

THE

# NEW ZEALAND GAZETTE.

Published by Authority.

# WELLINGTON, THURSDAY, MARCH 23, 1922.

Declaring Crown Lands in the Karamea and Westland Mining Districts, Nelson Land District, open for Disposal on Renewable Lease.

[L.S.]

JELLICOE, Governor-General.

#### A PROCLAMATION.

A PROCLAMATION.

WHEREAS by section one hundred and thirty-three of the Land Act, 1908, it was enacted that the Governor-General, by Proclamation, may from time to time declare any Crown land within any mining district not held under lease or license, or for which a lease or license has been cancelled, to be open for disposal, as provided in section one hundred and thirty-five of the said Act:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the power and authority conferred upon me by section one hundred and thirty-three of the said Act, and of every other power and authority in anywise enabling me in

section one numered and thirty-three of the said Act, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the sections of land described in the Schedule hereto shall be open on Tuesday, the thirtieth day of May, one thousand nine hundred and twenty-two, for disposal on renewable lease, as provided in section one hundred and thirty-five of the said Act.

# SCHEDULE.

NELSON LAND DISTRICT.—SECOND-CLASS LAND.

Buller County.—Kongahu Survey District.

Karamea Mining District.—National Endowment.

Karamea Mining District.—National Endowment.
Section 5, Block IV: Area, 554 acres; capital value, £375; half-yearly rent, £7 10s.
Weighted with £300, valuation for improvements consisting of 100 acres felled and grassed, 10 chains of fencing, sheep-dip and yards, also hut.
Situated on the sea-coast two miles and a half along seabeach (which is very rough for horse traffic) from Little Wanganui. All bush, with exception of felled portion. Section is steep and broken, and suitable only for grazing. Soil on limestone formation. Bush consists of mixed birch, rimu, rata, and kamahi. Well watered. Altitude, 100 ft. to 1,200 ft. above sea-level.

Murchison County .- Maruia Survey District.

Westland Mining District.—National Endowment.

Westland Mining District.—National rendominent.

Section 4, Block VIII: Area, 755 acres; capital value, £570; half-yearly rent, £11 8s.

Weighted with £52 10s., valuation for improvements consisting of 15 acres felled and grassed, and a hut.

Situated in Maruia Valley, about eleven miles from Murchison, partly by good road, thence over traffic-bridge and about one mile of unmetalled road. Sixty or seventy acres of flat land remainder runs from terrace to hillside. Sandabout one mile of unmetalled road. Sixty of seventy acres of flat land, remainder runs from terrace to hillside. Sandstone formation. Medium bush of white-pine on flats, with mixed birch on hillside. Undergrowth of birch scrub, horopito, and broadleaf. Well watered. General quality good, but rocky in places on hillside. Altitude, 560 ft. to 2,000 ft. above sea-level.

Westland Mining District.—Crown Land.

Section 5, Block IV: Area, 502 acres; capital value, £405; half-yearly rent, £8 2s.
Weighted with £427 10s., valuation for improvements consisting of 110 acres felled, 130 acres grassed, and 100 chains of fencing.

Situated in Lower Maruia Valley about thirteen miles and a half from Murchison, two miles from a school. Cream-cart passes section on regular run to Murchison factory. Access from Murchison by well-formed metalled road. Section comprises about 100 acres of standing bush, about 8 acres of this is good pine on flat land, remainder of bush being red and brown birch in gullies and on spurs. Remainder of section comprises burnt bush with grass and fern. Well watered by small streams. Altitude, 750 ft. to 2.000 ft. above sea - level. General quality fair to good.

Murchison County.—Matiri Survey District.

Westland Mining District.—National Endowment.

Section 17, Block X1: Area, 784 acres; capital value, £485; half-yearly rent, £9 14s.
Situated eight miles and a half from Murchison, seven miles by good formed road, thence by chair across Buller River and one mile and a half bridle-track. There is also access on the east side of the river by four miles and a half good dray-road and four miles cattle and pack track. Section comprises small flats along creek frontage and in gullies, remainder hillside steep in places. About 40 crees burnt bush now in fern, remainder bushelad, consisting of red and brown birch. Soil fair on flats and in gullies, running to inferior on hillside. Well watered. Altitude, 900 ft. to 2,000 ft. above sea-level.

Waimea County .- Mount Arthur Survey District. Karamea Mining District.—Crown Land.

Karamea Mining District.—Crown Land.

Section 8, Block XI: Area, 591 acres; capital value, £300; half-yearly rent, £6.

The section is situated in the headwaters of the Pearce River. Access is from the main Motueka River road six to seven miles distant by three miles of pack-track, two miles and a half unformed track, balance good formed road. Heavy bush land throughout, consisting of mixed bush principally birch, with a few scattered rimu and matai, and heavy undergrowth of supplejack, ferns, fuchsia, whitewood, horopito, &c. The section is poorly watered. Soil of fair quality, resting on sandstone and granite formation. The elevation rises to 3,000 ft. above sea-level.

Buller County.—Steeples Survey District.

Karamea Mining District.—National Endowment. Sections 5 and 9 of 10, Block I: Area, 8 acres 3 roods 20

perches; capital value, £45; half-yearly rent, 18s.
Weighted with £65, valuation for improvements consisting
of old cottage and fencing valued at £65.

Situated near Cape Foulwind, seven miles from Westport by road and railway. Flat to undulating semi pakihi land, carrying rushes, fern, and scrub. Poor quality soil, no water on sections. Altitude, 50 ft. above sea-level.

Section 8 of 10, Block I: Area, 5 acres 2 roods 15 perches; capital value, £30; half-yearly rent, 12s.

Situated near Cape Foulwind, eight miles from Westport by rail and road. All flat land of a pakihi nature, covered with scrub and rushes, and carrying very little grass. Section has no water.

Altitude, 100 ft. above sea-level. General quality poor.

Murchison County .- Rahu Survey District. Westland Mining District.—National Endowment.

Section 3, Block XII: Area, 626 acres; capital value, £380; half-yearly rent, £7 12s.

Situated in South Maruia Valley, thirty-two miles from Reefton, nine miles from Warwick Junction Post-office and store, one mile from telephone, and four miles from a school. Access from Reefton by twenty-eight miles formed road and four miles dray-track. Section comprises 20 acres of swampy land, 12 acres have been felled but not sown, remainder of conting undulating to easy slopes and terraces, all husbelad. section undulating to easy slopes and terraces, all bushclad. Fair soil in gullies and in flats, fair to poor on hillside. Altitude, 1,260 ft. to 1,800 ft. above sea-level. There is an old roofless hut on this section, dilapidated and valueless.

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 March, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Proclaiming Road-lines laid out through Puketarata No. 4**g** 2d 2b 2b 1b and No. 4**g** 2d 2b 2b 2 Blocks to be Public Roads.

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

HEREAS the parcels of land described in the Schedule hereto were, by orders of the Native Land Court made on the fourth day of March, one thousand nine hundred and nineteen, and the second day of August, one thousand nine hundred and fifteen, duly laid off as road-lines, in pursuance of sections forty-eight, forty-nine, and fifty of the Native Land Amendment Act, 1913:

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:

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 Amendment Act, 1914:
And whereas it is now expedient that the said road-lines should be proclaimed as public roads:
Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by sections forty-sight, forty-nine, and fifty of the Native Land Amendment

eight, forty-nine, and fifty of the Native Land Amendment

Act, 1913, and in so far as each of these sections is applicable, do hereby proclaim as public roads the road-lines described in the Schedule hereto.

#### SCHEDULE.

APPROXIMATE areas of the pieces of land proclaimed as roads:

A. B P. Being Portion of 3 0 30 Puketarata No. 40 2D 2B 2B 1B Block; coloured

blue on plan. Puketarata No. 4g 2D 2B 2B 2 Block; coloured

yellow on plan.

Situated in Block XIII, Puniu Survey District.
In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/946, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1951, 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 March, 1922.

W. FRASER, for Minister of Lands.

# GOD SAVE THE KING!

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

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

WHEREAS the Land Board of the Nelson 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:

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 are headers. hereto to be subject to the provisions of section one hundred and twenty-seven of the Land Act, 1908; and I do further fix four years from the date mentioned in the said Schedule as the period for which the said land shall be exempt from payment of rent.

#### SCHEDULE.

NELSON LAND DISTRICT.

SECTION 14, Block IV, Takaka Survey District: 1st January,

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 March, 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, 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 eighth day of May on thousand nine hundred and sixteen and published May, one thousand nine hundred and sixteen, and published in the Gazette of the eleventh day of May then instant, setting apart settlement lands 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

#### SCHEDULE

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.

Part Reynolds Settlement. ment. A. R. P.
.. Area, 107 2 28
.. , 51 3 15 Lot 2 of Sections 14 and 15 ...

Section 16 .. 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 March, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING '

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

#### JELLICOE, Governor-General. A PROCLAMATION.

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

#### SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND. SECTION 17, Reynolds Settlement: Area, 94 acres 2 roods 35 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 18th day of March, 1922.

W. FRASER, for Minister of Lands.

#### GOD SAVE THE KING!

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

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

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

#### SCHEDULE.

Auckland Land District,—Crown Land,—Rotorua and Whakatane Counties.

SECTION 1, Block III, Rotoma Survey District: Area, 1,046 acres 2 roods.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Minister of Lands.

#### GOD SAVE THE KING!

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

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

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

# SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND. SECTION 3, Hereford Park Settlement: Area, 354 acres 3 roods.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Minister of Lands.

# GOD SAVE THE KING!

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

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

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

#### SCHEDULE.

AUCKLAND LAND DISTRICT.—CROWN LAND. Whakatane County .- Rotoma Survey District.

.. Area, 689 SECTION 11, Block VIII 460 0.16 ,,

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 March, 1922.

W. FRASER, for Minister of Lands.

#### GOD SAVE THE KING!

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

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the twenty-sixth day of October, one thousand nine hundred and seventeen, and published in the Gazette of the first day of November, one thousand nine hundred and seventeen, setting apart Crown land for selection by discharged soldiers, under the Land Act, 1908, in so far as it relates to the land in the Schedule hereto.

#### SCHEDULE.

Auckland Land District.—Crown Land.—National Endowment.—Ohinemuri County.

SECTION 39, Block XIV, Ohinemuri Survey District: Area, 59 acres 3 roods 35 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 18th day of March, 1922.

W. FRASER, for Minister of Lands.

#### GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block IX, Otepopo Survey District, Waitaki 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 Otepopo Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

#### FIRST SCHEDULE.

## LAND PROCLAIMED AS A ROAD.

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

- Portion of Section 36; coloured red.
- 0 3 2 25
- 3 0 2 1 3 2 0 23 0 10 33 red. purple.
- 567R purple.

#### SECOND SCHEDULE.

#### ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed: -

7 3 18 Sections 29, 46, 36, 35, 34, 33, and 567r; coloured green.
0 3 0 Sections 34 and 35; coloured green.

All situated in Block IX, Otepopo Survey District (Otago

R.D.).

All in the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 53267, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

R. HEATON RHODES,
For Minister of Public Works.

# GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Blocks I and III, Longwood Survey District, Southland Land District.

#### JELLICOE, Governor-General. L.S. A PROCLAMATION.

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

## FIRST SCHEDULE.

# LAND PROCLAIMED AS A ROAD.

Approximate areas of the pieces of land proclaimed as a

٠.	~~~	•						
	Α.	R.	P.			Portion	of	
	0	2	1	Section	47,	Block I;	coloured p	urple.
	0	0	39		41			ink.
	0	Ð	$4 \cdot 2$	,,	25,	Block III	; coloured	yellow.
٠.	2	3	25	"	27	,,		pink.
	1	0	0		27		"	pink.
	· 1	2	4	,,	25	"	*	pink.
	0	0	5	*	27	"	"	yellow.
	0	1	9.8		25	*	*	pink.
	2	3	6	. "	26			purple.
	Ω	1	9:1		29			pink,

## SECOND SCHEDULE.

#### ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A	. R		P.			ng or pass			
0	- {	3	6	Section	47,	Block	l; colo	ured green.	
0	- (	)	2.2		27,	Block 1			
1	. 1	3	18	,,	25		43.4	w	
. 0	- 1	ı	16		25	٠ "		,,	
0	8	3	16		27	"		"	
Ó	(	)	6.9		25	,,			
2	1	1	14.6	_	27				

All situated in Longwood Survey District.

All in the Southland Land District; as the same are more particularly delineated on the plan marked L. and S. 26/1859, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1949, 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 March, 1922.

D. H. GUTHRIE, Minister of Lands.

Constituting the Tararua Electric-power District, and Outer East the Constitution of Area of such District.

Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the area described in the First Schedule hereto to be an electric-power district, and I hereby assign to such district the name of the "Tararua Electric-power District"; and I do hereby further proclaim that the outer area described in the Second Schedule hereto shall be an outer area of such clearing power district. area of such electric-power district.

#### FIRST SCHEDULE.

#### TARARUA ELECTRIC-POWER DISTRICT.

ALL that area, situated in the Wellington Land District, comprising the counties of Eketahuna, Pahiatua, and Mauriceville, and the boroughs of Eketahuna and Pahiatua, all as at present constituted. As the said area is more particularly delineated on the plan marked P.W.D. 53628, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered red (outside border).

#### SECOND SCHEDULE.

#### OUTER AREA.

ALL that area in the Wellington Land District, comprising the counties of Akitio and Castlepoint, both as at present constituted. As the said area is more particularly delineated on the plan marked P.W.D. 53918, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered red (outside header). side border).

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 March, 1922.

E. P. LEE, For Minister of Public Works

#### GOD SAVE THE KING!

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

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

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

#### SCHEDULE.

Approximate area of the piece of stopped Government road declared Crown land: 2 zores 1 road 4 perches.

Adjoining or passing through Section 3, Pepepe Parish, Block IV, Newcastle Survey District. (S.O. 16742, blue.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 32538, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

R. HEATON RHODES,
For Minister of Public Works.

# GOD SAVE THE KING!

Land taken for the Purposes of a Camping-ground in Blocks III and IV, Newcastle Survey District.

#### JELLICOE, Governor-General. A PROCLAMATION.

God save the King!

Constituting the Tararua Electric-power District, and Outer Area of such District.

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities 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 camping-ground, and shall vest in His Majesty the King as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the first day of April, one thousand nine hundred and twenty-two.

#### SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

Portion of A. R. P. 105 3 0 193 1 32 0 Section 104, Blocks III & IV; edged purple.

105 3 0 Section 104, Blocks III & IV; edged purple.
193 1 32 " 104 " green.
40 3 37 " 104, Block IV; edged yellow.
6 0 3 " 104 " brown.

Situated in Newcastle Survey District (Hopuhopu Block),
(Parish of Komakorau). (S.O. 22004.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53814, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned. coloured as above mentioned.

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 18th day of March, 1922.

W. FRASER, For Minister of Public Works.

GOD SAVE THE KING!

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

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

# A PROCLAMATION.

A PROCLAMATION.

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

#### SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 acre 1 rood

Portion of Lot 115 of Allotment 13, Block VI, Waitemata Survey District (Parish of Waipareira). (S.O. 21139.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 53873, 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 March, 1922.

R. HEATON RHODES,
For Minister of Public Works.

GOD SAVE THE KING!

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

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

# A PROCLAMATION.

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

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

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

#### SCHEDULE.

OROPURIRI Block, 1892 Act leases, Sale No. 1, being Lot No. 1a of Section 156, Block II, Paritutu Survey District: Area, 18 acres 3 roods 6 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

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

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

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

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

#### SCHEDULE.

OTARAOA Block, 1892 Act leases, Grant 5209, Sale No. 1, being Subs. 1, 1A, 2, and part Sub. 3 of Section IV, Block X, Waitara Survey District, and Sub. 7 of Section 14, Block XIV, Waitara Survey District: Area, 739 acres 3 roods 14.8 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 14th day of March, 1922.

W. FRASER, for Native Minister.

#### GOD SAVE THE KING!

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

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

# A PROCLAMATION.

WHEREAS by section fourteen of the Native Land Amendment Act, 1914, it is provided, inter alia, that on being satisfied that the purchase of any Native land has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909, the Governor-Groven may be a Provided matter that such hand has been not in the such hand has been not General may issue a Proclamation that such land has become

Crown land:

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

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

#### SCHEDULE.

TAIHAERE Block, 1892 Act leases, Grant 3889, Sale No. 3, being Section 3, Block XI, Cape Survey District: Area, 353 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 14th day of March, 1922.

W. FRASER, for Native Minister.

# GOD SAVE THE KING!

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

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

#### A PROCLAMATION.

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

And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909: Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of

the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

#### SCHEDULE.

NGATIRAHIRI 7 and 13 Block, Grant 5246, 1892 Act leases, Sale No. 2, being Section 44, Block VI, and part Section 13, Block X, Waitara Survey District: Area, 342 acres 3 roods 8 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 14th day of March, 1922.

W. FRASER, for Native Minister.

#### GOD SAVE THE KING!

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

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

A PROCLAMATION.

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

And whereas the purchase of the Native Land whereas the purchase of the Native Land Research and Research Res

Crown land:

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

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

# SCHEDULE.

PARIHAKA Block, 1892 Act leases, Lot 2B, Grant 3945, Sale No. 3, being Subdivision 1, Block XIV, Cape Survey District: Area, 193 acres 3 roods 37 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 14th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

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

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

Crown land:
And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909:
Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

# SCHEDULE.

MINARAPA No. 3, being Section 17, Block V, Cape Survey District: Area, 114 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

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

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

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

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

#### SCHEDULE.

PAORA Aneti Block, 1892 Act leases, Grant 3888, Sale No. 3, being Sections 32 and 34, Block IV, Cape Survey District: Area, 320 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

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

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

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

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

# SCHEDULE.

TE MATA SURVEY DISTRICT.

Approximate Area. A. R. P. 241 2 19 15 2 0 Block.
PUKEKURA East 6B 1 and 3B Block
,, East 4B, Section 1
,, West B, ,, 256 1 6

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

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

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

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

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

#### SCHEDULE.

KAIROA Block, 1892 Act leases, Grant 3885, Sale No. 1, being Section 106, Block XI, and Sections 108, 109, and 122, Block XIII, Waitara Survey District: Area, 210 acres 0 roods 22 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 18th day of March, 1922.

W. FRASER, for Native Minister.

#### GOD SAVE THE KING!

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

[L.S.]

#### JELLICOE, Governor-General. A PROCLAMATION.

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

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

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

#### SCHEDULE.

NGATITU No. 26a, being Section 44, Block XIV, Kaupokonui Survey District: Area, 150 acres 0 roods 8 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 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

[L.S.]

JELLICOE, Governor-General.

#### A PROCLAMATION.

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

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

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

#### SCHEDULE.

PATUHA Block, Section 168, Block VII, Cape Survey District (Oakura District), Grant 3873, Sale No. 2, being Subdivisions 2 and 9 of Section 168, Block VII, Cape Survey District: Area, 363 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING.!

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

[L.S.]

## JELLICOE, Governor-General. A PROCLAMATION.

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

Crown land:
And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909:
Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

#### SCHEDULE.

NGATITU No. 27, being Section 47, Block XIV, Kaupokonui Survey District: Area, 162 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

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

[L.S.]

JELLICOE, Governor-General.

#### A PROCLAMATION.

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

Crown land:
And whereas the purchase of the Native land set out in the Schedule hereto has been duly completed by or on behalf of the Crown under the authority of the Native Land Act, 1909:
Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land set out in the Schedule hereto to be Crown land.

# SCHEDULE.

TE RORI Block, 1892 Act leases, Grant 3748, Sale No. 1, being Sub. 2, Section 10, D.P. 2105, and Subdivisions 2 and 4 of Section 31, D.P. 2007, Block XIV, Ngaire Survey District: Area, 180 acres 3 roods 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 18th day of March, 1922.

W. FRASER, for Native Minister.

GOD SAVE THE KING!

Consenting to Land being taken for the Purposes of a Camping-ground in Blocks III and IV, Newcastle Survey District.

# JELLICOE, Governor-General.

# ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 20th day of March, 1922.

Present:
The Right Honourable W. F. Massey, P.C., presiding in Council.

I N pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purposes of a camping-ground, portions of such land being occupied by buildings, gardens, and orchards.

#### SCHEDULE.

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

P. Portion of
0 Section 104, Blocks III & IV; edged purple.
32 104 green.
37 104, Block IV coloured yellow.
3 104 green.
3 rown. Portion of **A;** 105 3 40 3 37 6 0 3

Situated in Newcastle Survey District (Hopuhopu Block), (Parish of Komakorau). (S.O. 22004.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53814, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

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

Consenting to the raising of Loans by certain Local Authorities.

## JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 20th day of March, 1922.

## Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

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

Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Finance Act, 1919, and shall operate accordingly as a consent of the Governor-General in Council to the raising of the loans hereby authorized. hereby authorized.

# CONTRACTOR

SCHEDULE.	
PALMERSTON North Borough Council (consolidated	£
loan)	186,400
Invercargill Borough Council (for electricity)	50,000
Invercargill Borough Council (for tramway im-	
provements)	25,000
Invercargill Borough Council (for reclamation-	
works)	1,500
Whangarei Borough Council (for erecting workers'	
dwellings)	5,000
Cobden Town Board (for liquidating liability to	
Grey County Council)	<b>2,3</b> 00
F D THOMSON	

Clerk of the Executive Council.

Prescribing the Term for which the Palmerston North Borough Council may borrow the Sum of £186,400 beyond New Zea-

#### JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 20th day of March, 1922.

#### Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING IN COUNCIL.

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

And whereas the Palmerston North Borough Council has been authorized by the Palmerston North Borough Loans Consolidation Act, 1921, to borrow the sum of one hundred and eighty-six thousand four hundred pounds, and now proposes to borrow the money beyond New Zealand for a term of ten wors.

term of ten years:
And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the said loan may be borrowed for a term

of ten years:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Palmerston North Borough Council may borrow the said sum of one hundred and eighty-six thousand four hundred pounds shall be ten years, and the said Palmerston North Borough Council is hereby authorized to borrow the said sum of one hundred and eighty-six thousand four hundred pounds beyond New Zealand for this term.

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

Revoking Order in Council licensing Newton Julius Jensen to use and occupy a Part of the Foreshore and Land below Low-water Mark in Harold's Bay, Half-moon Bay, Stewart Island, as a Site for a Boat-slip.

# JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 14th day of March, 1922.

#### Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the eighth day of WHEREAS by Order in Council dated the eighth day of December, one thousand nine hundred and twenty, and published in the New Zealand Gazette No. 100, of the sixteenth day of the same month, Newton Julius Jensen (hereinafter called "the licensee") was licensed to occupy a portion of the foreshore and land below low-water mark in Harold's Bay, Half-moon Bay, Stewart Island, as shown on plan marked M.D. 5239, deposited in the office of the Marine Department at Wellington, as a site for a boat-slip, erected in accordance with the said plan, for a period of fourteen years from the date of the said Order in Council:

And whereas application has been made to revoke the hereinbefore-recited Order in Council, and it is desirable so to do:

Now, therefore, His Excellency the Governor-General of

inbefore-recited Order in Council, and it is desirable so to do:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority vested in him by the Harbours
Act, 1908, and of all other powers and authorities enabling
him in that behalf, and acting by and with the advice and
consent of the Executive Council of the said Dominion, doth
hereby revoke the Order in Council of the eighth day of
December, one thousand nine hundred and twenty, licensing
Newton Julius Jensen to occupy part of the foreshore and
land below low-water mark in Harold's Bay, Half-moon Bay,
Stewart Island, as a site for a boat-slip, and the rights and
privileges therein contained, as from the eighth day of December, one thousand nine hundred and twenty-one.

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

Inspector of Scenic Reserves appointed.

## JELLICOE, Governor-General.

IN pursuance and exercise of the powers conferred by section four of the Scenery Preservation Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint

#### WILLIAM MCKENZIE FRASER

to be an Inspector under the said Act in respect to the scenic reserves described in the Schedule hereto.

#### SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

ALL those islands in the Tasman Sea situated to the east of Bream Bay and known as Marotiri or Chicken Islands and Taranga or Hen Island.

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

D. H. GUTHRIE Minister in Charge of Scenery Preservation. Lands temporarily reserved in the Auckland, Hawke's Bay, Wellington, Canterbury, and Otago Land Districts.

#### JELLICOE, Governor-General

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

#### SCHEDULE.

Locality.			Section.	Block.	-	Aı	ea.	Purpose for which Land reserved.
			Auckland	LAND	Distr	RICT.		
Pakaumanu Survey D Tahuna Village Matamata Township	istrict 		3 27 8	x ii		4	B. P. 0 0 0 0 1 10·3	Public-school site. Recreation. Depot and site for buildings of the
Tahawai Parish		i	Lot 181 of Allotment 53			4	0 0	Matamata Town Board. Post and telegraph.
			HAWKE'S F	BAY LA	ND D	ISTRI-	CT.	
Buckley, Town of	••	••	15	VI		0	1 0	Depot and site for buildings of the Uawa County Council.
			WELLINGTO	n Land	Dist	TRICT		
Makuri, Town of		1	24	••		0	2 23	Addition to roadman's-cottage site.
			Canterbur'	Y LAND	Dist	TRICT		
Opihi Survey District	••		Reserve 4052	XII	1	1	2 19	Planting.
			Otago I	AND D	ISTRIC	T.		
Tiger Hill Survey Dist Cardrona Survey Dist			17A 1147R	IV I		4 0	1 6 1 11	Raceman's-cottage site. Addition to public-school site.

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

W. FRASER, for Minister of Lands.

Opening Settlement Lands in Auckland Land District for Selection on Renewable Lease.

#### JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities Conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Friday, the twenty-sixth day of May, one thousand nine hundred and twenty-two, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

#### SCHEDULE.

AUCKLAND LAND DISTRICT .- FIRST-CLASS LAND.  $Tauranga\ County. -- Here ford\ Park\ Settlement.$ 

SECTION 3: Area, 354 acres 3 roods; capital value £2,150;

half-yearly rent, £48 7s. 6d.

half-yearly rent, £48 7s. 6d.

Situated about eight miles east of Paengaroa Village and sixteen miles from Te Puke. The Pongakawa Railway-station is distant about four miles by good road. Level to undulating land, a small area grassed, balance in fern and tea-tree. Soil a light sandy loam of medium quality, watered by small springs. Altitude about 700 ft. springs.

The improvements which are included in the capital value are—half share 107 chains boundary fence and 76 chains internal fence, three-roomed house and outbuildings, fencing

and roadmaking; total value, £467 2s. 6d.

Waipa County.—Cambridge and Hamilton Survey Districts.— Part Reynolds Settlement.

Part Reynolds Settlement.

Lot 2 of Section 14 and Section 15: Area, 107 acres 2 roods 28 perches; capital value, £1,540; half-yearly rent, £34 13s. Weighted with £30, valuation for whare with brick chimney. Section 16: Area, 51 acres 3 roods 15 perches; capital value, £640; half-yearly rent, £14 8s.

Section 17: Area, 94 acres 2 roods 35 perches; capital value, £1,220; half-yearly rent, £27 9s.

Section 24: Area, 59 acres and 3 perches; capital value, £1,280; half-yearly rent, £28 16s.

Section 25: Area, 124 acres 1 rood; capital value, £1,480; half-yearly rent. £33 6s.

The Reynolds Settlement is situated about three miles south of Cambridge, fronting the main Cambridge-Roto-orangi Road, the distance from which to the sections offered B

is about one mile and a half to two miles by branch road.

is about one mile and a half to two miles by branch road. Two creameries and a school are situated at distances of about two miles from the settlement. There is a telephone system in the district and a daily rural delivery of mails.

Lot 2 of Section 14 together with Section 15, and also Sections 24 and 25, have each a fair proportion of rough feed, the remainder of these sections and also Sections 16 and 17 carrying forms and tree. The sections properties the land and the sections and also Sections 16 and 17 carrying forms. ing fern and tea-tree. The sections comprise flat land, with peat of varying depth. The improvements on the sections, consisting of fencing (mostly in poor condition) and drains, are included in the capital value.

East Taupo County.—Reporoa Settlement.

Section 19: Area, 88 acres and 32 perches; capital value,

Section 19: Area, 88 acres and 32 perches; capital value, £800; half-yearly rent, £18.

Section 20: Area, 94 acres 3 roods 38 perches; capital value, £1,340; half-yearly rent, £30 3s.

Section 21: Area, 91 acres and 26 perches; capital value, £1,560; half-yearly rent, £35 2s.

Section 22: Area, 104 acres 1 rood 21 perches; capital value, £1,840; half-yearly rent, £41 8s.

Reporoa Settlement is situated about twenty-five miles from Rotorua, on the Rotorua-Taupo Road. Adjoining the settlement there is a school, also a post and telephone office. The district has a daily mail-service from Rotorua during the summer months, and three times weekly during the winter The district has a daily mail-service from Rotorua during the summer months, and three times weekly during the winter months. This portion of the settlement is all level land. Sections 19 and 20 consist partly of light dry land, pumice formation, the remainder of each section being partially drained unimproved swamp. Section 21 is all partially drained swamp of good quality in grass and rushes, and Section 22 is drained swamp in pasture. Section 19 is poorly watered, and the remaining sections are watered by either watered, and the remaining sections are watered by either small streams or drains.

Improvements.-The improvements which are included in the capital values are approximately as follows: Section 19—35 chains road fence and half share 30 chains boundary fence, value £14. Section 20—23 chains road fence and half share road fence and half share 65 chains boundary fence, value £113. Section 21—21 chains road fence and half share 65 chains boundary fence, value £107. Section 22—17 chains road fence and half share 38 chains boundary fence, value £72.

Note.—The fence running the length of Section 21 as indicated on plan will require to be set back to the boundary of Section 20, half the value of the fence having been included in the capital values of both sections.

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

D. H. GUTHRIE, Minister of Lands

Secondary education Endowment in Town of Grahamtown, North Auckland Land District, set apart as a Site for a Public School.

#### JELLICOE, Governor-General.

THEREAS by section five of the Education Reserves
Amendment Act, 1911, it is enacted that the GovernorGeneral may, on the recommendation of the Land Board of the district in which are situated any reserves or endowment 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:

part of such reserves or endowments:

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

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 secondary-education endowment described in the Schedule hereto as a site for a public school. school.

## SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 1 acre 0 roods 8 perches, more or less, being Section 270, Town of Grahamtown. As the same is delineated on plan marked 4/191, deposited in the Head Office, Department of Lands and Survey at Wellington, and thereon edged red.

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

D. H. GUTHRIE, Minister of Lands.

Members of Assessment Court appointed.

Department of Internal Affairs, Wellington, 18th March, 1922. Weinington, 18th March, 1922.

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

Louis John Kemnitz Familton, Esq.,

of Oamaru, to be a member of the Assessment Court for the Borough of Oamaru, as provided by section 24 of the Rating Amendment Act, 1910; and also to appoint

JOHN GEORGE HOWARD SUMPTER, Esq.,

of Oamaru, on the recommendation of the Oamaru Borough Council, to be a member of the said Assessment Court, as provided by the said Act.

R. HEATON RHODES. For Minister of Internal Affairs.

Honorary Consul of Chile at Wellington appointed.

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

H IS Excellency the Governor-General directs it to be notified that he has been informed by His Majesty's Secretary of State for the Colonies that the King's Exequatur empowering Mr. Hubert L. Nathan to act as Honorary Consul of Chile at Wellington has received His Majesty's girnetween. signature.

R. HEATON RHODES, For Minister of Internal Affair.

Consul of Finland at Sydney appointed.

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

IS Excellency the Governor-General directs it to be notified that he has been informed by His Majesty's secretary of State for the Colonies that the King's Exequatur empowering Mr. Harald Tanner to act as Consul of Finland at Sydney, with jurisdiction over New Zealand, has received His Majesty's signature.

R. HEATON RHODES For Minister of Internal Affairs. Honorary Rangers of Crown Lands appointed for Farewell Spit.

Department of Lands and Survey, Wellington, 18th March, 1922.

Weinington, 18th March, 1922.

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

WILLIAM NOBLE EDMONDS, ALBERT MITCHELL, and JOHN HENRY IRVINE

to be Rangers of Crown Lands for the portion of the Nelson Land District known as Farewell Spit.

D. H. GUTHRIE, Minister of Lands.

Inspector of Sea Fishing appointed.

Marine Department,
Wellington, 14th March, 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 MANSON,

of Campbell Island, to be an Inspector of Sea Fishing for the purposes of Part I of the first-mentioned Act.

G. JAS. ANDERSON, Minister of Marine.

Resignation of a Justice of the Peace.

Department of Justice,
Wellington, 21st March, 1922.

IS Excellency the Governor-General has been pleased
to accept the resignation by

THOMAS PRYCE EPPS, Esq.,

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

E. P. LEE, Minister of Justice.

Chairman of Licensing Committee appointed.

Wellington, 22nd March, 1922.

IIS Excellency the Governor-General has been pleased to appoint Department of Justice.

GEORGE CRUICKSHANK, Esq., S.M.,

to be Chairman of the Licensing Committee for the district of Wakatipu, vice E. C. Levvey, Esq., S.M.

E. P. LEE, Minister of Justice.

Members of Licensing Committee appointed.

Department of Justice, Wellington, 21st March, 1922. weilington, 21st March, 1922.

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

The Hon. WILLIAM HENDERSON McINTYBE, M.L.C., to be a member of the Licensing Committee for the district of Buller; and

ALEXANDER DUGAL CLEMETT and John Pearson

to be members of the Licensing Committee for the district of Bay of Islands.

E. P. LEE, Minister of Justice.

Bailiff of the Magistrate's Court appointed.

Department of Justice,
Wellington, 22nd March, 1922.

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

Constable MICHAEL JOSEPH ANGLAND

to be Bailiff of the Magistrate's Court at Picton, on and from the 1st day of March, 1922, vice Constable G. A. Doggett.

E. P. LEE, Minister of Justice.

# Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 21st March, 1922.

Wellington, 21st March, 1922.

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

Tirau (at Putaruru).\*
Tauranga.
Devonport.\*

Edwin Gordon Palmer Walter Edward Gundy Robert Gordon May . . (Miss) Olive Hartnell . . William Ernest Mudge Frederick Donald Armour

. . Albertland. Motupiko. . . Opotiki. Rakaia.

George John Francis Cowan George Robert Taylor... Dick Harrison ... (Miss) Eliza McRae ...

Pongaroa . . Port Chalmers .. Nokomai and Switzers.

\* Births and deaths only.

٠.

W. W. COOK, Registrar-General.

Registrar of Electors and Returning Officer appointed for the Electoral District of Wellington Central.

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

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

#### JOSEPH LISSANT PALETHORPE

to be the Registrar of Electors and Returning Officer for the Electoral District of Wellington Central, for the purposes of the Legislature Act, 1908, as from the 1st day of March, 1922.

A. C. TURNBULL, Secretary.

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

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

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

appointments in the Public Service:-

#### VERNON STACEY

to be Registrar of Marriages, Registrar of Births and Deaths, and Registrar of Births and Deaths of Maoris, for the district of Te Araroa, as from the 1st April, 1922.

#### JOHN HARVEY

to be Registrar of Births and Deaths of Maoris at Gisborne, as from the 15th March, 1922.

A. C. TURNBULL, Secretary.

# Inspector of Machinery, &c., appointed.

Office of Public Service Commissioner,
Wellington, 21st March, 1922.

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

#### CHARLES JAMES McLEAN

to be an Inspector of Machinery for the purposes of the Inspection of Machinery Act, 1908, and a Surveyor of Ships and Examiner of Engineers for the purposes of the Shipping and Seamen Act, 1908, as from the 25th day of October,

A. C. TURNBULL, Secretary.

Clerk of the Warden's Court, &c., appointed for the Mining District of Hauraki, and Clerk of the Magistrate's Court appointed at Waihi.

Office of Public Service Commissioner,
Wellington, 21st March, 1922.

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

#### THOMAS MORGAN

to be Clerk of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Waihi, for the Hauraki Mining District constituted under the Mining Act, 1908, and Clerk of the Magistrate's Court at Waihi, for the purposes of the Magistrates' Courts Act, 1908, as from the 13th day of March, 1909.

A. C. TURNBULL, Secretary.

[Inspector of Machinery, &c., appointed.

Office of Public Service Commissioner, Wellington, 21st March, 1922.

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

#### THOMAS HAMILTON MURRAY

to be an Inspector of Machinery for the purposes of the Inspection of Machinery Act, 1908, and a Surveyor of Ships and Examiner of Engineers for the purposes of the Shipping and Seamen Act, 1908, as from the 28th day of October,

A. C. TURNBULL, Secretary.

New Zeatand Inscribed Stock Act, 1917 .- Closing of Registers.

The Treasury, Wellington, 20th March, 1922.

OTICE is hereby given that the Register of New Zealand 4½-per-Cent. Inscribed Stock maturing 20th April, 1939, and the Register of New Zealand 5-per-Cent. Inscribed Stock maturing 20th April, 1929, will be closed from the 1st April to the 20th April, 1922, inclusive, for the purpose of the issue of half-yearly interest.

W. F. MASSEY, Minister of Finance.

#### Result of Poll for Proposed Loan.

Wellington, 21st March, 1922.

THE following notice, received from the Chairman of the Council of the County of Hobson, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

#### HOBSON COUNTY.

Kaihu Valley Drainage Loan, £6,000.

Notice is hereby given that at a poll of ratepayers of the Kaihu Valley Drainage District taken on the 21st day of February, 1922, on the proposal to borrow £6,000 to carry out drainage-works in the Kaihu Valley Drainage District, the number of votes recorded was as follows: For the proposal, 31; against the proposal, 1.

I therefore declare the proposal to be carried.

V. TROUNSON, Chairman.

Rangitaiki Land Drainage District.—Penalty on Overdue Rates.

Department of Lands and Survey

Department of Lands and Survey, Wellington, 21st March, 1922.

In pursuance of section 28 of the Rating Amendment Act, 1910, and the regulations under the Rangitaiki Land Drainage Act, 1910, the ratepayers within the district constituted by the last-mentioned Act are hereby notified that 10 per cent. additional will be added to all rates for the year ended 31st March, 1922, unpaid on the 30th September, 1922.

Rates may be paid at any money-order office, or to the "Collector of Rates," Box 1659, Auckland.

# D. H. GUTHRIE, Minister of Lands.

-This notice cancels and is in substitution of the Note. one dated the 15th February, 1922, appearing in the Gazette of the 2nd March, 1922, page 589.

# Conscience-money received.

The Treasury,
Wellington, 17th March, 1922.
HAVE to acknowledge receipt of the sum of £100 forwarded to the Land and Income Tax Department by a person unknown as conscience-money to the New Zealand Government.

J. J. ESSON, Secretary to the Treasury.

#### Friendly Society registered.

Friendly Societies Department,
Wellington, 16th March, 1922.

THE Canterbury (N.Z.) Seed Company Limited Employees' Sick and Benefit Friendly Society, situated at Christchurch, is registered as a friendly society under the Friendly Societies Act, 1909, this 14th day of March, 1922 1922.

WILLIAM M. WRIGHT, Registrar of Friendly Societies.

#### Appointment, Promotions, Transfers, &c., in the Public Service.

Office of the Public Service Commissioner, Wellington, 28th February, 1922. TN accordance with the provisions of section 60 of the Public Service Act, 1912, the Public Service Commissioner notifies that he has approved of the following appointment, promotions, transfers, &c., in the Public Service. A. C. TURNBULL, Secretary. FIRST APPOINTMENT. Name. Position. Place. Date. MENTAL HOSPITALS DEPARTMENT. Finnane, Katherina Margarita .. | Nurse.. .. | Auckland .. .. | 1 January, 1918. OFFICERS PROMOTED. Promoted from Promoted to Name. Date. Position. Place. Position. Place. GOVERNMENT INSURANCE DEPARTMENT. Coldicutt, Ernest Worrall .. | Clerk (C, VI) .. Clerk (C, VII) ... .. | Head Office, Wellington .. | Head Office, Wellington .. | 10 Jan., 1922. INTERNAL AFFAIRS DEPARTMENT. Palethorpe, Joseph Lissant .. | Deputy Registrar of Births, Deaths, | Auckland ... .. | Registrar of Births, Deaths, and Mar- | Wellington 1 Feb., 1922. and Marriages riages JUSTICE DEPARTMENT. Ward, Robert Percy .. | Supreme Court, Dunedin .. | Registrar and Sheriff ... .. | Registrar and Sheriff ... .. | Supreme Court, Auckland LABOUR DEPARTMENT. Wellington Waite, Alfred Edward ... Second Clerk .. | Second Clerk and Inspector of Fac-Wellington .. | 14 Feb., 1922. OFFICERS TRANSFERRED. Transferred from Transferred to Name. Date. Place. Position. Position. Place. AGRICULTURE DEPARTMENT. .. | Live-stock Division, Wellington | Clerk ... Hattaway, Gordon Denis ... .. | Clerk .. | Ruakura ... .. | 13 Feb., 1922, CUSTOMS DEPARTMENT. Ingley, William George Percival .. | Clerk ... Christehurch .. | 13 Feb., 1922, Head Office, Wellington Stevenson, William James .. Inspector Wellington .. Travelling Inspector .. 10

# OFFICERS TRANSFERRED-continued.

	Transferr	ed from	Trans	aferred to	Deta
Name.	Position.	Place.	Position.	Place.	Date.
		EDUCATION DEPARTMENT	NT.		
Fraser, Alice Stafford	Teacher		Teacher	Special School for Girls, Rich- mond	3 Feb., 1922.
		HEALTH DEPARTMEN	т.		
Tripe, Cornelius Polglays Brandon	School Dental Officer	Wellington	School Dental Officer	Christchurch	27 Jan., 1922.
		Lands and Survey Depair	RIMENT.		
Plimmer, Norman	Clerical Cadet	Head Office, Wellington	Clerical Cadet	District Office, Wellington	13 Feb., 1922.
	MA	RINE AND INSPECTION OF MACHIN	ERY DEPARTMENT.		
Creamer, William Samuel Hill Crocker, Cyril Richard Leighton, Robert Henry Marshall, William Moeller, Charles Arthur	Principal Keeper Assistant Keeper Principal Keeper	Jacks Point	Principal Keeper Assistant Keeper Principal Keeper	Cuvier Island Cape Maria van Diemen Moko Hinou Manukau South Head Cape Brett	7 Jan., 1922. 28 ,, ,, 6 ,, ,, 1 Feb., ,, 18 Jan., ,,
		MINES DEPARTMENT			
Duggan, George	Inspector of Mines		Inspector of Mines	Reefton	13 Feb., 1922.
		Public Trust Departm	ENT		
Good, Ada Ida McDougall, John William Alexander	Shorthand-typist Cadet	Hawera District Office, Wellington	Shorthand-typist		14 Feb., 1922. 20 ,, ,,
		Interdepartmental Trans	nsfers.		
Beattie, Joseph Andrew Aitchison	Sorter	ment, Wellington		Internal Affairs Department, Wellington	6 Feb., 1922.
Conrick, James Michael	Cadet	Education Department, Wellington	Cadet	Relieving Staff, Internal Affairs Department, Wellington	1 Dec., 1921.
Coote, Frederick	Head Gardener	Tourist Department, Hanmer Springs	Head Gardener	Health Department, Hanmer Springs	20 Jan., 1922.
Dawson, John Edward Dawson, Margaret Moore	Bath Attendant	Ditto	Bath Attendant	Ditto	20 ,, ,,
McKay, William	Carpenter		Carpenter Bath Attendant	, , , ,	20 ,, ,, ,, ,, ,, ,, ,,
Mooar, Mary Gertrude Daisy Orr, Thomas Reid, Albert	Gardener	"	Gardener	., ,,	20 ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,
Staff, Eileen Ada	Cadette	Valuation Department, Wellington	Cadette	Labour Department, Gisborne	19 Feb., "
Stewart, Mary	Ticket-seller and Tea-house Mana- geress		Ticket-seller and Tea-house Margeress	Health Department, Hanmer Springs	20 Jan., ,,
Thew, Matthew William	Sorter		Messenger	Internal Affairs Department, Wellington	6 Feb., ,,

# RESIGNATIONS.

	KESIG	NATIONS.		
Name.	Position.		Place.	Date left Service.
	Warra myoy	DEPARTMENT.		
t Alia-	Assistant Teacher		hool Waiohau .	.   28 Feb., 1922.
Iepetema, Alice	·			.   10 2000, 2001
		RVEY DEPARTMENT.		1 00 TAL 1000
Sarnes, Lewis Agassiz	Clerk Typist	Auckland District O		28 Feb., 1922. 31 Dec., 1921.
Ower, Cabiternie, Estroia			, , , , , ,	
		PITALS DEPARTMENT Auckland		.   25 Jan., 1922.
Alp, Andrew Ooak, Charles Edward	Attendant	Christchu		10 mg 1073 1
ilsenan, Eileen	Nurse	,,		. 10 " "
	Prisons 1	DEPARTMENT.		
7ickery, Ernest Marr	Warder	Invercarg	ill	.   31 Jan., 1922.
•	Public Worl	KS DEPARTMENT.		
Pope, Theodora Helen		Head Offi	ce, Wellington .	.   14 Feb., 1922.
		CENTROL BODO	<del> </del>	· · · · · · · · · · · · · · · · · · ·
	Position.	Place.	Date left	Reason left Service.
Name.	T OSIGION.		Service.	
	DEFENCE	DEPARTMENT.		
Parslow, James Henry	Caretaker	Auckland	31 Dec., 1921	Retired on super annuation.
	EDITGATION	DEPARTMENT.	1	amitation.
Patterson, Jessie Walton		Receiving Home, Wel-	24 Feb., 1922	¶
aboutson, ocsoic warren		lington	.	
	INTERNAL AFF.	AIRS DEPARTMENT.		
Glenister, George		Auckland	28 Feb., 1922	Retired on super
	Inspector of General Mes- senger Services			annuation.
Mason, William Henry	Messenger	Wellington	28 ,, ,,	Ditto.
	Justice 1	DEPARTMENT.	•	
Johnstone, George John	Clerk: 1	Magistrate's Court, Gis-	28 Feb., 1922	7
Alexander		borne Supreme Court, Auck-	31 Dec. 1921	Retired.
Stubbs, Arthur	Registrar	land	01 200., 1021	100110011
	LAROUR	DEPARTMENT.		
McKechnie, Janet Connell	Office Assistant		21 Feb., 1922	<u>¶</u>
Levdon, Charles Thomas	Third Inspector of Factories	Oamaru	21 ,, ,,	Î Î
Sievwright, Alexander			20 ,, ,,	•
4		RVEY DEPARTMENT.	100 Tab 1000	Datinal on super
Mackay, Donald Meredith Gordon	Clerk ··	Auckland	28 100., 1922	Retired on super annuation.
Gordon	MARINÉ AND INSPECTION			
Post, Collin Francis	Master	S.s. "Tutanekai," Wel-	28 Feb., 1922	Retired on super
	1	lington	1	annua don.
		ITALS DEPARTMENT.		
Williams, Ernest Leonard	Attendant	Christchurch	30 Jan., 1922	Services terminated
	MINES	DEPARTMENT.		
Muncaster, William	Underviewer	Greymouth	28 Feb., 1922	Retired on supe annuation.
	Duniza Tri	JST DEPARTMENT.	1	amuadon.
Campbell, George McKenzie			23 Feb., 1922	· ¶
McGowan, William Stewart	Clerk		21 ,, ,,	Ŷ
Ward Smythe, Emily Anne	Shorthand-typist	,, ,,	17 ,, ,,	Retired on supe
was just a series			1	annuation.
		RKS DEPARTMENT.	(91 Tam 1000	Ahant with
Wigley, Arthur James	Assistant Engineer	Otira	31 Jan., 1922	Absent without leave.
•	STAMP DUT	TES DEPARTMENT.		•
Corliss, Paul Cashman			10 Feb., 1922	Deceased.
		1	i i	I
Ootinss, Fadi Casaman	Duties, &c.	TD		
	VALUATIO	ON DEPARTMENT.  Onehunga	23 Jan., 1922	. ¶

<sup>\*</sup> Amending entry on page 436 of the New Zealand Gazette No. 8, of the 9th February, 1922. terminated under sections 12 and 51 of the Public Service Act, 1912.

<sup>¶</sup> Services

Notice fixing the Closing-hours of all the Chemists' Shops in the Borough of Blenheim, under the Shops and Offices Act, 1908.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the chemists' shops in the Borough of Blenheim, has been forwarded to me, desiring that all such shops in the borough be closed in the evening of working-days as follows: Mondays, Tuesdays, Wednesdays, Thursdays, at 6 p.m., Friday at 9 p.m., Saturday evenings 8 p.m.:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the chemists' shops within the Borough of Blenheim:

Now, therefore, in pursuance of section 25 of the Shops

shops within the Borough of Blenheim:

Now, therefore, in pursuance of section 25 of the Shops and Offices Act, 1908, I do hereby direct that on and after the 30th day of March, 1922, all the chemists' shops within the Borough of Blenheim shall be closed in the evening of working-days as follows: On Mondays, Tuesdays, Wednesdays, and Thursdays at 6 p.m., and on Fridays at 9 p.m. Should the occupier of any shop affected by this notice reopen his shop at 7 p.m. on Saturday pursuant to the Shops and Offices Act, 1908, then and in such case the closing-hour on Saturday for any such shop shall be 8 p.m.

The notice published in the New Zealand Gazette of the 16th December, 1909, fixing the closing-hours of chemists' shops in the Borough of Blenheim is hereby cancelled as from the date of the coming into operation of this notice. Dated at Wellington this 18th day of March, 1922.

G. JAS. ANDERSON, Minister of Labour.

Notice fixing the Closing-hours of all the Chemists' Shops in the Borough of Masterton, under the Shops and Offices Act, Borough of 1908.

W HEREAS a requisition in writing, signed by a majority of the occupiers of all the chemists' shops in the VV of the occupiers of all the chemists' shops in the Borough of Masterton, has been forwarded to me, desiring that all such shops in the borough (save and except that shop established at No. 9 Church Street, Masterton, for the purpose only of the sale of medicines and surgical appliances that are urgently needed) be closed in the evening of working-days as follows: On Mondays, Tuesdays, Wednesdays, and Thursdays at 5.30 p.m., and on Fridays at 9 p.m., with the following exceptions:—

Thursdays at 5.30 p.m., and on Fridays at 9 p.m., with the following exceptions:—

1. In the evening of the working-day that first precedes any of the special days (other than Christmas Day and New Year's Day) mentioned in or coming within the meaning of section 19 of the Shops and Offices Act, 1908, the closing-hour shall be 9 p.m.;

2. Should the occupier of any shop affected by this requisition reopen his shop pursuant to section 18 (d) of the said Act at 7 p.m. on Saturday, then and in such case the closing-hour on Saturday for such shop shall be 7.30 p.m.:

And whereas, I, George James Anderson. Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the chemists' shops within the Borough of Masterton, and that all the occupiers of chemists' shops in the Borough of Masterton snops within the Borough of Masterton, and that all the occupiers of chemists' shops in the Borough of Masterton affected by section 3 of the Shops and Offices Amendment Act, 1915, as amended by section 3 of the Shops and Offices Amendment Act, 1917, have been afforded an equal right to share in the profits of the business carried on by such speci-

share in the profits of the business carried on by such specified shop:
Now, therefore, in pursuance of section 25 of the Shops and Offices Act, 1908, and of section 3 of the Shops and Offices Amendment Act, 1915, I do hereby direct that on and after the 30th day of March, 1922, all the chemists' shops within the Borough of Masterton, except such specified shop, shall be closed accordingly.

The notice published in the New Zealand Gazette of the 23rd June, 1921, fixing the closing-hours of chemists' shops in the Borough of Masterton is hereby cancelled as from the date of the coming into operation of this notice.

Dated at Wellington this 21st day of March, 1922.

R HEATON RHODES, for Minister of Labour.

R. HEATON RHODES, for Minister of Labour.

Department of Internal Affairs,

Notice respecting Proposed Alteration of Boundaries of the Borough of Marton.

Wellington, 21st March, 1922.

PURSUANT to section 132 of the Municipal Corporations
Act, 1920, it is hereby notified that a petition, in
accordance with regulations, signed by not less than onefourth of the electors of the area described in the Schedule
hereto, being part of the Borough of Marton, has been presented to His Excellency the Governor-General praying that

the said area may be excluded from the said borough and included in the County of Rangitikei. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration which they desire to make within one month from the first publication of this notice. Such objections or petitions are to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

#### SCHEDULE.

AREA PROPOSED TO BE EXCLUDED FROM BOROUGH OF MARTON. ALL that area in the Wellington Land District, containing 429 acres, more or less, being parts of Sections 19 and 26, Rangitikei Agricultural Reserve, situated in Block II, Rangi-toto Survey District, and bounded as follows: Commencing at the junction of the south-eastern corner of Block LXXX, Rangitikei District, with the southern side of Bond Street extension, as shown on plan 1906, deposited in the office of the District Land Registrar at Wellington, and proceeding in a south-westerly direction for a distance of 3137 links; thence towards the north-west for a distance of 283 links to the northern side of the Bonny Glen – Wangamii Road; again towards the north-west by the said road for a distance of 486.7 links; thence towards the south-west across the aforesaid road for a distance of 1157 links; thence towards the south-west for a distance of 6698 links to the northern side of Henderson's Line; thence towards the north-west, north-east, and south-east by the southern, western, and part of the northern boundaries of the Borough of Marton, as described in New Zealand Gazette No. 12, of the 10th day of at the junction of the south-eastern corner of Block LXXX described in New Zealand Gazette No. 12, of the 10th day of February, 1921, page 427, to the place of commencement.

R. HEATON RHODES, For Minister of Internal Affairs,

Defining Extended-river Limits for the Port of Oamaru.

Marine Department, Wellington, 13th March, 1922.

Wellington, 13th March, 1922.

In pursuance and exercise of the power and authority conferred upon me by section 189 of the Shipping and Seamen Act, 1908, I, George James Anderson, Minister of Marine, do hereby define the extended-river limits for the Port of Oamaru within which restricted-limits steamships and ships propelled by gas, oil, fluid, electricity, or mechanical power other than steam, and to which restricted-limits certificates are issued, may ply to be as set forth hereunder.

Extended and Partially Smooth Limits.—Within three miles from the flagstaff on South Head, Oamaru Harbour.

R. HEATON RHODES. For Minister of Marine.

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

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

#### SCHEDULE.

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

A. R. P. 0 1 8.9 Portion of Section 159. 0 1 30.5

Situated in Pirongia Parish, Block XV, Alexandra Survey District (Auckland R.D.). (S.O. 20190.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52892, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue. coloured blue.

As witness my hand, at Wellington, this 21st day of March, 1922.

W. FRASER, for Minister of Public Works.

Notice to Mariners .- No. 16 of 1922.

728

AUCKLAND HARBOUR, - EASTERN TIDE-DEFLECTOR.

Marine Department,
Wellington, N.Z., 21st March, 1922.

THE Auckland Harbour Board notifies that the end of
the stone embankment of the eastern tide-deflector will L the stone embankment of the eastern tide-deflector will in future be marked by a fixed white light, and that one similar fixed white light will be placed at intervals of 400 ft. inwards towards the shore from the position of the outer fixed white light at the end of the stone embankment.

Any punts or other floating craft engaged in connection with the progress of the work at the eastern tide-deflector will, between sunset and sunrise, exhibit where they can best be seen from each extreme outer end one white light.

All the lights above referred to will be visible all round the

All the lights above referred to will be visible all round the horizon where clear of obstruction for a distance of at least

Charts, &c., affected.—Admiralty Chart No. 1970; "New Zealand Pilot," ninth edition, 1919, page 190; "New Zealand Nautical Almanac," 1922, pages 196 and 197, and plan facing page 200.

B. W. MILLIER, Assistant Secretary.

Notice to Mariners.-No. 17 of 1922.

#### AUCKLAND HARBOUR.

Marine Department,
Wellington, N.Z., 22nd March, 1922.

THE Auckland Harbour Board notifies:—
(1.) Prince's Wharf Communication (1.) (1.) Prince's Wharf Construction.—The dredger "Hapai" is depositing loads immediately northward of the pile-driver which is driving piles forming the foundation of the new Prince's Wharf. It is intended to form a bank, which will have a depth of 12 ft. at M.L.W.S., to extend for a distance of 300 ft. to the northward, and in alignment with the new wharf. Vessels should exercise care when navigating in the vicinity of this bank under formation.

vicinity of this bank under formation.

(2.) St. Helier's Bay: Beacon disappeared.—The Southern Beacon, situated on the Horse-shoe Reef off St. Helier's Bay -The Southern has disappeared. It is intended that it shall be re-erected

has disappeared. It is income.

as soon as possible.

Charts, &c., affected.—Admiralty Chart No. 1970; "New Zealand Pilot," ninth edition, 1919, page 192; "New Zealand Nautical Almanac," 1922, page 200, and plan facing.

ROBERT DUNCAN, Secretary.

Officiating Ministers for 1922.-Notice No. 9.

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

PURSUANT to the provisions of the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general information: tion :

> Levin Spiritualists' Church. Mr. W. C. Nation.

> > W. W. COOK, Registrar-General.

Notice to make Returns of Land under the Land and Income Tax Act, 1916.

N OTICE is hereby given that, in pursuance of the above Act and the regulations made thereunder, every person and company within the meaning of the said Act, whether a taxpayer or not, being owner of land in New Zealand, is hereby required to make and furnish to me, in the prescribed

day of March, 1922.

If the total unimproved value of the land of any person or company, as assessed under the Valuation of Land Act, 1908, does not exceed £500, a return of land need not be furnished.

And, further, notice is hereby given that such returns shall in all cases be delivered at or forwarded to the office of the Commissioner of Taxes, in the Government Buildings at Wellington, on or before the 8th day of April, 1922.

> D. G. CLARK, Commissioner of Taxes.

No. 21

Note.—Forms of return may be obtained at any postal money-order office; they will not be sent to taxpayers from the office of the Commissioner of Taxes unless written

application is made for them.
"Owner of land" includes a lessee of land owned by Natives.

SPECIAL NOTE.—Any person failing to furnish a retuat the prescribed time is liable to a penalty up to £100.

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

Office of the Mining Registrar,
Naseby, 14th March, 1922.

Notice is hereby given that if within three months from the date hereof cause is not shown to the contrary, the mining privilege mentioned in the Schedule hereto will be struck off the Register, in pursuance of section 30, subsection (3), of the Mining Amendment Act, 1914.

W. PARKER, Mining Registrar.

#### SCHEDULE.

No. 2069. Date, 18/5/05. Special alluvial claim situate at St. Bathan's, held by one Matthew Gannon.

Classes or Kinds of Goods which, if imported from Countries having a Depreciated Currency, are liable to Special Duty.

Customs Department,
Wellington, 18th March, 1922.

IT is hereby notified, for public information, that the
Minister of Customs has decided to amend the list
dated the 3rd instant and gazetted on the 9th idem, of the
classes or kinds of goods on which, if imported from countries
having a depreciated currency, the special duty imposed by
section 13 of the Customs Amendment Act, 1921, is payable
by deleting therefrom the following words: "Class XIV:
Miscellaneous Manures" by deleting therefrom the following words: Miscellaneous—Manures."

GEO. CRAIG, for Comptroller of Customs.

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

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

No.	Name.	Residence.	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Bolwell, Edward	Wanganui	Hotel porter	10/1/22	17/3/22	Intestate	Wellington.
2	Cairns, John	Moawhango		25/12/21	14/3/22	,,,	,,
3	Gibson, Thomas	Oamaru	· ,,	20/7/13	17/3/22	,,	Dunedin.
4	Grout, Harry Cranston or	Christchurch		30/12/21	14/3/22	Testate	Christchurch.
1	Henry Cranston			, ,		}	
5	Hannam, Frank	Rahui	Labourer (soldier)	29/7/18	14/3/22	Intestate	New Plym'th
6	Hawkins, Jesse Frederick	Auckland	Stonemason	11/11/21	17/3/22	Testate	Auckland.
7	Joubert, Louise Bonnefin	Hunter's Hill, N.S.W.	Widow	5/7/86	14/3/22	,,	,,
8	Kirby, Jean	Wellington	,,	17/1/22	14/3/22	Intestate	Wellington.
9	Rowse, Catherine	Christchurch	,,	4/2/22	17/3/22	Testate	Christchurch
10	Siddle, Jane	Wanganui	,,	22/1/22	17/3/22	Intestate	Wellington.
11	Wilson, George Conrad	Reefton	Scholar	8/2/22	17/3/22	,,	Hokitika.

MAGISTRATES' COURTS -- CRIMINAL CASES.

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TABLE showing the NUMBER of Cases dealt with in the several Magistrates' Courts in New Zealand during the Year 1921, with Information as to how disposed of-continued.

MAGISTRATES COURTS.—CRIMINAL CASES.

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# THE NEW ZEALAND GAZETTE.

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Summons

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Arrest
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Waipu—

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Auckland Provincial District- continued Te Karaka— Arrest Grammore	Courta,		
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	Dismissed on the	Merits.	
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м. ғ. 24	Summary Convid	etions.	
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K	Burglary, Housebres and St aling; Robbe Stealing from the Pe	rson.	
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1 : E	Prohibition Orders.	Against Good Order.	tions a
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F. M. F. 20 32	Distinct Cases dealt with	Excluding 1 incl previou	
м. & р. 20 28	Distinct Summ Convictions	luding Multiple Charges included in previous Columns.	
м. 20 28	ummary stions.	<b>15</b>	ļ

TABLE showing the Number of Cases dealt with in the several Magistrates' Cours in New Zealand during the Year 1921, with Information as to how disposed of -coulinued.

MAGISTRATES' COURTS.—CRIMINAL CASES.

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MAGISTRATES' COURTS.—CRIMINAL CASES,

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TABLE showing the NUMBER of Cases dealt with in the several MacISTRATES COURTS in New Zealand during the Year 1921, with Information as to how disposed of-continued.

MAGISTRATES' COURTS.-CRIMINAL CASES.

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MAGISTRATES' COURTS.—CRIMINAL CASES.

TABLE Showing the Number of Cases dealt with in the several Magnetrates' Courts in New Zealand during the Year 1921, with Information as to how disposed of—continued.

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Table showing the Number of Cases dealt with in the several Magistrates' Courts in New Zealand during the Year 1921, with Information as to how disposed of-continued.

MAGISTRATES' COURTS .- CRIMINAL CASES.

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20	44	13 ST	133	01 <del>4</del>	48 30	1 16	17	. 32	::	H 4	. 55	:	. 12	33	41	$\frac{14,079}{26,242} \frac{13,233}{24,883} \frac{846}{1359} \frac{12,311}{21,140} \frac{11,562}{20,090} \frac{749}{1050}$	40,321
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Orepuki— Arrest Summon Otautau—	Arrest Summ	Arrest Summ	Owaka Arrest Summ	almerst Arrest Summ	ort Cha Arrest Summ	Arrest Summ	Kiverton- Arrest Summo	Arrest Summor	c. Baths Arrest Summo	Lewart Arrest Summ	Tapanur- Arrest Summo	walkala— Arrest Summons	Arrest Summ	Winton— Arrest Summa	Wyndham– Arrest Summons	-	-
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# MAGISTRATES' COURTS.—CIVIL CASES.

TABLE showing the Number of Civil Cases heard, the Amounts sued for, and the Amounts awarded in the several Magistrates' Courts in New Zealand for the Year ended 31st December, 1921.

	o	harts.			Plair	ats entered.	(Including ca	ried and disposed of of ses where the amount ted in discharge of the ment is by default, con .)	is paid into Court ne debt, also cases
					Number.	Total Amount sued for.	Number.	Total Amount sued for.	Total Amount recovered.
	ınd Pr	ovincial Di	strict.		0.010	£ s.¶d,	E 500	£ s. d. 131,775 17 0	£ s. d. 110,142 2 4
Auckland Cambridge	• •	••	••	::	9,319 212	209,126 6 1 5,403 18 5	5,592 155	<b>7</b> 3,652 5 10	3,422 0 2
Coromandel	• •	••			36	687 6 4	25	329 15 8	297 5 2
Dargaville		••			- 414	8,705 2 2	406	8,182 6 3	7,255 13 10
Gisborne	• •	• •	• •	••	1,625 1,637	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$1,074 \\ 1,129$	25,632 16 10 26,794 3 8	22,839 13 0 24,238 17 5
Hamilton Helensville	• •	••	• •	::	59	895 5 2	39	584 19 7	530 5 1
Hikurangi	• •		••.		17	83 1 11	19	74 2 0	70 2 0
Houhora	••	••			32	580 19 6	25	379 3 2	291 9 10
<u> Huntly</u>		••	••		87	1,842 9 8	71	1,350 19 8	1,324 4 3
Kaeo	••	• •	• •		54	990 13 3	46	680 16 4	636 13 3
Kaikohe Kaitaia	••	• • •	••		259	5,200 15 4	176	3,313 3 4	2,516 19 5
Kawakawa	• •	••	••		57	1,298 13 0	33	936 17 7	479 14 6
Kawhia	••	• •			106	995 2 6	100	1,031 9 7	915 6 8 303 19 0
Kohukohu	• •	••	••		$\begin{array}{c} 26 \\ 42 \end{array}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	32 38	336 8 11 336 0 11	258 6 9
Mangonui Matamata	• •	• •	••	::	• 97	2,683 2 4	87	1,061 12 5	1,008 7 2
Matamata Matiere	• •	••	••	:: {	55	933 8 3	60	949 7 2	279 1 6
Maungaturoto	• •	••	••		85	1,140 12 9	79	1,105 14 1	1,005 15 8
Mercer		••	••		80	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	65 219	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	741 15 4 4,465 6 10
Morrinsville	••	• •	••		230 96	7,942 2 1 1,579 18 1	87	1,353 4 9	1,337 9
Ngaruawahia Onchunga	••	••	••		126	1,975 2 5	93	1,640 16 8	1,219 12 8
Onehunga Opotiki	• •	••	••		390	5,466 8 9	266	4,006 13 10	3,589 9 6
Otahuhu		• •	••		94	1,217 16 3	83	873 10 3 5.167 8 8	647 0 0 3,931 0
Otorohanga	• •	• •	••	••	149 171	4,416 4 7 3,915 12 10	185 139	5,167 8 8 3,261 0 8	1,856 16
Paeroa	• •	• •	• •	• • •	65	1,254 13 1	61	956 0 1	525 10
Papakura Paparoa	• • •	••	••		44	513 17 4	34	699 10 2	446 15
Port Awanui	• • •	••			126	1,942 18 5	186	3,444 15 10	2,602 16
Pukekohe			••	• •	252	4,846 9 5	197	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	3,740 3 9 1,056 13
Putaruru	• •	• •	• •	••	70 17	1,816 3 2 309 18 3	49 12	203 11 3	184 3
Raglan	• •	••	••	•	120	2,977 17 2	112	2,734 18 4	2,257 7
Rawene Rotorua	• •	••	••	• • •	368	6,847 3 3	238	4,299 3 3	3,857 12
Russell	• •	••	••	••	13	258 14 5	12	430 12 0	327 3 5.673 18
Taumarunui		••	• •	• •	469	12,804 7 1 2,290 9 3	358 58	$7,120 9 7 \\ 1,683 3 2$	5,673 18 1,041 11
Taupo	• •	••	• •	• •	80 199	2,290 9 3 4,009 6 8	161	3,479 2 8	3,200 13 10
Tauranga Te Aroha	••	• •	••	• •	262	5,535 8 1	164	2,600 17 4	2,421 10 10
Te Awamutu	• • • • • • • • • • • • • • • • • • • •	• •	••		333	7,476 6 6	356	9,495 15 4	9,209 11 10
Te Karaka	••	••	• •	• •	84	1,190 5 8	96 387	1,262 10 2 10,805 14 0	1,072 10 8,993 10
Te Kuiti	• •	••	• •	• •	182	14,828 5 4 4,206 8 8	146	3,206 12 2	3,039 14 1
Te Puke	••	• •	••	• •	500	10,187 7 11	309	5,091 11 1	4,122 5
Thames Tolaga Bay	• •	••	••	•••	101	1,482 3 4	65	641 6 2	540 4
Waihi	•••	•••	••	••	130	1,500 9 3	100 426	1,253 14 5 8,318 15 8	1,066  1 8,172  12
Waipiro Bay	••	••	••	• •	504	• 10,024 18 6 366 14 10	16	268 16 1	206 3
Waipu	• •	••	••	• •	16 69	930 16 3	69	930 16 3	897 13
Waiuku Warkworth	••	••	••	• •	24	591 6 0	17	306 15 10	222 13
Wellsford	• • •	••	••	• •	16	117 6 3	13	106 2 3	98 3 6.584 14
Whakatane		••	••	• •	589	10,922 15 10	401 420	$7,242 \ 18 \ 2$ $6,930 \ 0 \ 3$	6,584 14 6,278 18
Whangarei	••	••	••	••	472 54	8,392 11 10 783 11 5	420 54	874 18 2	806 12
Whangaroa	••	••	••	••	13	566 19 2	9	462 4 8	219 0
Whitianga	• •	••		••	-	1			}}
Tara	naki I	Provincial L	istrict.			4 #00 17 10	169	3,586 0 1	2,839 12 1
Eltham	••	••	••	• •	242 1,288	4,586 17 10 23,489 1 0	770	13,084 19 8	12,436 14
Hawera	• •	• •	••	••	118	2,684 14 4	71	1,414 16 11	1,369 5 1
Inglewood Manaia	••	••	••	••	198	3,561 5 5	138	2,061 4 1	2,061 4
New Plymout		••	••		507	11,642 0 10	345	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	6,503 13 2,087 15
Opunake	••	• •	••	•••	175	2,860 11 3 1.271 6 4	134 66	2,142 12 5 986 9 11	846 7
Patea	• •	• •	••	• •	91 569	1,271 6 4 12,001 14 0	334	6,634 5 0	5,760 6
Stratford Waitara	••	••	••	••	210	2,260 5 10	132	1,474 10 7	1,474 10
• • • • • • • • • • • • • • • • • • • •	••	••				,			
Hawke	's Bay	Provincial	District.		F00	11 121 4 4	451	8,620 3 1	6,302 8
Dannevirke	••	••	• •	••	506 1,402	11,151 4 4 25,694 18 8	899	15,495 6 5	14,039 2
Hastings					2,031	wo, out to 0	1,182	15,239 14 5	14,357 6

# MAGISTRATES' COURTS.—CIVIL CASES.

Table showing the Number of Civil Cases heard, &c., in the several Magistrates' Courts—continued.

					co	ntinued.			
	C	courts.	_		Pla	ints entered.	(Including of	tried and disposed of ases where the amoun ted in discharge of gment is by default, co t.)	t is paid into Court the debt, also cases
_					Number.	Total Amount sued for.	Number.	Total Amount sued for.	Total Amount recovered.
Hawke's Bay F Ormondville Porangahau Waipawa Waipukurau Wairoa Woodville	Province	cial Distri	ctconti	n <b>u</b> ed.	67 1 186 368 601 68	£ s. d. 1,038 7 5 32 12 0 2,082 0 4 4,569 11 1 10,821 9 6 1,059 3 8	39 3 172 265 452 59	£ s. d. 1,097 19 11 52 7 3 2,097 10 0 3,245 17 5 8,685 8 2 1,020 15 8	£ s. d. 831 3 7 52 7 3 1,821 17 6 3,137 9 4 8,072 19 2 917 15 8
						,		,	
Welling Bulls Carterton Eketahuna Featherston Feilding Foxton Greytown Hunterville Kimbolton Levin Lower Hutt Mangaweka Martin borough Marton Masterton Ohakune Otaki Pahiatua Palmerston Non Petone Pongaroa Raetihi Taihape Upper Hutt Wanganui Waverley		Provincial	District		64 194 173 147 507 160 92 74 18 185 122 20 111 338 605 228 200 195 2,050 191 14 278 308 80 1,391	829 9 2 2,571 11 4 2,944 0 2 2,172 5 6 11,755 10 3 2,065 14 1 1,151 10 6 873 8 11 204 10 5 3,364 8 11 1,883 7 2 434 10 9 1,534 6 0 6,276 10 11 12,766 7 8 2,219 15 3 2,704 1 0 4,061 15 5 31,740 2 2 1,933 8 4 138 17 5 5,466 14 6 6,183 14 1 1,492 0 9 29,212 18 1 1,707 3 3	58 226 133 125 297 118 95 65 14 146 76 21 59 280 407 187 117 92 1,201 115 14 268 203 80 898 81	679 4 0 2,909 10 4 2,379 14 11 2,213 11 11 7,011 7 2 1,320 16 7 1,517 2 7 896 1 2 204 10 5 2,430 16 5 1,166 16 0 443 11 10 717 2 11 4,539 18 2 9,098 17 11 2,107 19 7 2,010 14 0 2,037 4 5 18,805 0 1 1,306 14 2 141 16 8 4,612 8 6 3,679 14 8 1,492 0 9 20,456 19 2 1,206 17 3	469 1 6 1,887 6 5 1,959 9 9 1,945 8 0 6,359 4 11 1,040 18 0 1,293 7 2 638 6 1 204 10 5 2,049 4 8 930 12 5 276 19 8 679 2 3 3,337 15 0 6,263 5 8 1,847 9 10 1,374 19 0 1,767 2 5 17,044 7 8 821 15 8 141 16 8 4,495 13 2 3,250 10 1 1,076 10 3 15,925 17 7 879 17 9
Marlbord Blenheim Havelock Kaikoura Picton	ough I	Provincial	District.		526 90 90 37	9,977 12 9 1,087 14 0 1,373 16 9 318 1 9	3,673 313 70 71 35	80,658 7 1 6,364 13 0 821 5 4 1,080 6 7 245 4 6	5,449 1 7 702 0 2 1,017 3 0 186 0 10
	D	uimaial D	intuint						
Ahaura Brightwater Brunnerton Charlestown Cheviot Collingwood Culverden Denniston Granity Karamea Motueka Murchison Nelson Reefton Takaka Westport		vincial D			 10  1 10 19 40 5 36 6 88 12 429 189 41	9 8 0 85 0 9 543 8 8 537 10 0 101 10 9 671 17 0 318 10 6 1,816 12 11 381 13 2 7,591 3 7 2,422 3 10 581 3 3 2,639 8 10	8 12 12 40 5 33 83 7 231 160 26 110	117 4 10  112 12 10 230 14 10 641 17 9 25 8 8 578 4 11 282 4 11 1,883 14 1 203 1 1 4,357 1 3 1,672 4 2 416 7 4 1,741 9 5	.: 117 4 10 69 17 10 94 1 9 381 5 9 25 8 8 618 4 8 77 0 0 0 1,010 13 9 203 1 1 3,728 0 10 1,648 11 7 416 7 4 1,567 0 11
Westle Greymouth		rovincial	District.		276	5,564 19 4	186	3,709 11 0	3,043 12 0
Hokitika Kumara Okarito Ross			••	•••	178 14 	2,406 1 3 114 13 1  321 0 0	113 13	2,024 7 0 107 0 2  218 9 3	1,600 2 1 107 0 2  173 19 3
	ury P	Provincial	District.						
Akaroa Amberley Ashburton Chatham Island Christchurch Darfield Fairlie	••				54 11 256 59 4,647 53 47	924 18 1 138 6 3 7,102 3 9 444 0 11 84,176 5 6 1,137 14 7 502 2 4	62 8 230 61 2,605 49 28	818 14 8 190 16 1 3,824 19 10 410 18 7 57,869 1 8 920 13 11 259 12 2	605 4 11 190 16 1 3,343 15 10 398 18 7 51,199 1 4 499 10 11 210 7 10

# MAGISTRATES' COURTS.—CIVIL CASES.

Table showing the Number of Civil Cases Heard, &c., in the several Magistrates' Courts—continued.

Courts.			Plaints entered. Courts.				Cases tried and disposed of during Year.  (Including cases where the amount is paid into Court and accepted in discharge of the debt, also cases where judgment is by default, confessed, or consented to in Court.)				
					Number.	Total Amount sued for.	Number.	Total Amount sued for.	Total Amount recovered.		
Canterbury	Provincial	Distric	t-continu	ed.		£ s. d.		£ s. d.	£ s. d		
Geraldine					45	796 15 1	52	687 6 6	683 17		
Kaiapoi				[	50	1,260 19 9	∥ 37	1,005 18 6	530 17		
Leeston					24	372 9 2	15	141 6 2	138 16		
Little River			• •		53	348 4 3	37	322 12 7	277 16		
Lyttelton		• •	• •	٠.	88	1,955 3 8	48	700 5 2	684 0		
Methven	• •	• •	• •		63	1,241 2 11	68	1,263 8 2	$1,007  1 \\ 247  18$		
Oxford	• •	• •	• •		17	275 12 6	15	261 14 10			
Rangiora	••		••	• •	162	3,109 10 2	98	$\begin{bmatrix} 1,786 & 3 & 1 \\ 149 & 7 & 0 \end{bmatrix}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		
Southbridge	••	• •	••	• • •	11	$egin{array}{cccccccccccccccccccccccccccccccccccc$	5 13	$egin{array}{cccccccccccccccccccccccccccccccccccc$	185 4 1		
South Rakaia	• •	• •	••	•••	16		101	982 8 8	849 16		
Cemuka	••	••	••		$\begin{array}{c} 134 \\ 614 \end{array}$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	414	6,745 16 0	5,823 8 1		
limaru Vaimate	••	• •	••	::	308	4,948 8 6	152	2,233 2 5	2,174 4		
	·				300			, , , ,			
Otag Alexandra	go Provin	cial Di	strict.		36	543 17 10	22	313 16 4	283 1		
Arrowtown					12	148 3 3	10	121 9 1	101 3 1.942 14		
Balclutha	••	••	••		177	3,253 7 8	- 122	2,479 19 10	_,_,		
Black's	• •				14	254 9 0	14	323 15 7	289 9		
Bluff					42	373 18 4	31	261 3 6	261 3 16 10		
linton					13	102 10 2	6	44 11 4			
l <b>y</b> de	<i>.</i>				25	139 16 0	19	113 11 5	107 11 339 0		
romwell		••	••		38	554 6 8	27	402 3 8	339 0		
Dunedin				•••	2,863	47,571 0 3	1,441	23,081 12 3	21,857 14		
dore	• •		• •		386	6,384 1 0	246	4,018 8 1	$3,691 9 \\ 36 17$		
Hampden	• •	• •	••	••	5	39 0 1	6	61 7 8	36 17 14.053 19		
nvercargill	• •	• •	• •	••	1,398	27,470 17 1	732	$15,915 2 5 \\ 350 13 6$	1		
Kaitangata	••	• •	••	•••	36	372 3 5	28		$\begin{array}{cccccccccccccccccccccccccccccccccccc$		
Kurow	• •	• •	••	••	36	557 1 2 457 5 0	34 21	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	116 4		
awrence	••	• •	• •	• •	50	457 5 0 799 5 7	21 20	741 6 0	490 19		
umsden	• •	• •	••	••	25 105	1,430 18 6	126	1.831 0 7	1.514 5		
Astaura	• •	• •	••	••	105	319 6 1	18	318 15 11	308 2		
Middlemarch	• •	••	• • •	• •	45	1,074 18 8	42	1,188 4 9	767 13		
Milton Maggiel	••	••	• •	••	31	355 5 4	15	201 19 1	154 5		
Mosgiel Voseby	• •	• •	• •	••	31	441 11 2	21	321 16 3	218 16		
Naseby Jamaru	••	••	••	••	326	4,239 5 9	202	2,612 15 4	1,809 16		
Jamaru Drepuki	• •		••		92	1,349 19 0	73	913 13 11	911 17		
)tautau	• •	• •	• •	• •	129	1,709 2 2	104	1,637 5 2	1,365 3		
Outram	••		• •	• •	22	348 2 4	11	141 14 9	141 14		
Owaka Owaka	••	• •	• • •	• • •	28	272 6 4	15	142 7 4	93 7		
Palmerston	••	••	• • •		16	215 10 6	17	218 3 6	175 3		
Port Chalmers			••		35	$237  ext{ 4 } 7$	22	320 12 4	241 19		
Queenstown	• • •				24	370 17 11	19	237 15 11	220 0		
Riverton	••				122	1,449 8 9	75	1,093 9 3	996 11		
Roxburgh	••				69	884 14 8	42	533 16 10	462 12		
St. Bathan's	• •		• •		. 2	46 18 6	1	6 18 6	3 0		
Stewart Island					1	0 5 0	1	0 5 0	0 5 764 13		
<b>Fapanui</b>					64	927 1 9	60	895 7 1			
Waikaia	••				10	245 10 4	6	126 3 3	12 15		
Waikouaiti			••		24	157 7 5	23	154 17 3	104 3 1 512 7		
Winton	• •	• •	• •	• •	75	1,001 19 0	52	840 7 9	512 7 982 16		
Wyndham	••	••	••	• •	97	1,487 6 10	68	1,295 15 9			
	Totals				59,339	1,169,286 4 8	39,013	762,605 2 1	654,863 1		

# MAGISTRATES' COURTS.—SUMMARY OF CIVIL CASES.

Table showing Summary of Civil Cases Heard during the Year 1921, according to Race of Plaintiff and Defendant.

,		Pla	aints entered.	Cases tried and disposed of during Year.				
Plaintiff.	Defendant.	Number.	Total Amount sued for.	Number.	Total Amount sued for.	Total Amount recovered.		
European	European Maori European Maori Totals	53,801 5,233 105 200 59,339	£ s. d. 1,076,067 12 1 84,480 13 11 2,605 13 0 6,132 5 8	34,588 4,208 50 167	£ s. d. 685,479 19 11 71,008 3 4 1,468 6 7 4,648 12 3	£ s. d 585,183 15 1 65,505 13 884 13 3,288 18		

Census and Statistics Office, Wellington, 9th March, 1922. MALCOLM FRASER,
Government Statistician.

By laws of the Tamatea District Maori Council, under the Maori Councils Act, 1900, and the Health Act, 1920,

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 Tamatea 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 TAMATEA MAORI DISTRICT.

BY-LAWS.

THE Maori Council of the Tamatea Maori District, consti-THE Maori Council of the Tamatea 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 7th November, 1901, 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 and the publication of the same in the Gazette and Kahiti.

In these by-laws, except where inconsistent with the conthe se 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 Tamatea

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:
"District" means the Tamatea Maori District proclaimed
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 ex-

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 corposes shall be buried if the death occurs be.

3. Human corpses shall be buried, if the death occurs be-tween 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.

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

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 deceased, 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 offence.

6. No human cornse shall be buried except with the per-

6. No human corpse shall be buried, except with the permission 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.

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 \$1t. 6 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.

before any slope of the roof commences.

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

to open.

11. Every person who shall erect a dwellinghouse must provide each sleeping-room with a boarded floor so that there provide each sleeping-room with a boarded floor so that there shall be between the under-side 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.

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

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

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

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 £00r-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 nuisance or injurious to health, or which is so overcrowded as to be injurious to the health of the immates, 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.

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 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 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

#### (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 such spring.

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 bylaws 27, 28, 29, and 30 shall be liable to a penalty not exceeding 100. ing 10s.

# (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 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.

35. It shall be an offence for any person who shall construct

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.

(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 I 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 specture of such seat. 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 moved or adjusted in such a manner as to afford adequate access to the space beneath such seat for the pur-

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 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 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 ashes so that the excrement shall be so covered that no nuisance shall 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 there-

(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 dimensions as to admit of a movable receptacle for nightsoil of a capacity of not less than I cubic foot 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 to afford adequate access to the space beneath such seat for the purpose of cleansing such space, or re-moving 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 use.

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.

Regulating Pit Privies.

### Regulating Pit Privies.

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

disease.

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 free from infection.

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, 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, venti-lation, and overcrowding of meeting-houses, cleanliness of the marae and cooking-houses, and the proper disposal of refuse 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 sex, and that such privies are kept in a clean and sanitary condition.

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

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

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, hui, or gathering, or may be raised as a levy or contribution, as the Committee may deem fit.

as the Committee may deem nt.

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 water-supplies to suit the particular circumstances of their district as the Medical Officer of Health or the Director of Maori Hygiene approve.

#### (J.) DRUNKENNESS.

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

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.

(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-

ceeding £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 any one else to drink any alcoholic liquor in any meeting-house, church, or public building.
And such person shall be liable to a fine of not less than

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.

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

(3.) The Chairman of Clerk of the Council, of 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.

office of the Council.

(5.) Any person hawking goods without a license within 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) SMOKING.

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 eigarettes, 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 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 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 from the date thereof, unless sooner revoked by the

- 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 premises,

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.

granted.

(8.) Any Maori youth under the age of fifteen 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 offence.

(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.

a nne 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, and not exceeding £2 for every subsequent 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 mit or allow gambing 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 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.

#### SCHEDIU.E.

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

(SEAL.)

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

#### Form B.

#### HAWKER'S LICENSE.

sell goods in the kaingas of the Tamatea District for one year from the date hereof.

Given under the good in the sell of the Tamatea District for one

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

(SEAL.)

Chairman [or Clerk] of the Council.

#### Form C. BILLIARD LICENSE.

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

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

(SEAL.)

Chairman [or Clerk] of the Council.

The above by laws were passed at a meeting of the Maori Council for the Tamatea Maori District held at Hastings on the 11th day of July, 1921, and are given under the seal of the said Council.

KATENE PUKERUA, Chairman.

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

J. G. COATES, Minister of Native Affairs.

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

Warden's Court, Blenheim, 14th March, 1922. OTICE is hereby given that, in pursuance of section 30 (4) of the Mining Amendment Act, 1914, I have this day struck the mining privileges mentioned in the Schedule hereunder off the Mining Registers.

A. F. BENT, Mining Registrar.

# SCHEDULE.

No.	Date. Nature of Privilege.		ge. Locality.	Registered Holder.
			Blenheim Registry.	
31в	1/1/1901	Water-race	Golden Gully	J. Woodhouse.
413	12/6/1916	,,	Staircase Creek	M. Keogh.
459	13/9/1918	,,	Jackson's Creek	J. Whiting.
			Havelock Registry.	
/05	1905	Water-race	All Nations' Creek	Nees and McLean.
/00	1/12/1900	,,	Mountain Camp Creek	F. A. Smart.
/08	26/5/1908	,,	Kleyne's Creek	W. H. Fisk.
53	19/1/1912		Evans Creek	J. Davies.

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

Office of the Mining Registrar, Ahaura, 16th March, 1922.

OTICE is hereby given that, no cause to the contrary having been shown, the mining privileges mentioned in the Schedule hereto have this day been struck off the Registers of Mining Privileges kept by me.

J. McINDOE, Mining Registrar.

# SCHEDULE.

	· · · · · · · · · · · · · · · · · · ·					
No.	Date.	Nature of Privile	ge.	Locality.		Registered Holder.
699	31/5/00	Special claim		Moonlight		New Garibaldi Gold-dredging Company.
960	23/8/00	Extended claim		Ahaura		Ah Too and Ah Tchoo.
968	23/8/00	.,		Nelson Creek		Victory Gold-dredging Company.
1092	19/12/00	Special claim		,,		,,
1095	19/12/00	,,,		Moonlight		W. Cummings.
1481	25/9/01	Residence-site		,,		Shetland Consolidated Sluicing Compan
1.000	90 /9 /09			TT		(Limited).
1603 1623	$\frac{26/2/02}{26/3/02}$	",	• •	Hatters	•••	W. Fisher. Humbert Mori.
1641	$\frac{20/3/02}{23/4/02}$	,,	• •	Orwell Creek Nelson Creek	• • •	John M. Prebble.
1655	$\frac{23}{4}$	Extended claim	• • •	Red Jack's	••	Emil Erickson and George Erickson.
1762	27/8/02	Residence-site	• • • • • • • • • • • • • • • • • • • •	Hatters		Alexander O'Hare.
1782	24/8/02	,,		No Town		Albert Bloxam.
1784	24/9/02	,,		,,		John Booth.
1795	22/10/02	,,		Hatters		Forsyth and McKay.
1796	$\frac{22}{10} \frac{10}{02}$	,,	• •	No Town	• •	Mary Ruane.
1797	22/10/02	"	• •	Try Again Terrace	••	Thomas Heyward.
$\begin{array}{c} 1856 \\ 1931 \end{array}$	$\frac{28/1/03}{22/4/03}$	,,	• •	Blackball Nelson Creek	• •	George Falconer.
1933	$\frac{22}{4}$	. ,,	• •	Nelson Creek     Blackball	• •	William Robin. Margaret Sweeney.
1934	$\frac{22}{4}$	,,		Snowy Creek		Fred Wisbey.
1935	$\frac{22}{4} = \frac{1}{22}$	,,,		,,		Annie Wisbey.
1936	22/4/03	,,		" ··		Mary Ellen Wisbey.
1989	27/5/03	Extended claim		Moonlight		Michael Becker.
1990	$\frac{27}{5}/03$	Water-race		,,		,,
1991	$\frac{27}{5}/03$	,,				j
1996	27/5/03	Residence-site		Hatters	• •	Hannah Stephens.
2073	22/7/03	••	• •	Blackball	• • •	Olaf Lingren.
$\frac{2087}{2162}$	$\frac{22/7/03}{23/9/03}$	,,	• •	Hatters	•••	James Irvine.
2102	$\frac{23}{9} \frac{9}{03}$	,,	• •		• •	Harold W. Holstead. Austin F. Warner.
2200	$\frac{21}{10}$	,,		Blackball		Charles E. Senior.
2258	23/12/03	",		No Town		Walter H. Ray.
2259	23/12/03	***		Try Again Terrace	•	Victor Pierson.
2297	24/2/04	Special claim		Brandy Jack's		Louis Rohloff.
2303	24/2/04	Residence-site		Ngahere	· · · j	Jane Baker.
2326	23/3/04	Extended claim		Moonlight		James McGowan.
2378	26/5/04	Residence-site	• •	Blackball		Mary E. Jamieson.
2411 2413	$\frac{28/7/04}{28/7/04}$	Special claim Residence-site	• •	Nelson Creek		Aldinga Gold-dredging Company.
2413	$\frac{28}{1} \frac{1}{04}$	1	• •	Hatters Ngahere	••	William Freeman. Henry M. Rigby.
2441	25/8/04	"	• •	Nganere Blackball		James Addison.
2442	25/8/04	,,,		Ngahere		John Straker.
2488	29/9/04	,,		River View	•••	W. D. Crysell.
2489	29/9/04			,,	[	Walter Corkhill.
2511	27/10/04	Extended claim	• •	Hatters	• •	Alfred Marshall.
2537 2538	$\frac{24}{11} \frac{104}{04}$	Residence-site	• •	Ngahere	• •	James Penny.
2565	$\frac{24/11/04}{15/12/04}$	,,	• •	.,	• •	Catherine Dalziel.
2622	$\frac{13/12/04}{21/3/05}$	Extended claim	• • •	Paparoa	••	John Hynes. Joseph Taylor and C. F. Curtis and C. F
	. ,		• •	T upurou	••	Johnston.
2697	27/8/05	Water-race		Moonlight		Shetland Consolidated Sluicing Company
2200	0= /= /0=	70.13				(Limited).
2699	27/7/05	Residence-site	• •	Ahaura	••	M. Crysell.
$\begin{array}{c} 2714 \\ 2726 \end{array}$	$\frac{24/8/05}{28/9/05}$	Extended claim	• •	Ngahere	•••	Mary O'Brien.
2739	$\frac{26}{9}$	Residence-site	• •	Ahaura Blackball	•••	James O'Brien. William Brown.
2758	$\frac{23}{11}$	Special claim	• •	Shellback Creek	::	C. Bellew and others.
2761	23/11/05	Residence-site	• • •	Ngahere		Sarah Armstrong.
2778	21/12/05	,,	•••	,, · · ·		Andrew Dalziel.
2780	21/12/05	"		,,		Mary Armstrong.
2799	25/1/06	,,		Nelson Creek		William Fletcher.
2805	15/2/06	,,		No Town		Martin McDonough.
2823	29/3/06	,,	• •	Ngahere		Percy Bird.
	$\frac{29/3/06}{29/3/06}$	,,	٠٠.	Poli II:II Dana		Mary Southorn.
2824		21	• •	Bell Hill Road Duffer's Creek		Kate Fisher.
2826	31 /5 /0A	I				Frederick Moss. M. Crysell.
2826 2868	$\frac{31}{5}/06$ $\frac{28}{6}/06$	,,		Ahaura		
2826	$\frac{31}{5}/06$ $\frac{28}{6}/06$	Special claim		Ahaura Snowy Creek	::	
2826 2868 2888	31/5/06 28/6/06 16/8/06 13/12/06	,,		Ahaura Snowy Creek Ahaura		James W. Young.
2826 2868 2888 2901 2987 3011	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07	Special claim	••	Snowy Creek	į.	
2826 2868 2888 2901 2987 3011 3012	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07 14/2/07	Special claim Extended claim Residence-site	••	Snowy Creek Ahaura		James W. Young. Hang Key.
2826 2868 2888 2901 2987 3011 3012 3016	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07 14/2/07	Special claim Extended claim Residence-site Extended claim	••	Snowy Creek Ahaura Blackball		James W. Young. Hang Key. Joseph Allen. Elizabeth Crawford. Gerald Perotti.
2826 2868 2888 2901 2987 3011 3012 3016 3038	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07 14/2/07 14/2/07	Special claim Extended claim Residence-site		Snowy Creek Ahaura Blackball		James W. Young. Hang Key. Joseph Allen. Elizabeth Crawford. Gerald Perotti. Richard Stephens.
2826 2868 2888 2901 2987 3011 3012 3016 3038 3048	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07 14/2/07 14/2/07 14/2/07	Special claim Extended claim Residence-site Extended claim Residence-site	::	Snowy Creek Ahaura Blackball ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		James W. Young. Hang Key. Joseph Allen. Elizabeth Crawford. Gerald Perotti. Richard Stephens. Joseph Stenhouse.
2826 2868 2888 2901 2987 3011 3012 3016 3038 3048 3050	31/5/06 28/6/06 18/8/06 13/12/06 14/2/07 14/2/07 14/2/07 14/2/07 14/2/07	Special claim Extended claim Residence-site Extended claim Residence-site		Snowy Creek Ahaura Blackball  "" Paparoa  "" Paparoa		James W. Young. Hang Key. Joseph Allen. Elizabeth Crawford. Gerald Perotti. Richard Stephens. Joseph Stenhouse. Joseph Skinner.
2826 2868 2888 2901 2987 3011 3012 3016 3038 3048	31/5/06 28/6/06 16/8/06 13/12/06 14/2/07 14/2/07 14/2/07 14/2/07	Special claim Extended claim Residence-site Extended claim Residence-site	::	Snowy Creek Ahaura Blackball ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		James W. Young. Hang Key. Joseph Allen. Elizabeth Crawford. Gerald Perotti. Richard Stephens. Joseph Stenhouse.

MINING PRIVILEGES STRUCK OFF THE REGISTERS-continued.

No.	Date.	Nature of Privilege.	-	S STRUCK OFF T			Registered Holder.
7.0.	Date.	Nature of Fivinege.		Local		<del>.</del>	Logistored Holder,
3093	18/4/07	Residence-site		Snowy Creek			J. Gagliardi.
3094 3095	$\frac{18/4/07}{18/4/07}$	"	••	,,	• •	• •	John Williams. William O'Malley.
3096	18/4/07	***	• •	Paparoa			James Weir.
3097	18/4/07	,,		<b>&gt;</b> 7			Henry Neilson.
3098	18/4/07	,,	• •		• •	• •	Ward Robinson.
3216 3228	$\frac{10/10/07}{24/10/07}$	, ,,		Ngahere Blackball	 		Andrew Dalziel. William Phipps.
3229	24/10/07	, ,		,,			James Edwards.
3256	12/12/07	,,	• •	Nelson Creek			Edward Comerford.
3298 3299	$\frac{26/3/08}{26/3/08}$	,,	••	Paparoa	• •		Richard Davis. Albert Bergman.
3300	26/3/08	**		**	• •		A. McTaggart.
3301	26/3/08	,,		Ahaura			James Madden.
3303 3321	$\frac{26/3/08}{29/4/08}$	''		Blackball Snowy River	• •	•••	J. H. Critchley. M. Fitzgerald.
3322	29/4/08	",		onowy inver	· ·		A. Quinn.
3323	29/4/08	, ,,		,,	.,		P. J. Fitzgerald.
3328	29/4/08	Extended claim Residence-site	••	Moonlight	• •		Shetland Consolidated (Limited). A. Southorn.
3359 3387	$\frac{24/6/08}{26/8/08}$	Extended claim		Ngahere Moonlight		••	Shetland Consolidated (Limited).
3390	26/8/08	Residence-site		Try Again Terr			A. M. Morel.
3426	23/9/08	,,		Blackball	• •		L. Bishop.
3457 3481	$\frac{25/11/08}{24/2/09}$	"	::	No Town	• •	• •	J. Gilmour. E. Gifford.
3482	$\frac{24/2}{09}$	**		••			R. Gifford.
3512	21/4/09	,,		Blackball	• •		T. F. Kinsella.
3517 3518	$\frac{21/4/09}{21/4/09}$	Special claim   Tail-race		Ahaura	••		Tsow Git, Tsow Kit, and Check Toi.
3519	$\frac{21}{4}/09$	1811-1800		<b>,,</b>		• • •	** **
3542	26/5/09	Residence-site		Blackball			Alex. Leitch.
3546	26/5/09	,,		Snowy River	• •		Gavan Shanks.
3547 3558	$\frac{26}{5}$	,,	٠٠	Moonlight	• •		E. L. Morgan. D. Ferguson.
3563	23/6/09	• • • • • • • • • • • • • • • • • • • •		Blackball	• •		Elsie M. Daly.
3582	25/8/09	Extended claim		Bell Hill			Andrew G. Weir.
3586 3631	$25/8/09 \ 24/11/09$	Special claim Residence-site		Nelson Creek Blackball	• •	• • •	A. E. Boot. J. Templeton.
3650	$\frac{24/11/03}{28/1/10}$	Extended claim		Napoleon Hill	• •		C. Bellew.
3651	28/1/10	Residence-site		Blackball			J. Watson.
3709	$\frac{1}{7}$	Special claim Extended claim		No Town Ahaura	• •	• •	John Symes. Chen Chun and Kong Shong.
3735 3760	$\frac{17/6/10}{26/8/10}$	Residence-site		Black ball	• •		Frances Neilson.
3791	25/11/10	•••		,,			Annie T. Mori.
3796	1/1/11	Special claim		No Town	• •		No Town Creek Gold-dredging Company.
3810 3817	$\frac{1}{1}$	**		Nobles Nelson Creek	• •	••	Henry M. Smith. Patrick Moran.
3858	21/4/11	Residence-site		Blackball			Christopher Rhodes.
3889	30/6/11			Ahaura	• •		Duncan McDonald.
3939 3947	$24/11/11 \ 24/11/11$	Extended claim Residence-site	••	Snowy Creek Hatters	• •	•••	Mary E. Wisbey. T. Donellan.
3951	$\frac{24}{15}/12/11$	Special claim	• • •	Ahaura	• •		Arthur Brooks and others.
3957	15/12/11	,,,		Paparoa	• •.		Croesus Mines (Limited).
3981	$\frac{23/2/12}{26/4/12}$	Residence-site	•••	Blackball	• •	•••	R. Meehan and others. Martha Taylor.
4013 4024	$\frac{26/4/12}{26/4/12}$	Extended claim		Orwell Creek			Shim Kem.
4028	26/4/12	Residence-site		Ahaura			Leslie Hahn.
4038	22/5/12	Special claim	••	Hatters	 Т		Andrew Dalziel. Michael O'Brien.
4049 4050	$\frac{28/6/12}{28/6/12}$	Water-race		Montgomery's	Terrace	B ↓	michael O Brien.
4051	28/6/12	Drainage area		,,			,,
4063	26/7/12	Extended claim		Ahaura	• •	••	S. Sullivan. S. M. Gillin.
4067 4085	$26/7/12 \ 23/8/12$	Special claim Extended claim	• •	Deep Creek Ahaura	• •		S. M. Gillin. J. C. Gittos and others.
4091	$\frac{23}{3} \frac{3}{12}$	12X0EHQOQ CIWIIII	• •	Hatters	• • •		H. Thompson.
5012	22/11/12	Residence-site		Hukawai		[	J. A. Cartner.
5016	22/11/12	Business-site Residence-site	• •	,,	• •	• • •	Henry Erickson. C. Erickson.
5017 5018	$egin{array}{ccc} 22/11/12 \ 22/11/12 \end{array}$	nesidence-site	• •	,, ,,	• •		P. McGeady.
5019	22/11/12	***		,,			Thomas Bannan.
5020	22/11/12	92	• •	,,	• •		J. Shannahan. M. J. Williams.
$\begin{array}{c} 5021 \\ 5022 \end{array}$	$22/11/12 \ 22/11/12$	,,		,. ,,	• •		E. A. Kirby.
5024	22/11/12	***		,,		::	Alex. Saraty.
5026	22/11/12	Business-site	• •	,,	• •	• •	Henry Smith.
5027 5028	$egin{array}{ccc} 22/11/12 \ 22/11/12 \end{array}$	Residence-site	• •	19	• •.	••	M. J. Fogarty.
5028 5029	22/11/12 $22/11/12$	)) );	• •	**			J. McLennan.
5030	22/11/12	"		**	• •		J. O'Connor.
5032	22/11/12	29	• •	,,	• •	• •	C McCauley. T. Shannahan.
5033 5034	22/11/12 22/11/12		• •	**	• •	••	W. O'Malley.
503 <del>4</del> 5035	22/11/12	,,, ,,		»,	• • • • • • • • • • • • • • • • • • • •	١.	A. J. Warren.
5036	22/11/12	25	• •	,,	•• ,	• •	Thomas Hibbs.
5037 5038	22/11/12 22/11/12	Business-site Residence-site	• •	,,	•••	• • •	William McLeod.
5039	22/11/12	restrettee-stre	••.	",	••	••	W. Pemberton.
				-			

# THE NEW ZEALAND GAZETTE.

MINING PRIVILEGES STRUCK OFF THE REGISTERS—continued.

No.	Date.	Nature of Privilege	».	Locality			Registered Holder.
5040	22/11/12	Residence-site	•••	Hukawai		•	Charles Lemon.
5042	22/11/12	4,				,	Oswald Park.
5043	22/11/12	,,	• •	٠,	• •	]	Neil McVicar.
5044 5045	$22/11/12 \ 22/11/12$	••	• •	.,,	٠.	٠.	Bridget Michell. J. J. Michell.
5045 5046	$\frac{22/11/12}{22/11/12}$	.,		91	 		John Rea.
5050	22/11/12	27	• •	,,,			William Cartner.
5051	22/11/12	**		,,,			Charles Davis.
5052	22/11/12	25		,,	• •		Andrew Hardie.
5054	22/11/12		• •	,,	• •	• •	S. J. Green.
5055 5058	22/11/12 $22/11/12$	Business-site Residence-site	• •	,,			T. Michell.
5059	22/11/12	Nesidence-site	• •	,,	 		G. Michell.
5063	22/11/12	• • • • • • • • • • • • • • • • • • • •		,,,			E. H. Beckhurst.
5064	22/11/12	••		,,		• •	Florence H. Newman.
5065	22/11/12	,,	٠.	,,	• •	• •	K. Bracegirdle. P. Prendergast.
5067 5068	$22/11/12 \ 22/11/12$	,,	• •	,,			R. Ronchi.
5087	20/12/12	"		,,,			J. Bradley.
5088	20/12/12	",		1			Peter Danks.
5089	20/12/12	•••		,,			Walter Hardie.
5092	20/12/12	,,	٠,	1	٠,		W. Mitchell.
5093 5094	$20/12/12 \ 20/12/12$	••	• •	,,	• •	• •	W. E. Turner. P. E. Foley.
5094	$\frac{20/12/12}{20/12/12}$	,,	• •	••			J. Petersen.
5098	20/12/12	Extended claim		Ahaura			W. H. Raleigh.
6103	25/1/13	Residence-site		Hukawai			G. B. McInroe.
6106	25/1/13	•••		:			D. Baybutt.
6107	25/1/13	,,		27	••	,	D. Baird.
6108	25/1/13	,.	• •	1	• •	• •	J. Condy. F. S. Orr.
6124 6125	$28/2/13 \ 28/2/13$	•,		•••	• •		H. J. Grant.
6130	28/2/13	**	• •	1		•••	J. McGowan.
6131	28/2/13	, ,		,,			M. Grogan.
6132	28/2/13						J. Hassall.
6135	28/2/13	**	• •	,,		• •	J. Martin.
6136 6139	$28/2/13 \ 28/3/13$	,,,	• •	,,	• •		P. Manton. W. E. Wylde.
6140	28/3/13		• •	,,			O. H. Brailsford.
6157	28/3/13			Blackball			E. C. Wickes.
6173	24/4/13			** * .			E. Petersen.
6183	22/5/13	•		,,		)	James Gilmer.
6185	22/5/13	77. 4 . 3 . 3 . 3 . 3	• •	751 7.1 71	• •		Teresa Anderson.
6194 6197	$26/6/13 \ 26/6/13$	Extended claim Special claim	• •	27 2 77711	• •	••	T. O'Brien. W. A. Rundle.
6201	26/6/13	Special claim	• •	4.1			W. Clayton.
6225	29/8/13	Extended claim		3.5 33 3 .	• •	::	Charles Simes.
6236	26/9/13	***	••	Blackwater			James Hartley.
6238	26/9/13	,,	• •		• •		S. Sullivan.
6244	14/10/13	Residence-site Extended claim	• •		• •	••	F. Nyberg. K. Thompson.
6253 6255	$24/10/13 \ 24/10/13$	•	• •	Sullivan's	• •	• •	W. O. Crysell.
6263	28/11/13	Residence-site	• • •	37 I	• •	::	James Campbell.
6276	28/11/13	,,		TTI			E. J. Fitzgerald.
6277	28/11/13	,,					K. S. Cooper.
6320	27/3/14	',	• •		• •	• •	A. J. Sandford.
6357	26/6/14	,,	• •	701 11 11	• •	• • •	A. Morel. J. Auld.
6358 6338	$\frac{26/6/14}{25/4/14}$	Special claim	• •		• •		Bonanza G.N.L.
6339	$\frac{25/4}{14}$	*		,,			
6365	26/6/14	Extended claim		(1) 117 1			George White.
6388	25/9/14	Residence-site		Blackball			L. Pickering.
6393	25/9/14	Extended claim			• •		J. and A. Allen.
6402	23/10/14	Residence-site	••				E. Smith.
1827 2492	$\frac{10/12/02}{27/9/04}$	Water-race					A. Rutherford.
3082	27/3/07	,,			 	:	Simes and Boddington.
3125	30/5/07			m: m . a .		::	••
6452	26/3/15	Special claim		TTT 4			Hunter and Zienert.
6453	26/3/15	Water-race		35 "			A T 757
6474	30/4/15	Special claim		Mosquito Creek			A. J. Warring and party.
6475 6476	$\frac{30/4/15}{30/4/15}$	Tunnel Tail-race   Water-race	• •		• •	••	**
6798	$\frac{30/4/15}{24/9/18}$	,, water-race		701 1 .	· ·		C. and G. Johansen.
620	26/4/00	,, .,		TTT .		::	M. Willing.
2585	27/1/05	<b>,</b>		3T 1 " O 1			F. C. Gosling.
6639	15/12/16	Special claim					W. Clayton.
6636	15/12/16	Water-race		,,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,			
6520	24/9/15	Residence-site				••	Mary Buchanan.
6440 6454	$\frac{26/2/15}{26/3/15}$	Special claim Dam			•		W. Delany and E. Dunn.
6477	$\frac{26/3/15}{30/4/15}$	Dam Special claim		Gough's Creek . Waipuna .		::	P. McKenna.
	00/=/15	Water-race		Mosquito Creek .			1. Brotsonia.
	30/7/15						**
6493 6494	30/7/15 3/7/15			Waipuna .		!	,,
6493	30/7/15 3/7/15 10/11/08 18/9/91		::	Duffers .			D. Baybutt.

#### CROWN LANDS NOTICES.

#### Lands in the Auckland Land District forfeited.

Lands and Survey Department, Wellington, 20th March, 1922.

OTICE is hereby given that the leases and licenses of the undermentioned lands having been declared forfeited by resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915.

# SCHEDULE. AUCKLAND LAND DISRTICT.

Lease or License No.	Section.	Section. Block. District.		Lessee or Licensee.	Reason for Forfeiture.		
L.I.P. 2191	30	VII	Maungamangero	Jas. D. Dodds		At request.	
H.P.L. 540	35	III	Aroha	Walter G. Dean		Non-execution of lease.	
D.S. 717	40	$\mathbf{x}\mathbf{v}$	Patetere North	W. J. Handcock		At request.	
D.S. 270	48	• •	Mangateparu Settle- ment	A. D. Wilson	• •	,,,	
D.S. 762	Lot 1 of 18	v	Waihou	Jas. Ronson		,,	
D.P. 881	4	XII	Otama	E. L. Foster	••	"	

D. H. GUTHRIE, Minister of Lands.

Lands in Marlborough Land District forfeited.

Department of Lands and Survey,
Wellington, 22nd March, 1922.

NOTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Marlborough Land Board, the said lands have thereby reverted to the Crown, under the provisions of

the Land Act, 1908.

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

Block VIII, Township of Seddon, Starborough Settlement.

Lease No.	Section.	Lessee.	Reason for Forfeiture.
L.P.S. 18 L.P.S. 21 L.P.S. 55	1 4 2	Robert Johnston James Johnston	Non-payment of rent.

W. FRASER, for Minister of Lands.

Land in the Nelson Land District forfeited.

Department of Lands and Survey,
Wellington, 20th March, 1922.

NOTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Nelson Land Board, the said land that hereby reverted to the Crown, under the provisions of the Land Act, 1908.

#### SCHEDULE.

NELSON LAND DISTRICT.

LEASE No. R.L. 217; Sections 8, 9, and 12, Block IX, Waitapu Survey District; formerly held by L. E. Reilly. Reason for forfeiture: Non-compliance with improvement conditions.

W. FRASER, for Minister of Lands.

Land in Hawke's Bay Land District for Sale by Public Auction.

District Lands and Survey Office, Napier, 20th March, 1922.

Napier, 20th March, 1922.

Napier, 20th March, 1922.

Napier, 20th March, 1922.

Individual the undermentioned Crown land will be offered for sale by public auction for cash at the District Lands and Survey Office, Napier, on Thursday, the 20th day of April, 1922, at 11 o'clock a.m., under the provisions of the Land Act, 1908, and amendments.

·SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—HAWKE'S BAY COUNTY.

SECTION 2, Block I, Clive Survey District: Area, 8 acres 1 rood 2 perches; upset price, £460.
Situated about two miles and a half from Napier Postoffice on motor-road Napier to Hastings, and close to Awatoto Railway-station. Faces the bay, level shingly land, admirably situated for trade purposes.

TERM OF SALE.

One-fifth cash on fall of hammer, and balance, with Crown-grant fee (£1), within thirty days thereafter, otherwise the deposit aforesaid will be absolutely forfeited, and the contract for the sale of the land be null and void. Title subject to Part XIII of the Land Act, 1908.

Full particulars may be obtained at this office.

W. F. MARSH, Commissioner of Crown Lands.

#### BANKRUPTCY NOTICES.

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

OTICE is hereby given that Karl Atkinson, of Taumarunui, House-furnisher, 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 March, 1922, at 11 o'clock a.m.

16th March, 1922.

W. S. FISHER. Official Assignee.

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

OTICE is hereby given that Wharetawai Haronga, of Wairoa, Widow, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Wairoa, on Friday, the 24th day of March, 1922, at 11 o'clock a.m.

14th March, 1922.

ROBERT BISHOP,
Deputy Official Assignee.

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

NOTICE is hereby given that WILLIAM TREMAYNE BAKER, of Mohaka, Sheep-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office. Wairoa, on Monday, the 27th day of March, 1922, at 11 o'clock a.m.

14th March, 1922.

ROBERT BISHOP. Deputy Official Assignee.

in Bankruptcy.-In the Supreme Court holden at Napier.

NOTICE is hereby given that TUTA WAIKARE, of Hastings, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hastings, on Wednesday, the 29th day of March, 1922, at 11 o'clock a.m.

16th March, 1922.

ROBERT BISHOP, Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at Napier.

OTICE is hereby given that John Henry WHITAKER, of Hastings, Studmaster, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthonse, Hastings, on Thursday, the 30th day of March, 1922, at 11 o'clock a.m.

16th March, 1922.

ROBERT BISHOP,
Deputy Official Assignee.

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

OTICE is hereby given that James Ochlvie, of Wanganui, Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Monday, the 27th day of March, 1922, at 10.30 o'clock a.m.

16th March, 1922.

E. M. SILK, Deputy Official Assignee.

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

NOTICE is hereby given that WILLIAM CHARLES LOVE-JOY DOCKERY, of Mataroa, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanga-nui, on Tuesday, the 28th day of March, 1922, at 11.30 avelock a.m. o'clock a.m.

17th March, 1922.

E. M. SILK, Deputy Official Assignee

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

OTICE is hereby given that Geoffrey John Gray, of Marton, Motor-mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Marton, on Thursday, the 30th day of March, 1922, at 11 o'clock a.m.

20th March, 1922.

E. M. SILK, Deputy Official Assignee.

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

OTICE is hereby given that WILLIAM BISHOP, of Rangataua, 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 March, 1922, at 12

15th March, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

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

OTICE is hereby given that WILLIAM HENRY McCul-Lough, of 39 Britannia Street, Petone, Coach-painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Board Room, Dominion Farmers' Institute, on Thursday, the 30th day of March, 1922, at 11 o'clock a.m.

21st March, 1922.

S. TANSLEY,
Official Assignee.

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

OTICE is hereby given that George Horace Elser, Cabinetmaker, of Blenheim, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 21st day of March, 1922, at 9 o'clock a.m.

13th March, 1922.

R. WANDEN, Deputy Official Assignee.

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

OTICE is hereby given that James William Hunter, of Waimate, Tobacconist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waimate, on Monday, the 27th day of March, 1922, at 11.30 o'clock a m.

14th March, 1922.

F. A. RAYMOND, Deputy Official Assignee.

# LAND TRANSFER ACT NOTICES.

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 day of April, 1922.

6128. LOUIE DICKESON.—Part of Marino No. 1 Block, Town of Kaikohe. Occupied by G. F. Dickeson. Plan 10972. 6501. JAMES NOBLE BERGHAM.—Allotment 18 and south-west part of Allotment 21, Parish of Ahipara. Occupied

by applicant. Plan 13234.
6696. CATHERINE LIVINSCTONE BRIDGE.—Parts
Lots 14 and 15 of Allotments 20 and 21, Section 10, Suburbs
of Auckland, fronting Ranfurly Road. Occupied by applicant.

Plan No. 14244.
6735. WILLIAM EUSTACE LANGFORD.—Part of Allotment 17, Parish of Onewhero. Occupied by applicant. Plan 14052

14052.
6849. SUSANNAH ELIZABETH FREARSON. — Part Allotment 29, Section 54, City of Auckland, fronting Beresford Street. Occupied by Mrs. E. Torbet. Plan 15604.
6880. WILLIAM FERGUSON MASSEY and JAMES GILLIES RUTHERFORD.—Allotments 15 and 16 and parts of Allotments 19 and 21, Section 2, Parish of Pukekohe. Occupied by R. H. McGough, Plan No. 15787.
6887. THE HAMILTON RACING CLUB (INCORPORATED).—Lot 18 of Allotments 38 and 39, Parish of Pukete. Unoccupied. Plan No. 15615.
Diagrams may be inspected at this office.

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

A. V. STURTEVANT, District Land Registrar.

N OTICE is hereby given that the parcel of land here-inafter described will be brought under the pro-visions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one month from the date of the Gazette containing this notice.

1299. THE PUBLIC TRUSTEE.—9.3 perches, Lot 1, deposited plan 2676, part of Section 37, Town of Gisborne. Occupied by applicant.

Diagram may be inspected at this office. Dated this 17th day of March, 1922, at the Land Registry Office, Gisborne.

R. F. BAIRD, District Land Registrar.

L VIDENCE having been furnished of the loss of certificate of title, Vol. 93, folio 64, for Allotment 223, deposited plan No. 4 of the Town of Normanby, whereof NGAKOHU PERA, of Normanby, Aboriginal Native, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title, notice is hereby given that I will issue such provisional certificate of title, as requested, at the expiration of fourteen days from the date of the Greette containing this notice.

the Gazette containing this notice.

Dated at the Land Registry Office at New Plymouth this 17th day of March, 1922.

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

PPLICATION having been made to me for the issue of A PPLICATION having been made to me for the issue of a provisional memorandum of lease, in the name of AUBREY FRANCIS GUALTER, of Wellington, Merchant, for 12.56 perches, part Sections 84 and 137, City of Wellington, being part of the land in certificate of title, Vol. 58, folio 186, and being all the land in Memorandum of Lease 7726, and evidence having been lodged of the loss or destruction of the said memorandum of lease, I hereby give notice that I will issue the provisional memorandum of lease, as requested, after fourteen days from the date of the azette containing this notice.

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

C. E. NALDER, District Land Registrar.

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

Application 4971 (deposited plan 5243). EDWIN SELBY.

3 roods 22.82 perches, part Section 18, Masterton Smallfarm Settlement (Masterton Borough). Occupied by appli-

Application 5006 (D.P. 5218). ROBERT SYDNEY TAY-LOR.—194 acres 3 roods 36 perches, part Section 227, Left Bank Wanganui River. Occupied by applicant.

.0...

Application 5080 (D.P. 5586). FLORENCE CATHERINE BIGNELL.—4 acres 1 rood 16.3 perches, part Section 10, Right: Bank Wanganui River (Gonville Town District). Occupied partly by applicant and partly by Levin and Co.

(Limited).

Application 5090 (plan 4185, provisional). WILLIAM JUDD and CHARLES EDWARD CHITTEY.—25 perches, parts Sections 624 and 625, City of Wellington. Occupied by tenant.

by tenant.

Application 5071 (D.P. 5515). JOHN BATEMAN HAR-COURT.—1-9 perches, part Section 552, City of Wellington. Occupied by applicant.

Application 5086 (D.P. 5549). JAMES EVANS.—1 rood 33.6 perches, Section 502 and part Section 503, Town of Wanganui. Occupied by applicant.

Diagrams may be inspected at this office. Dated this 22nd day of March, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

N OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 20th day of April, 1922.

12994. CHARLES GEORGE BAKER.—Part of Town Reserve 94, part Lot 1, deposit plan No. 6145, Southwark Street. Occupied by Albert Berrett, Samuel Childs Wright, Eliza Hood, and May Poole.

12995. JAMES HILL SHARPE.—Part of Rural Sections 73 and 5833, Lots 17, 18, 19, 20, 21, 22, 23, 24, 25, 32, 33, 34, 35, 36, 37, 38, 40, 49, 50, 51, 52, 53, 54, 55, 56, 61, and 87, deposit plan No. 6137. Occupied by Ronald Smith Reducer

13004. EDWARD HENRY.—Part of Rural Section 73, Lots 5 and 6, deposit plan No. 6118, Wilson's Road South. Occupied by applicant.

Diagrams may be inspected at this office, Dated this 21st day of March, 1922, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

A PPLICATION having been made to me for the issue A of a provisional certificate of title, in favour of JOHN GRIFFITHS, of South Invercargill, Blacksmith, for Allotments 71 and 72, plan 58, part of Section 32, Block XIX, Invercargill Hundred, being the land contained in certificate of title, Vel. 44, folio 127, 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.

notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 16th day of March, 1922.

J. A. FRASER, District Land Registrar.

# ADVERTISEMENTS.

# NOTICE OF REMOVAL.

HE office in New Zealand of J. C. Williamson (Limited)
has been removed to Grand Opera House Buildings,
Manners Street, Wellington.

BERT ROYLE,

Attorney for J. C. Williamson (Limited).

TATEMENT OF THE AFFAIRS OF A COMPANY

Name of company: North Blackwater Development Syndi-

Name of company: North Blackwater Development Symmetric (Limited).

When formed, and date of registration: 17th Novembet, 1915; 19th Novembet, 1915.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary:
Rectton; Thomas Hubert Lee.

Nominal capital: £50,000.

Amount of capital subscribed: £40,180.

Amount of capital actually paid up in cash: £33,280.

Amount of Government subsidy received: £5,000.

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: 1,000 shares, paid up to £5 per share, issued to the vendor.

Number of shares into which capitel is divided: 5,000. Number of shares allotted: 4,018.

Amount paid per share: £5 each on 1,000 ordinary shares, £10 each on 1,000 ordinary shares, £10 each on 1,766 reserve shares, £6 per share on 25 reserve shares, £5 per share on 2 reserve shares, £4 per share on 25 reserve shares, and £2 per share on 180 reserve shares.

Amount called up per share: £5 each on 1,000 ordinary shares, £10 each on 2,018 reserve shares.

2,018 reserve shares. Number and amount of calls in arrear: £10 per share on 20 number and amount of calls in arrear: £10 per share on 20 reserve shares, £8 per share on 180 reserve shares, £6 per share on 25 reserve shares, £4 per share on 25 reserve shares, and £5 per share on 2 reserve shares.

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: 7.

Present number of shareholders: 44.

Number of men employed by company: Nil.
Quantity and value of gold produced since last statement:

Nil.
Total quantity and value produced since registration: Nil.
Amount expended in connection with carrying on operations since last statement: £1,942 1s. 9d.
Total expenditure since registration: £44,210 5s. 10d.
Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.
Amount of cash in bank: Nil.
Amount of cash in hand: Nil.
Amount of debts directly due to company: Calls outstanding. £1,900.

ing, £1,900. Amount of debts considered good: £1,900.

Amount of debts owing by company: £1,639 10s. 11d.

Amount of contingent liabilities of company (if any): 9s.

7.56d. per share on 20,843 shares in the North Blackwater

Mines (Limited), £10,036 1s. 3d.

I, Thomas Hubert Lee, of Reefton, the Secretary of the North Blackwater Development Syndicate (Limited), do sciennly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 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, 1908.

Sept Start

Declared at Rectton this 6th day of March, 1922, before me—W. B. Auld, J.P. 248

# STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: North Blackwater Mines (Limitéd). When formed, and date of registration: 23rd July, 1918. Whether in active operation or not: In active operation.

Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary:
Reefton; Thomas Hubert Lee.
Nominal capital: £200,000.
Amount of capital subscribed: £200,000.
Amount of capital actually paid up in cash: £10,963 18s. 9d.
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: £179,000, being 179,000 shares fully paid up to £1 each allotted to the vendors in payment of mining claims and properties. claims and properties.

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

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

Number of shares allotted: 200,000.

Amount paid per share: £1 per share on 7 contributing shares, £7; 15s. per share on 150 contributing shares, £112 10s.; 10s. 4 87d. per share on 20,843 contributing shares, £10.844 8s. 9d.

Amount called up per share: £1 per share on 7 contributing shares, £7; 15s. per share on 150 contributing shares, £112.

10s.; 10s. 4.87d. per share on 20,843 contributing shares, £10,844 8s. 9d.

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: 7. Present number of shareholders: 80.

Number of men employed by company: 5. Quantity and value of gold\_produced since last statement:

Nil.
Total quantity and value produced since registration: Nil.
Amount expended in connection with carrying on operations
since dast statement: £2,508 10s. 9d.
Total expenditure since registration: £12,167 0s. 6d.
Total amount of dividends declared: Nil.
Total amount of dividends prid. Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to company: £503 8s. 1d.

Amount of debts considered good: £503 8s. 1d.

Amount of debts owing by company: £2,463 9s. 6d.

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

I, Thomas Hubert Lee, the Secretary of the North Blackwater Mines (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company on the 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, 1908.

T. H. LEE.

Declared at Reefton this 6th day of March, 1922, before—W. B. Auld, J.P.

#### MEDICAL REGISTRATION.

ROBERT FREECHEVILLE BAKEWELL, Bachelor of Medicine and Bachelor of Surgery (N.Z. University), now residing in Wellington, hereby give notice that I intend applying on the 17th April next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Wellington.

R. F. BAKEWELL.

Dated at Wellington 16th March, 1922

In the Supreme Court of New Zealand, Otago and Southland District.

In the matter of McLeod Brothers (Limited); and in the matter of the Companies Act, 1908.

OTICE is hereby given that the order of the Supreme Court of New Zealand, Otago and Southland District, dated the 3rd day of March, 1922, confirming the reduction of the capital of the above-mentioned company from £36,000 to £30,000, together with the minute approved by the Court showing with respect to the capital of the company as altered the several particulars required by the above statute, was registered by the Assistant Registrar of Companies at Dunedin on the fourth day of March, 1922.

Dated the seventh day of March, 1922.

STATHAM, BRENT, & ANDERSON, Solicitors for the Company, Corner of Crawford and Water Streets, Dunedin.

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#### MEDICAL REGISTRATION.

RANFURLY PERCIVAL STANLEY KELMAN, Bachelor of Medicine and Bachelor of Surgery, New Zealand University, now residing in Auckland, hereby give notice that I intend applying on the 17th April next to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Auckland.

RANFURLY PERCIVAL STANLEY KELMAN.

Dated at Auckland 16th March, 1922.

#### PALMERSTON NORTH BOROUGH COUNCIL.

#### RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Palmerston North Borough Loans Consolidation Act, 1921, the Palmerston North Borough Council hereby resolves as

That, for the purpose of providing for the payment of principal, interest, and other charges on a consolidated loan of one hundred and eighty-six thousand four hundred pounds, authorized to be raised by the Palmerston North Borough Council, under the Palmerston North Borough Council Loans Consolidation Act. 1921 for the purposes of the undertakings. Consolidation Act, 1921, for the purposes of the undertakings specified in the Schedule hereto, the said Palmerston North Borough Council hereby makes and levies a special rate of Borough Council hereby makes and levies a special rate of threepence (3d.) in the pound upon the rateable value of all rateable property of the Borough of Palmerston North, com-prising the whole of the said borough; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being for a period of ten years, or until the loan is fully paid off THE SCHEDULE ABOVE REFERRED TO.

_	Title of Loan.	Amount authorized.	Amount raised.	Balance not yet raised.
1.	Electric-lighting loan Additional 10 per cent. as authorized by sec. 18 of Local Bodies' Loans Act. 1913	£ 100,000 10,000	£ 22,100	£ 77,900 10,000
2.	Gas loan	100,000	85,000	15,000
3.	Omnibus loan	9,000	••	9,000
4.	Electrical traction and de- structor loan	24,500	••	24,500
5.	Recreation-ground loan	10,000		10,000
6.	Gas-extension loan	40,000	••	40,000
				£186,400

Dated this 9th day of January, 1922.

J. R. HARDIE, Town Clerk.

#### MANUKAU 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 Manukau County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £100, authorized to be raised by the Manukau County Council, under the above-mentioned Act, for completing the Pakuranga Public Hall, the said Manukau County Council hereby makes and levies a special rate of one-sixtieth of a penny in the pound upon the rateable value of all rateable property of the former Pakuranga Road District, comprising the whole of the land included in the Pakuranga Road District, comprising the whole of the land included in the Pakuranga Road District upon the merger thereof in the County of Manukau; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of 34 years, or until the loan is fully paid off.

We, the undersigned, hereby certify that the foregoing is a true copy of a resolution passed at a special meeting of the Manukau County Council held on the 2nd day of March, 1922, and that the same has been duly passed in accordance with law.

ALEX. D. BELL, Chairman.

ALEX. D. BELL, Chairman. EDGAR ASHCROFT, County Clerk.

Auckland, 2nd March, 1922.

# SHANNON BOROUGH COUNCIL.

# RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Municipal Corporations Act, 1920, the Shannon Borough Council hereby resolves as follows:—

Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £800, authorized to be raised by the Shannon Borough Council, under the above-mentioned Act, for a worker's dwelling for the use of the borough roadman, the said Shannon Borough Council hereby makes and levies a special rate of 1/12 (one-twelfth) of a penny in the pound upon the rateable value of all rateable property of the Borough of Shannon; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 30th day of June in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

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WM. MURDOCH, Mayor.

WM. MURDOCH, Mayor.

# PAHIATUA 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, and of all other Acts and powers (if any) enabling it in that behalf, the Pahiatua Borough Council hereby resolves as

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of £2,150, authorized to be raised by the Pahiatua Borough Council, under the abovementioned Act, for the purpose of paying off the balance of a special loan of £3,650 raised by the Council in the year

1906 for the purpose of completing the borough water-supply and drainage works, and for land claims and compensation in connection therewith, and for improvements of streets and footpaths, the said Pahiatua Borough Council hereby makes and levies a special rate of three-fourths of one penny in the parind starling upon the rateable value (on the basis makes and levies a special rate of three-fourths of one penny in the pound sterling upon the rateable value (on the basis of the unimproved value) of all rateable property of the Borough of Pahiatua, comprising the whole of the Borough of Pahiatua; 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 ten years from the first day of April, 1922, or until the loan is fully paid off.

I hereby certify that the above resolution was duly passed at a meeting of the said Council held on the 13th day of March, 1922.

G. C. MILLER, Town Clerk.

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G. C. MILLER, Town Clerk.

#### DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between James McKinlay, Angus McKinlay, Edward Ernest McKinlay, and Donald McKinlay, carrying on business as Farmers at Papatawa under the style or firm of McKinlay and Sons, has been dissolved as from the date hereof so far as concerns the said Donald McKinlay, who retires from the said firm.

All debts due to and owing by the said late firm will be

And agous due to and owing by the said late firm will be received and paid respectively by the said JAMES McKINLAY, ANGUS McKINLAY, and EDWARD ERNEST McKINLAY, who will continue to carry on the said business in Partnership under the style or firm of McKinlay and Sons.

Dated the 16th day of March, 1922.

JAMES MCKINLAY. A. McKINLAY. E. E. McKINLAY. D. McKINLAY.

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# NOTICE OF DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between William Strachan Neill and John Elvidge, both of Dunedin, Boot-manufacturers, who carried on business at Dunedin under the style or firm of "Neill and Elvidge," has been dissolved as from the first day of March, 1922.

Dated this 13th day of March, 1922.

W. S. NEILL.

W. S. NEILL. J. ELVIDGE.

Witness to the signature of William Strachan Neill and John Elvidge—Chas. J. Payne, Solicitor, Dunedin.

THE Partnership hitherto subsisting between the undersigned Thomas Sydney Scott and Thomas Henry Cordock, trading as General Dealers under the name or style of "Scott and Co." at the Arcade, Dunedin, has been dissolved by mutual consent as from the 1st day of February, 1999

The business will in future be carried on under the old firm-name by Thomas Henry Cordock, who will discharge all liabilities of the late Partnership and to whom all moneys

thereto are payable.

As witness our hands this first day of February, 1922.

T. S. SCOTT. T. H. CORDOCK.

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Witness to the signatures of Thomas Sydney Scott and Thomas Henry Cordock—Maurice V. Lousley, Solicitor, Dunedin.

#### NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between ELISHA VEALE, JONATHAN WILLIAM GARLAND, and NOEL PEAKE, carrying on business as Land Agents at Cambridge under the style or firm of Veale, Garland, and Peake, has been dissolved by mutual consent as from the eighteenth day of January, 1922, so far as concerns the said Noel Peake, who retires from the said from All debts due to and owing by the said late firm will be received and paid respectively by the said ELISHA VEALE and JONATHAN WILLIAM GARLAND, who will continue to carry on the said business under the style or firm of Veale and Garland. Garland

Dated this twentieth day of March, 1922.

E. VEALE. J. W. GARLAND. NOEL PEAKE.

In the matter of the WATHI RIVER GOLD-EXTRACTION COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary general OTICE is hereby given that at an extraordinary general meeting of the above company duly convened and held at the office of the company on the 24th day of February, 1922, the following special resolution was duly passed, and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held at the same place on the 15th day of March, 1922, the said following resolution was duly confirmed:—

"That the company be wound up voluntarily under the provisions of the Companies Act, 1908."

At the last-named meeting JOHN WILLIAM NICHOL, of Auckland, Company Secretary, was appointed Liquidator for the purposes of the winding-up.

Dated this 15th day of March, 1922.

T. A. WELLS, Chairman. J. W. NICHOL, Secretary.

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### HAURAKI PLAINS COUNTY COUNCIL

In 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 £30,600, authorized to be raised by the Hauraki Plains County Council, under the above-mentioned Act, for the purchase of land, erection of County Chambers, purchase of furniture, machinery, and plant, and purchase of quarries, quarry-sites, machinery, and other equipment therefor, as set out hereunder.—

of quarties, quarry-sites, machinery, and other equ	Thmone
therefor, as set out hereunder,—	
(a.) For the purchase of land at Ngatea to be used	
as a county site for the County Chambers,	£
the Engineer's house, and a depot	800
(b.) For the erection of County Chambers at Ngatea,	
and for the purchase of furniture and fittings	
therefor	2,500
(c.) For the purchase of a road-roller	2,800
(d.) For the purchase of four metal trucks	7,200
(e.) For the purchase of a scarifier	250
(f.) For the purchase of a water-cart	150
(a.) For the purchase of a portable stone-crusher	800
(h.) For the purchase of portable bins and screens	300
(i.) For the purchase of engine to drive portable	
crusher	500
(j.) For the erection of four bins, two on Waihou and	
two on Piako River	1,200
(k.) For the purchase of one tar-sprayer	400
(l.) For the purchase of a concrete-mixer	400
(m.) For the purchase of elevating machinery for	
bins	<b>50</b> 0
(n.) For the purchase of a grader	250
(o.) For the purchase of two tractors	1,000
(p.) For the purchase of scoops	150
(q.) For the purchase of one towing-launch	1,000
(r.) For the purchase of quarries, quarry-sites,	
machinery plant, and other equipment there-	
for	8,000
(s.) For the payment of the first year's interest and	
sinking fund and preliminary expenses	2,400
the said Hauraki Plains County Council hereby ma	kes and
levies a special rate of one halfpenny (4d.) in the	pound
upon the rateable value (unimproved) of all rateable p	roperty
of the special rating area comprising the whole of the	County
of Hauraki Plains; and that such special rate shall	l be an
annual recurring rate during the currency of such lo	an, and

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, at the County Office, Ngatea.

Moved by Councillor Parfitt, seconded by Councillor McLoughlin, and carried.

Thereby certify the above to be a true copy of a resolu-

I hereby certify the above to be a true copy of a resolution passed by the Hauraki Plains County Council on the 1st March, 1922.

JAMES C. MILLER, County Chairman.

#### MANUREWA TOWN BOARD.

### RESOLUTION MAKING SPECIAL RATE.

pursuance of the powers vested in it by the Local Bodies' Loans Act, 1913, the Manurewa Town Board hereby resolves as follows:-

nereby 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 one thousand pounds, authorized to be raised by the Manurewa Town Board aforesaid, under the above-mentioned Act, for the purpose of constructing a road through Sections 14, 15, 16, and 56 of the subdivision of part of Lot 7 of

Clendon's Grant, and of purchasing the land through which the road is to run, the Manurewa Town Board aforesaid hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property of the special rating area comprising all that area situate in Block XIV, Otahuhu Survey District, being—

				A.	R.	P.
Part Lot 1 of 7, Cle	endon's Gi	ant		11	2	8.8
Lot 2 of 3 of 1 of 7	,,			<b>2</b>	0	0
Lot 6 of 7	,,			11	1	8
Lot 5 of 7	,,			10	0	14
Part Lot 4 of 7	**		• •	6	3	25.9
Lot 1 & 3 & 7 & part :	2, ,,			17		35.4
Part Lot 4 of 7	,,			<b>2</b>	2	34.1
Lot 3, Sunny Park Est	a <b>te</b>			<b>2</b>	1	30.4
Part Lot 10, Station	n Estate			0	2	26.8
Lot 11	,,			0	1	14.3
Lots 12 and 13	.,			0	<b>2</b>	31
Lots 14, 15, and 16	,,			1	3	6
Lot 17	,,			0	3	0
Lots 18 and 19	,,			3	3	0
Lot 21 and part 20	,,			1	2	0
Part Lot 20	,,			0	2	0
Lot 22	,,			2	0	0
Part Lot 10	"			0	1	13.2

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

I. Thomas James Corin, Chairman of the Manurewa Town

Board, hereby certify that the above is a true copy of a resolution which was passed at a special meeting of the Manurewa Town Board held on the 1st day of November,

Dated at Manurewa this 20th day of January, 1922.

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T. J. CORIN, Chairman.

#### SOUTHLAND ELECTRIC-POWER BOARD.

IN pursuance and exercise of the powers vested in it in that behalf by the Electric-power Boards Act, 1918, the Local Bodies' Loans Act, 1913, and section 75 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1920, the Southland Electric-power Board hereby resolves as follows:—

That for the purpose of providing for the payment of

powering Act, 1920, the Southland Electric-power Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest and sinking fund and other charges on a loan of one million five hundred thousand pounds (£1,500,000), authorized to be raised by the Southland Electric-power Board, under the above-mentioned Acts, for the purpose of constructing electric works for the generation and distribution of electric energy throughout the Southland Electric-power District from Monowai River and Lake, the said Southland Electric-power Board hereby makes and levies a special rate of one penny and fifteen-sixteenths of a penny (1d. and 15/16d.) in the pound on all rateable property in the Southland Electric-power District, on the basis of the unimproved value; 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 March in each and every year during the currency of such loan, being a period of thirty-three years, or until the loan is fully paid off.

We hereby certify that the foregoing is a correct copy of a resolution passed at a duly constituted meeting of the Southland Electric-power Board held on the 13th day of February, 1922.

W. HINCHEY, Chairman.

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W. HINCHEY, Chairman. CHAS. CAMPBELL, Clerk.

NOW all men by these presents (which are intended to be enrolled in the Supreme Court of New Zealand) that I, the undersigned Selwyn Harcourt Provost, of Christchurch, in the Provincial District of Canterbury, in the Dominion of New Zealand, Commercial Traveller, and now or lately called Selwyn Harcourt Abernethy, do hereby on behalf of myself and my heirs and issue lawfully begotten absolutely renounce and abandon the use of my said surname of Abernethy, and in lieu thereof assume and adopt the surname of Provost; and, for the purpose of evidencing such change of name, I hereby declare that I shall at all times hereafter in all records, deeds, documents, and other writings, and in all actions, suits, and proceedings as well as in all dealings and transactions, matters, and things whatsoever and upon all occasions use and subscribe the said name of Provost as my surname in lieu of the surname of Abernethy so abandoned as aforesaid. And I therefore hereby expressly authorize and require all persons therefore hereby expressly authorize and require all persons

whomsoever at all times to designate, describe, and address me and my heirs and issue by such adopted surname of Provost only.

In witness whereof I have hereto subscribed my Christian name of Selwyn Harcourt and my adopted and substituted surname of Provost this 7th day of March, one thousand nine hundred and twenty-two.

#### SELWYN HARCOURT PROVOST.

Signed, sealed, and delivered by the above-named Selwyn Harcourt Provost in the presence of—R. A. Cuthbert, Solicitor,

## DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership heretofore subsisting between HARRY MURPHY and HENRY THOMAS MARTIS, carrying on business at the Victoria Billiardsaloon in the Goodwin Buildings in Cuba Street, Wellington, as Billiard-saloon Proprietors, has been dissolved by mutual consent as from the 21st day of March, 1922.

Dated this 21st day of March, 1922.

H. MURPHY, H. T. MARTIS.

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m R}$  eport of the trial of dennis gunn.

In Pamphlet form. Price, 2s. 6d.

Orders should be sent to the

GOVERNMENT PRINTER. Wellington.

#### BANKRUPTCY NOTICES

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.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

SCHOOL FOR THE DEAF, NEAR SUMNER, CHRISTCHURCH.

Under the Control and Supervision of the Education Department.

# Director: Mr. J. E. STEVENS.

CR 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 the the the Education Department previously grants exemption. Though a child is, as a rule, best fitted to begin the school course at the age of six, advice should be obtained as soon as any sign of deafness is observed.

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

1. Children born deaf, or who have lost their hearing

before learning to speak.

2. Children who can hear a little, but are too deaf to be taught in a public school.

3. Children who have lost their hearing after having learned to speak.

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

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

SECRETARY TO THE EDUCATION DEPARTMENT, WELLINGTON.

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