penny in the £1 upon the rateable (unimproved) value of all rateable property of the Borough of Hamilton, comprising the whole of the Borough of Hamilton; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of not exceeding thirty-six and a half years, or until the loan is fully paid off. paid off.

E. J. DAVEY, Town Clerk.

ONEHUNGA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

Onehunga Borough Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £4,700, authorized to be raised by the Onehunga Borough Council, under the above-mentioned Act, for drainage, the said Onehunga Borough Council hereby makes and levies a special rate of 31/160ths of 1d. upon the unimproved rateable value of all rateable property in the special rating areas described in the New Zealand Gazette of May 19th, 1910, p. 1547, and March 4th, 1920, p. 781; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly ing the currency of such loan, and be payable half-yearly on the 15th day of January and 15th day of July in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is finally paid off.

H. A. YOCKNEY, Town Clerk.

LEWIS BERGER AND SONS (AUSTRALIA), LIMITED. SHERWIN-WILLIAMS COMPANY (AUSTRALIA), LIMITED.

IN pursuance of the Companies Act, 1908, public notice is hereby given that the situation and locality of the office or place of business of each of the above companies is at Mandel's Buildings, Willis Street, in the City of Wellington

J. T. SPEARS, Attorney. Bell, Gully, Myers, and O'Leary, Solicitors, Wellington.

TIMARU BOROUGH ABATTOIR.

THE following is the scale of charges to be paid for animals to be slaughtered at the Timaru Borough Council's abattoir, which has been registered under No. Ab. 15 as the abattoir within the meaning of the Slaughtering and Inspection Act, 1908, and amendments thereto, for the Borough of Timaru:

s. d.

For every head of large	e cattle			63
For every calf				3 0
For every sheep or lan	ıb		• •	1 0
For every pig				3 0
	D. W.	VIRTUE,	Town	Clerk.

Borough Council Chambers, Timaru, 20th December, 1921. 188

TARADALE TOWN BOARD.

RESOLUTION MAKING SPECIAL RATE.

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

That behalf by the Local Bodies' Loans Act, 1913, the Taradale Town Board hereby resolves as follows:—
That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £3,000, authorized to be raised by the Taradale Town Board, under the Local Bodies' Loans Act, 1913, for the purpose of purchasing land with or without buildings thereon, and for the erection of workers' dwellings on land so acquired, the said Taradale Town Board hereby makes and levies a special rate of nine-sixteenths of one penny in the pound on the unimproved value of all rateable property in the whole of Taradale Town District; and that such special rate shall be an annual-recurring rate during the currency of such loan, being a period of 36½ years, and be

payable on the 1st day of February in each and every year during the currency of the loan, or until the loan is fully

The above resolution was passed at a special meeting of the Board held in the Board Room, Town Hall, on Thursday, 9th February, 1922.

GEO. DAWSON, Clerk,

 ${
m R}^{
m eport}$ of the trial of dennis gunn. In Pamphlet form. Price, 2s. 6d.

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The number of insertions required must be written across the face of the advertisement.

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THE public are informed that extracts from the New Zealand Gazette, containing all Bankruptcy Notices that appear in each issue, are published weekly, and will be sent post-free to any address on payment of a subscription of 10s. per annum. Single copies, 3d. each.

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Wellington.

SCHOOL FOR THE DEAF, NEAR SUMNER, CHRISTCHURCH.

Under the Control and Supervision of the Educatios Department.

Director: Mr. J. E. STEVENS.

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

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

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

1. Children born deaf, or who have lost their hearing before learning to speak.

2. Children who can hear a little, but are too deaf to be taught in a public school.

3. Children who have lost their hearing after having learned to speak.

learned to speak.

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

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

SECRETARY TO THE

EDUCATION DEPARTMENT,
WHILINGTON.

USTOMS TARIFF OF NEW ZEALAND, 1921.

PRICE, 2s. 6d.

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