

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, APRIL 13, 1922.

Additional Land at Drury taken for the Purposes of the Kaipara-Waikato Railway.

L.s.

JELLICOE, Governor-General.

A PROCLAMATION.

WHEREAS it has been found desirable for the use, convenience, and enjoyment of the Kaipara-Waikato Railway to take further land at Drury, in addition to land previously acquired for the purposes of the said railway:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred on me by sections twenty-nine and one hundred and eighty-eight of the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land :-

A. R. P. 0 0 22

Part Lots 37 and 38 of Section 9 of a sub-division of Allotments 37 and 38, Parish of Opaheke.

0 0 0.4 Allotment 256, Parish of Opaheke.

Situated in Block VIII, Drury Survey District (Runciman), Township of Drury. (S.O. 21833, blue.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 30302, deposited in the office of the Minister of Railways at Wellington, and thereon coloured blue and yellow.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 3rd day of April, 1922.

W. H. HERRIES, For Acting Minister of Railways.

GOD SAVE THE KING!

Land set apart as a Provisional State Forest.

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

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

SCHEDULE.

SOUTHLAND FOREST-CONSERVATION REGION. Part Provisional State Forest No. 24.

ALL that area in the Southland Land District, in the County ALL that area in the Southland Land District, in the County of Wallace, situated in Eglinton and Te Anau Survey Districts, and containing 21,434 acres approximately, bounded as follows: Commencing at the bush edge on the western boundary of Block II, Eglinton Survey District, bounded towards the north by Pastoral Run 394 to the northern boundary of Te Anau Survey District, Block XII; towards boundary of Te Anau Survey District, Block XII; towards the north-east and south by provisional State forest; again towards the south generally by Pastoral Run 301s and by an educational endowment; towards the west by a scenic reserve and Crown land to the place of commencement: excluding from the above-described area the Crown land lying between the bush edges near the south-west corner of Block VII and the south-east corner of Block VIII, Te Anau Survey District aforesaid. As the same is delineated on atlas 181, deposited in the Head Office, State Forest Service, at Wellington, and thereon edged green. at Wellington, and thereon edged green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 10th day of April, 1922.

R. HEATON RHODES, Commissioner of State Forests,

Approved in Council.

F. D. THOMSON, Clerk of the Executive Council

GOD SAVE THE KING!

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Special Tenures, in the Hawke's Bay Land District.

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

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

HAWKE'S BAY LAND DISTRICT.—CROWN LAND.

Dannevirke County-Tiratu Block.

SECTION 45, Block IV. Tahoraite Survey District: Area, 2 acres. (Formerly part of Section 30, Block IV.)

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road in Paritutu Survey District, Taranaki Land District.

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

A PROCLAMATION.

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

SCHEDULE.

Approximate area of the piece of land proclaimed as a road: 2 roods 30 perches.

Portion of Section 141 (Education Reserve), Block VI, Paritutu Survey District.

In the Taranki Land District; as the same is more particularly delineated on the plan marked L. and S. 22/1842 deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1956, and thereon coloured pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 7th day of April, 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 Wellington Land District.

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

A PROCLAMATION.

TN 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-first day of March, one thousand nine hundred and seventeen, and published in the Gazette of the twenty-ninth day of March, one thousand nine hundred and seventeen. day of March, one thousand nine hundred and seventeen, setting apart settlement land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the area shown in the Schedule

SCHEDULE.

WELLINGTON LAND DISTRICT.—SETTLEMENT LAND. Lot 2 of 6 and part Section 11, Makowai Settlement: Area, 81 acres 3 roods 16 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 4th day of April, 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 North 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 twenty-third day of August, one thousand nine hundred and seventeen, and published in the Gazette of the thirtieth day of August, one thousand nine hundred and seventeen, setting apart Crown lands for selection by discharged soldiers, under the Land Act, 1908, in so far as it relates to the land in the Schedule hereto. Schedule hereto.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT,-NATIONAL ENDOWMENT. SECTION 13, Block XII, Tokatoka Survey District, Otamatea County: Area, 67 acres 1 rood 39 perches.

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

[r.s.] JELLICOE, Governor-General.

A PROCLAMATION.

A PROCHAMATION.

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 thirtieth day of April, one thousand nine hundred and twenty-one, and published in the Gazette of the fifth day of May then instant, setting apart settlement land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

WELLINGTON LAND DISTRICT.—SETTLEMENT LAND. SECTION 4, Otahome Settlement, Rewa and Castlepoint Survey Districts: Area, 528 acres 1 rood 14 perches.

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

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I. John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the twenty-sixth day of March, one thousand nine hundred and twenty, and published in the Gazette of the first day of April 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.

Wellington Land District.—Settlement Land.— Second-class Land.

SECTION 7s, Akitio Settlement, Akitio County; Block VII, Mount Cerberus Survey District, and Block I, Waimata Survey District: Area, 635 acres 1 rood 24 perches.

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

[L, S,]

JELLICOE, Governor-General.

A PROCLAMATION.

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

SCHEDULE

SOUTHLAND LAND DISTRICT .- CROWN LAND. Wallace County.—Aparima Hundred.

Area, 159 3 21 ,, 274 1 27 SECTION 22, Block VII 25 . .

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 3rd day of April, 1922.

W. H. HERRIES, for Minister of Lands.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

N 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 first day of November, one thousand nine hundred and eighteen, and published in the Gazette of the seventh day of November then instant, setting apart Crown land for selection by discharged soldiers, under the Land Act, 1908.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—CROWN LAND,—NATIONAL ENDOWMENT.

SECTION 25, Block XVII, Jacob's River Hundred, Wallace County: Area, 207 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 3rd day of April, 1922.

W. H. HERRIES, for Minister of Lands.

GOD SAVE THE KING!

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

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-first day of December, one thousand nine hundred and twenty, and published in the *Gazette* of the thirteenth day of January, one thousand nine hundred and twenty-one, 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.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- SETTLEMENT LAND. SECTION 1198, Waikiwi Town Settlement: Area, 1 rood.

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

JELLICOE, Governor-General.

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the sixth day of December, one thousand nine hundred and twenty, and published in the Gazette of the ninth day of December 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 Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

. SOUTHLAND LAND DISTRICT.—SETTLEMENT LAND.

Waikiwi Town Settlement.

			Ar	ea.				Аге		
		A.	R.	. Р.			A.	R.	P.	
SECTION	6s	 0	0	39.1	Section	112s	 0	1	0	
,,	7s	 0	0	38.6	,,	116s	 0	0	39.8	
,,	55s	 0	0	39.3	,,	118s	 0	1	0	
,,	88s	 0	0	39.8	,,	124s	 0	1	0	
	109s	 0	1	0	,,	130s	 0	0	0.2	
	110s	 0	1	0	,,	131s	 0	1	0.1	

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 4th day of April, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Proclaiming Road-lines laid out through Mangorewa-Kaharoa 6e Section 3 No. 2h Block to be Public Roads.

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

A PROCLAMATION.

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

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

And whereas the said Court is of the opinion that in the public interest the said road-lines should be proclaimed as public roads, and a notification to that effect has been forwarded to the Minister of Lands, in terms of section fifty-one of the Native Land Amendment Act, 1913:

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 section forty-eight of the Native Land Amendment Act, 1913, 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. R. P.

20 1 27 Mangorewa-Kaharoa 6E Section 3 No. 2H
Block, situated in Blocks VII, VIII, and
XII, Rotorua Survey District.

6 2 34 5 Mangorewa-Kaharoa 6E Section 3 No. 2H
Block, situated in Block VIII, Rotorua
Survey District.

the Auckland Lord Division A. R. P. 20 1 27

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/950,

deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1950, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

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

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

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

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

WAIKOPIRO 3B 2B Block, Section 2, Takapau Survey District: Approximate area, 445 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 3rd day of April, 1922.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Amending a Proclamation proclaiming Land as a Road, and Road closed, in Blocks V and VI, Paekakariki Survey District, Hutt County.

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

In pursuance and exercise of the powers and authorities vested in me by the Land Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of 1, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby amend the Proclamation dated the fourth day of June, one thousand nine hundred and nineteen, and published in the New Zealand Gazette No. 72, of the nineteenth day of the same month, proclaiming land as a road and road closed in Blocks V and VI, Paekakariki Survey District, by inserting therein the following Schedules in lieu of the Schedules mentioned therein, which are hereby revoked. which are hereby revoked.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R.

7.26 Section 3c No. 1A Pukerua Block, Blocks 39.14 ", 3B V and VI. 2 39·14 0 11·8

", 3c No. 1A, Pukerua Block, Blocks
", 3c No. 1A, Pukerua Block, Block VI. Coloured on plan: Red.

SECOND SCHEDULE.

APPROXIMATE areas of the pieces of road closed :-

Adjoining or passing through Section Part of 3A 4 and 3c No. 1A, Pukerua Block, Blocks V and VI. A. R. P. 0 2 1.6

 $\begin{pmatrix} 0 & 0.14 \\ 1 & 1.2 \end{pmatrix}$ Part of 3c No. 1a, Pukerua Block, Block VI. Coloured on plan: Green.

All situated in Paekakariki Survey District. (S.O. 1471.) In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 53919, deposited in the office of the Minister of Public Works at

Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks VI, IX, and X, Whitianga Survey District, Coromandel and Thames Counties.

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 Whitianga Survey District described in the Schedule hereto.

SCHEDULE.

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

A. R. P. 4 3 24 29 2 34 Portion of Paturau Block, Block VI; coloured red. Whenuakite No. 2 Block, Block VI; col-

oured blue. Karo Block (timber lease), Blocks VI and 5 2 30

28 1 0

Karo Block (timber lease), Blocks VI and IX; coloured red.
Graham and Willis Grant (O.L.C. 167),
Blocks IX and X; coloured blue.
(S.O. 19998.)
Graham and Willis Grant (O.L.C. 167),
Block X; coloured red.
(S.O. 21214.) 7 0 0

Situated in Whitianga Survey District. In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53455, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block VI, Tryphena Survey District, Great Barrier Island County.

JELLICOE, Governor-General. A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE area of the piece of land proclaimed as a road: 5 acres 3 roods 8 perches.
Portion of Sections 21 and 22; coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 5 acres

O roods 29 perches.

Adjoining or passing through Sections 18, 17, S.W. 16,
M. portion 16, 21, and 22; coloured green.

All situated in Actea Parish, Block VI, Tryphena Survey

District. (S.O. 21769.)
All in the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53416, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 10th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block IV, Ruakaka Survey District, Whangarei 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 Ruskaka Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P. 0 3 95

3 25.3 Portion of part Lot 11 of Allotment 15; 0 17.6 coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

Approximate areas of the pieces of road closed :-

A. R. P.

1 0 23 Adjoining or passing through part Lot 11 of
0 0 14 1 Allotment 15; coloured green.

All situated in Manaia Parish, Block IV, Ruakaka Survey District. (S.O. 21023.)
All in the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53876, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XIV, Geraldine Survey District, Geraldine 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 Geraldine 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.

TIAND PROCLAIMED AS A ROAD.

Approximate areas of the pieces of land proclaimed as a road:—
A. R. P.
0 1 2.5
3 1 2

Portion of Section 19713; coloured pink. Secs. 10508, 11474, and 36396; coloured pink.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. R. P. Adjoining or passing through
0 1 8.5 Sections 10508 and 19713; coloured green.
1 3 16.6 Secs. 10508 and 19713, and Crown land; coloured green.

All situated in Block XIV, Geraldine Survey District (Canterbury R.D.). (S.O. 821/366.)
All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 53913, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block V, Leeston Survey District, Ellesmere County.

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

A PROCLAMATION.

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A.	R.	P.				_
0	0	9	Portion of	Section 4111	; coloured	purple.
0	0	14.4	,	4111	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	yellow.
0	0	4.8	,,	4111	"	green.
0	0	2.5	Portion of	Secs. 4111 &	7004; colo	oured blue.
0	0	10.4	Portion of	Section 7004	; coloured	purple.
0	0	4.8	,,	7004	,,	blue.
0	0	4.8	,,	7004	*	yellow.
0	0	9.6	,	7004	"	green.
0	0	4.8	,,	7004	"	blue.
0	0	1.9	,,	7004		yellow.
				. ~		

Situated in Block V, Leeston Survey District (Canterbury

S.D.). (S.O. 270v.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 53697, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Depot, a Yard, Paddocks for Roadmen and Foreman, and for General Purposes of the Ashley County Council, in Blocks I and II, Rangiora Survey District, Ashley 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 depot, a yard, paddocks for roadmen and foreman, and for general purposes of the Ashley County Council, and shall vest in the Chairman, Councillors, and Inhabitants of the County of Ashley as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-sixth day of April, one thousand nine hundred and twenty-two. hundred and twenty-two.

SCHEDULE.

Approximate areas of the pieces of land taken :-

A. R. P. Portion of
4 0 19 Section 17168; coloured green margin.
3 3 15 "17168 red.
Situated in Blocks I and II, Rangiora Survey District (Canterbury R.D.). (S.O. 1797)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 53698, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block IV, Tahoraite Survey District.

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

Situated in Block IV, Tahoraite Survey District (Hawke's Bay R.D.). (S.O. 566, green.)
In the Hawke's Bay Land District; as the same are more

particularly delineated on the plan marked P.W.D. 53023, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 10th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Block 1, Patetere South
Survey District, Matamata County.

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

A PROCLAMATION.

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

SCHEDULE.

APPROXIMATE areas of the pieces of road laid out and taken:-

A. B. P.
5 3 3 Portion of Waotu South 9F; coloured red.
2 3 22 , 9D , purp

2 3 22 " 9D " purple. Situated in Block I, Patetere South Survey District (Auckland R.D.). (S.O. 21542.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 52259, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

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

Laying out and taking a Road in Block XIV, Maungataniwha Survey District, Hokianga County.

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

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

SCHEDULE.

Approximate areas of the pieces of road laid out and taken :-

Α.	в.	Р.				
4	2	13	Portion of Section	2a No. 3;	coloured	blue.
5	1	10	,,	24 No. 2		yellow.
0	0	11	,	2a No. 4	~	red.
1	0	13	"	2a No. 5		red.
0	3	28	"	2a No. 1	*	blue.
			(Mangamuka W	est Block.))	

Situated in Block XIV, Maungataniwha Survey District (Auckland R.D.). (S.O. 21649.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53621, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 8th day of April, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Revoking Part of a Proclamation taking Land for the Purposes of a Road in Blocks VI and X, Uawa Survey District, Uawa 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 Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the fourth day of October, one thousand nine hundred and twentyone, and published in the New Zealand Gazette No. 89, of the sixth day of October, one thousand nine hundred and twentyone, taking land for the purposes of a road in Blocks VI and X, Uawa Survey District, as affects the piece of land comprizing thirty-seven perches and being described in the said Proclamation as portion of closed road, Block VI, Uawa Survey District (Poverty Bay R.D.) (S.O. 946, brown), such piece of land having been incorrectly described.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 10th day of April, 1922.

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

Amending Regulations relating to the Export of Timber.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated and gazetted the sixth day of August, one thousand nine hundred and eighteen, certain regulations, entitled the Timber Regulations, were made imposing restrictions upon the export of timber from New Zealand:

And whereas the said regulations were amended by an Order in Council dated the eighteenth day of February, one thousand nine hundred and nineteen, and gazetted on the twentieth day of that month

the twentieth day of that month:

And whereas it is desired to further amend the said regulations with respect to the export of certain kinds of

regulations with respect to the export of certain kinds of timber:

And whereas permits for the export of timber in accordance with these regulations have been granted only to sawmills engaged in the export trade prior to the thirty-first day of December, one thousand nine hundred and eighteen:

And whereas owing to the present restricted demand for timber in New Zealand it is desirable that the export of limited quantities of timber by sawmills not engaged in the export trade prior to the thirty-first December, one thousand nine hundred and eighteen, be permitted:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers conferred on him by section forty-seven of the Customs Act, 1913, as amended by the Customs Amendment Act, 1921, and of every other power and authority authorizing him in this behalf, doth hereby amend the Timber Regulations aforesaid in the manner hereinafter set forth.

REGULATIONS.

NOTWITHSTANDING anything to the contrary in the Timber Regulations of the 6th day of August, 1918, as amended on the 18th day of February, 1919, the Board of Trade shall not, without the consent of the Minister in Charge of the

said regulations, permit the export of any rimu, kauri, or beech timber produced in New Zealand during the several periods mentioned in the Schedule hereto in excess of the quantities severally specified in that Schedule for the said periods.

SCHEDULE.

Part I.—Maximum Quantity of Rimu that may be exported by Sawmills engaged in the Export Trade prior to 31st December, 1918.

Periods-1st April, 1922, to 31st March, 1923 .. 15,000,000 ft. 1st April, 1923, to 31st March, 1924 1st April, 1924, to 31st March, 1925 1st April, 1925, to 31st March, 1926 .. 12,000,000 ft. .. 9,000,000 ft. . . 6,000,000 ft.

Part II.—Maximum Quantity of Rimu that may be exported by Sawmills not engaged in the Export Trade prior to 31st December, 1918.

Periods-

.. 2,0. Nil. 2,000,000 ft. 1st April, 1922, to 31st March, 1923 Subsequent years

Part III.—Maximum Quantity of Kauri that may be exported. Periods-

1st April, 1922, to 31st March, 1923 1,500,000 ft. Subsequent years 500,000 ft. . .

Part IV.—Maximum Quantity of Beech that may be exported. Periods-

1st April, 1922, to 31st March, 1923 2,500,000 ft. Each succeeding year ... 2,500,000 ft.

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

Amended Regulations under the Arms Act, 1920.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred on him by the Arms Act, 1920, and the Arms Amendment Act, 1921–22, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following amendments and additions to the regulations made under the Arms Act, 1920, on the twenty-second day of November, one thousand nine hundred and twenty (hereinafter referred to as the said regulations); and doth declare that such amendments and additions shall be read with and form part of the said regulations and shall take effect on and from the date of publication thereof in the Gazette.

REGULATIONS.

REGULATIONS.

17A. EVERY person to whom a permit is issued in terms of section 6 of the Arms Amendment Act, 1921–22, shall keep a register, in which he shall enter the full name and address of each person to whom in pursuance of such permit explosives are delivered, the date of delivery, and the quantity of explosives delivered, and such register shall be available for inspection at any time by any officer of police.

17B. No ammunition shall be procured by a rifle club from the Minister of Defence in pursuance of section 7 of the Arms Amendment Act, 1921–22, except on a requisition signed by the president and secretary of such rifle club. Such requisition shall state the names of the members to whom ammunition is to be supplied, and the quantities. The whom ammunition is to be supplied, and the quantities. The president of such club shall keep, or cause to be kept, a book in which shall be entered the name, occupation, and address of each member to whom ammunition is supplied, and the date and quantity of each supply. Such record shall be available for inspection at any time by any officer of police.

18. Regulation 18 of the said regulations is hereby revoked,

18. Regulation 18 of the said regulations is hereby revoked, and the following substituted in lieu thereof:—
The Commissioner of Police is hereby authorized to prescribe, by notice published in the Gazette, that ammunition ordinarily used for rifles of which the calibre does not exceed 22, and which are ordinarily used for sporting purposes, may be procured or delivered without a permit.

19. Regulation 19 of the said regulations is hereby revoked,

and the following substituted in lieu thereof:

Every person other than a licensed dealer who procures possession of a firearm shall within seven days make application to register such firearm to the nearest authorized officer in the district in which the applicant resides.

31. Regulation 31 of the said regulations is hereby revoked,

and the following substituted in lieu thereof:—
Every application for a certificate of registration shall state when, where, and from whom the applicant obtained the fire-

arm, and the date, place, and number of the certificate of previous registration, if any; and in the case of a shot-gun as described in section 7 (3) of the Act, such certificate of previous registration shall be delivered to the authorized officer. Every authorized officer who issues a certificate of registration shall endorse such particulars of previous registration on such certificate and the copies thereof.

tration on such certificate and the copies thereof.

Every authorized officer who receives a certificate of previous registration of a shot-gun in terms of this regulation shall endorse thereon the particulars of the re-registration, and forward the certificate to the Superintendent or Inspector in charge of the district in which it was issued, who shall cancel it, record the cancellation in his Register of Arms, and forward the cancelled certificate to the police-station at which it was issued in order that the copy of same may be cancelled.

53a. Any license or certificate issued under the Act which has been lost or destroyed may be replaced by a new license or certificate on payment of the fee prescribed for same in the Second Schedule hereto.

54a. Any person committing a breach of, or failing to

54A. Any person committing a breach of, or failing to comply with, any regulation made under the Act shall be liable to a fine not exceeding £20 in any case.

The Second Schedule to the said regulations is hereby revoked, and the following substituted in lieu thereof:—

SECOND SCHEDULE. Frees

F 660.	J	ø,	u.
For license to carry a pistol	0	5	0
For dealer's license	1	0	0
For dealer's license issued to a person who already			
holds a license under the Explosive and Dangerous			
Goods Act, 1908	0	15	0
Provided that a dealer's license for the sale of			
explosives only may be granted free of charge to			
a person who already holds a license under the Ex-			
plosive and Dangerous Goods Act, 1908.			
For a general authority issued to a licensed dealer in			
terms of section 5 of the Arms Amendment Act			
1921–22	0	5	0
For each certificate of registration issued on or after			
1st June, 1922	0	1	0

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

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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.

SCHEDULE. DUNEDIN City Council (for hydro-electrical purposes) 200,000 Dunedin Drainage and Sewerage Board (for drainage and sewerage works) 80,000 Tauranga Borough Council (for completing electrical installation) 12,500 Whakatane Borough Council (for installing a high-15,000 6.500 erecting and furnishing county offices, and purerecting and furnishing county offices, and purchasing machinery)... Tamaki West Road Board (for electricity purposes) Tamaki West Road Board (for electricity purposes, 10 per cent. additional loan)... 10,000 9,000 900 Hobson County Council (for drainage-works in Kaihu Valley) 6,000 Masterton County Council (for completing the Roro-

koko and Taueru bridges) ...

5,000

Dannevirke Borough Council (for erecting boiling-	£
down works)	1,400
Taranaki County Council (for forming and metalling	-,
Corbett Road)	1,000
Feilding Borough Council (for drainage-works)	750
Whangarei Borough Council (for acquisition of land	
for road purposes)	900
Whangarei Borough Council (for compensation for	
land taken for road purposes)	400
Whangarei Borough Council (for acquisition of land	
for road purposes)	300
Whangarei Borough Council (for acquisition of land	
for road purposes)	150
Mangapapa Town Board (for completing the con-	
struction of the Upper Stout Street, the Oswald	
Street, and the Massey Street bridges)	320
Cook County Council (for metalling portions of the	
Waingake-Mangapoike Road, 10 per cent. addi-	
tional)	100
Whakatane County Council (for the erection of	
Paroa Bridge)	320

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

Declaring Portion of the Raetihi-Ohura Road, in the Kaitieke County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

TN pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road

SCHEDULE.

SCHEDULE.

All that portion of the Raetihi-Ohura Road, in the Wellington Land District, Kaitieke County, commencing at its junction with the Retaruke Valley Road near Wade's Landing in public domain, Block XI, Retaruke Survey District, and proceeding thence generally in a south-westerly direction along the left bank of the Wanganui River, for a distance of approximately 50 chains; thence generally in a southeasterly direction, for a distance of approximately 30 chains, adjoining or passing through the said public domain, and terminating at a point 19 chains north of the north-western corner of Section 11, Block XI, Retaruke Survey District; being a distance of one mile, more or less. As the said portion of road is more particularly delineated on plan marked P.W.D. 53945, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red. coloured red.

F. D. THOMSON, Clerk of the Executive Council

Declaring Turner's Junction to West Coast Road, in the Raglan County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that road in the Auckland Land District, Raglan County, known as Turner's Junction to West Coast Road, commencing at its junction with the public road between Sections 1 and 2, Block VI, Awaroa Survey District, and proceeding thence

generally in a northerly direction, adjoining or passing through the said Section 2, Block VI, and Allotment 107, Block II, Awaroa Survey District, and terminating at its junction with the public road between Allotments 110, 107, and 988, Block II, Awaroa Survey District; being a distance of 2 miles 60 chains, more or less. As the said road is more particularly delineated on the plan marked P.W.D. 53999, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red Land District, and thereon coloured red.

F. D. THOMSON, Clerk of the Executive Council

Declaring Portion of the Mangatoi Road, in Tauranga County, to be a County Road.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexcellengy the Governor-General in Council.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road. road.

SCHEDULE.

ALL that portion of the Mangatoi Road in the Auckland Land District, Tauranga County, commencing at its junction with the No. 2 and Ngawaro – Te Puke Road at the northern boundary of Section S. Pn. 30, Block IX, Maketu Survey District, Tauranga County, proceeding thence generally in a south-westerly direction adjoining or passing through the said Section S. Pn. 30 and Section 2, Block IX, Maketu Survey District, and part Section 5, Block XVI, Otanewainuku Survey District, and terminating on the boundary between the Tauranga and Rotorua Counties, being a distance of three miles, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53967, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red and marked "A-B." ALL that portion of the Mangatoi Road in the Auckland

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

Declaring Portion of the Oio Station Road, in the Kaitieke County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

The Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road. Council, become a county road.

SCHEDULE.

ALL that portion of the Oio Station Road, Whakapapa Loan Block, in the Wellington Land District, Kaitieke County, commencing at its junction with the Oio Valley Road at the western corner of Section 33, Whakapapa Loan Block, Block IV, Kaitieke Survey District, and proceeding thence Block IV, Kaitieke Survey District, and proceeding thence generally in a southerly direction, adjoining or passing through the said Section 33 and Sections 35 and 36, Whakapapa Loan Block, Block IV, Kaitieke Survey District, and terminating at the south-western corner of the aforesaid Section 36; being a distance of seventy-seven chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53968, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Declaring Portion of the Mapara South Road in the Waitomo dule hereto shall, on and after the date of this Order in County, to be a County Road.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of the Mapara South Road, in the Taranaki ALL that portion of the Mapara South Road, in the Taranaki Land District, Waitomo County, commencing at the southern boundary of Section 5, Block VIII, Mapara Survey District, and proceeding thence generally in a southerly direction, adjoining or passing through Sections 7 and 9, Block VIII, and part Section 30, Block XII, Mapara Survey District, and terminating twenty-five chains east of the most easterly corner of the said Section 9, Block VIII, Mapara Survey District; being a distance of 2 miles 20 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53997, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Declaring Portion of the Patoto Road, in the Waitomo County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of the Patoto Road, in the Taranaki Land District, Waitomo County, commencing at a point about seven chains south of the southern boundary of Section 3, Block XI, Mapara Survey District, and proceeding thence generally in a northerly direction, adjoining or passing through part Section 5 and Sections 4 and 2, Block XI, Mapara Survey District, and terminating at the southern boundary of Section 1, Block XI, Mapara Survey District; being a distance of one mile more or less. As the said portion of road is of one mile, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53998, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Declaring Portion of Hamilton Road, in the Rotorua County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Sche-

SCHEDULE.

SCHEDULE.

All that portion of Hamilton Road, in the Auckland Land District, Rotorua County, commencing at its junction with the Pikowai South Road, and proceeding thence generally in a north-westerly direction, adjoining or passing through part Section 16 (scenic reserve) and Sections 14, 13, and 10 (national endowment), Block VI, Rotoma Survey District, and terminating at its junction with the Wairoa Valley Road; being a distance of 1 mile 60 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53892, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured yellow.

F. D. THOMSON,

Clerk of the Executive Council.

Declaring Portion of the Hereford Park Settlement Road, in the Tauranga County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion det has been produced the said Dominion det has been produced the said Dominion det has been produced to the the the of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a county road.

SCHEDULE.

SCHEDULE.

All that portion of the Hereford Park Settlement Road, in the Auckland Land District, Tauranga County, commencing at its junction with the Pongakawa to Lake Rotoehu Road, and proceeding thence generally in a southeasterly direction adjoining or passing through part Sections Is and 2s, Block VI, Waihi South Survey District, and terminating at its junction with the road running from Hannon's Road to the said Section Is; being a distance of 50 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 53965, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured yellow and marked "A-B."

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

Declaring Portion of Road in Block IX, Ngatimaru Survey
District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a Government road: 2 acres 0 roods 6.5 perches.

Adjoining or passing through Allotments 8, 9, 10, 11, 12, and 13, Block III, Huiroa Township and Recreation Reserve, Block IV, Huiroa Township, situated in Block IX, Ngatimaru Survey District. (S.O. 870.) (Taranaki R.D.) R.D.).

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 53678, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

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 $\frac{01}{6}$

Declaring Portions of Roads, in Blocks V and IX, Aroha Survey District, to be Government Roads.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portions of roads described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads ment roads.

SCHEDULE.

APPROXIMATE areas of the pieces of roads declared to be Government roads:

R. P. 0 9

Adjoining or passing through
Sections 9, 10, 11, 12, 13, 5A No. 3B, 5A No. 3A, and part 5B, Block V.
Sections part 5B, 14, and 21, Blocks V and IX.

14 and 21, Blocks V and IX.
Secs. 18 (bush res.) and 21, Blocks V and IX.
Sections part 5B, 20, 21, Blocks V and IX. 1 18 1 38.4 3 28.6

Situated in Aroha Survey District. (S.O. 22140.)
In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 53909, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

Directing the Sale of Land under the Public Works Act, 1908, in Block VIII, Rangitoto Survey District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

TN pursuance and exercise of the powers and authorities conferred upon him 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 direct the sale of the land described in the Schedule hereto, such land being no longer required for the public work for which it was accurred. which it was acquired.

SCHEDULE.

APPROXIMATE area of the piece of land directed to be sold: 19.7 perches, being part Allotment 16 of Section 4, City of Auckland, Block VIII, Rangitoto Survey District (Auckland R.D.), (S.O. 21877).

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 53680, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District and thereon

at Wellington, in the Wellington Land District, and thereon edged red.

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

Fixing the Scale of Dues, Tolls, and Charges to be paid for the Use of the Government Wharf, Tauranga Harbour.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by sections eleven and thirteen of the Harbours 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 make the by-laws set forth in the Schedule hereto, regulating the scale of charges for the use of the Government Railway

Wharf, Tauranga Harbour, and doth hereby vest the management of such wharf in the Public Works District Engineer, Tauranga, and doth hereby appoint him to be the person to take all actions and proceedings in respect thereof or in relation thereto.

SCHEDULE.

By-laws.

On every vessel, not otherwise specified, lying within the limits of the railway, for the first month, per working-day or part thereof, per ton net register up to 150 tons ...
 For each additional working-day or part thereof effect the first month

first month, per working-day or part thereof
4. For each additional working-day or part thereof after the first month

Minimum charge per day or fraction thereof...
Vessels occupying berths outside other vessels lying alongside the wharf will be charged half dues.

7. Punts capable of carrying up to 30 tons to be

Punts capable of carrying up to 30 tons to be charged 2s. 6d. for each working-day. Punts capable of carrying over 30 tons to be charged 4s. for each working-day. The charge for launch towing such punts to be deemed to be included in the charges for respective punts.
 Registered ferry-boats working between the Tauranga Harbour Board's wharf at Tauranga and the Government wharf at Mount Maunganui to be exempted from all charges under this Order in Council.

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

Hawera Borough Council declared a Leasing Authority under the Public Bodies' Leases Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Hawera Borough Council is a body of persons having power to lease lands held in trust, reserved, or set apart for public purposes, and has requested the Governor-General in Council to declare it to be a leasing authority within the meaning of the Public Bodies' Leases

Act, 1908:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in compliance with such request, and in exercise of the powers in this behalf conferred by the above-mentioned Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the Hawera Borough Council is a leasing authority within the meaning of the Public Bodies' Leases Act, 1908.

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

Increasing the Holding-area of Land to Settlers in Stour Village Settlement, Canterbury Land District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by an Order in Council issued on the sixth day of July, one thousand nine hundred and one, under the authority of section one hundred and sixty-nine of the Land Act, 1892, fixing the terms and conditions upon which lands in the Stour Village Settlement should be disposed of, it was provided that no lessee shall hold more than one allotment in the said village settlement: And whereas it is expedient to allow one person to hold more than one allotment in the Stour Village Settlement:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance of all powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the Order in Council aforesaid so far as it affects the number of allotments that THEREAS by an Order in Council issued on the sixth

may be held in the Stour Village Settlement, and doth by this present Order declare that on and after the date hereof any settler may apply for and acquire more than one allotment therein; and it is hereby further declared that all the provisions of the Order in Council of the sixth day of July, one thousand nine hundred and one, aforesaid shall apply to the Stour Village Settlement except as regards the number of allotments that may be held.

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

License authorizing the Nelson Picture Company to erect Electric Lines in the City of Nelson.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

1. ROUTE OF ELECTRIC LINES.

ALL that route in the Nelson Land District, City of Nelson, commencing at the Empire Theatre in Bridge Street, and proceeding thence generally in a south-easterly direction across the said Bridge Street and intervening lands to Trafalgar Street, across the said Trafalgar Street to the premises of Trathen and Company, Drapery Importers, situated in the said Trafalgar Street. said Trafalgar Street.

As the same is more particularly delineated on the plan marked P.W.D. 53664, deposited in the office of the Minister of Public Works at Wellington, in the Land District of Wellington, and thereon shown by green lines.

2. System of Supply.

The system of supply shall be as described in paragraph (a) (1) of clause 3 of the regulations. The generating voltage shall be approximately 110 volts between the terminals.

3. DATUM TEMPERATURE.

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

4. DURATION OF LICENSE.

4. Duration of License.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of three years from the date hereof; or until such time as the Nelson City Council is in a position to supply electricity to the licensee should such event occur prior to the expiry of the said period of three years. Upon the expiry of the said term, or upon the sooner determination of this license by revocation or otherwise, all rights hereby granted to the licensee shall thereupon cease and determine; but such expiration or determination shall not relieve the licensee of any liability theretofore incurred under this license. licensee of any liability theretofore incurred under this license.

5. CHARGES FOR ELECTRICAL ENERGY.

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

6. EXTENSIONS.

Notwithstanding anything contained in the regulations in-corporated herein, no extensions or lines other than those along the route hereinbefore described shall be deemed to be authorized by this license.

7. REQUIREMENTS OF NELSON CITY COUNCIL.

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

8. VARIATION IN CONDITIONS OF LICENSE.

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

9. BARE WIRES.

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

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

Licensing William Henry Saies to use and occupy Part of the Foreshore of Totara North, Whangaroa Harbour.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the eleventh day WHEREAS by Order in Council dated the eleventh day of April, one thousand nine hundred and eight, and published in the New Zealand Gazette No. 30, of the sixteenth day of the same month, William Henry Saies, of Totara North, Whangaroa (hereinafter called "the licensee"), was licensed under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy part of the foreshore at Totara North, Whangaroa Harbour, as shown on plans marked M.D. 1930 and 1931, and deposited in the office of the Marine Department at Wellington, as a site for buildings for storing purposes, for a period of fourteen years from the twenty-eighth day of March, one thousand nine hundred and eight:

poses, for a period of fourteen years from the twenty-eighth day of March, one thousand nine hundred and eight:

And whereas such period having expired it is expedient that a license under the said Act for the purposes aforesaid should be granted and issued to the licensee on the terms and conditions hereinafter expressed:

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 said Act, 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 license and and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby license and permit the licensee to use and occupy that part of the foreshore which is particularly shown and delineated in red colour on the plan marked M.D. 1930, so depositd as aforesaid, as a site for buildings for storage purposes, and which said license shall be held and enjoyed by the licensee upon and subject to the terms and conditions set out in the Schedule borsto. hereto.

SCHEDULE.

1. In these conditions the term "Minister" means the Minis-

1. In these conditions the term "Minister" means the Minister of Marine, as defined by the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore necessary for a site for such buildings, which is shown coloured red on the plan marked M.D. 1930, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied

3. In consideration of the concessions and privileges granted by this Order in Council, the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s, and thereafter an annual sum of £2 10s, in advance, dating from the 28th day of March, 1922, the first of such annual payments to be made on the licensee being supplied with a copy of this Order in Council.

4. His Majesty, or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, and out of the said buildings without payment.

5. The licensee shall maintain the above-mentioned buildings in good order and repair.

15. The licensee shan manuam the above-memorial buildings in good order and repair.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said buildings and view the state of repair thereof; and upon such Minister leaving at

or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such buildings, requiring him within a reasonable time, to be therein prescribed, to make good the same, he shall with all convenient speed cause such defect to be removed or such repairs to be made as the case may be repairs to be made, as the case may be.

7. Nothing herein contained shall authorize the licensee to

7. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any proviisons of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

8. The rights, powers, and privileges conferred by or under this Order in Council shall continue in force for fourteen years from the 28th day of March, 1922, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained. first obtained.

9. The said rights, powers, and privileges may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the licensee three calendar months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zagland Zealand.

10. The licensee shall be liable for any injury which the said buildings may cause any vessel or boat to sustain through any default or neglect on his part.

11. In case the licensee shall—

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Fail to pay the sums specified in clause three of these conditions;

(3.) Cease to use or occupy the said buildings for the pur-

poses aforesaid; or

(4.) Become bankrupt, or be in any manner brought under
the operation of any Act for the time being in force
relating to bankruptcy,
then and in either of the said cases this Order in Council, and

then and in either of the said cases this Order in Council, and every license, right, power, or privilege thereby conferred, may be revoked and determined by the Governor-General in Council without any notice to the licensee or other proceeding whatsoever; and publication in the *New Zealand Gazette* of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned or interested, that this Order in Council, and the licensee, rights, and privileges thereby granted and conferred license, rights, and privileges thereby granted and conferred, have been revoked and determined.

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

Licensing Messrs. Medland Brothers to use and occupy Part of the Foreshore at Tryphena Harbour, Great Barrier Island, as a Site for a Jetty and Boat-shed.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, John Thomas Medland and Samuel Medland, of Tryphena, Great Barrier Island (hereinafter called "the licensees"), have applied to the Governor-General in Council for a license under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore and land below low-water mark at Tryphena Harbour, Great Barrier Island, in order to erect and maintain a jetty and boat-shed thereon; and, in accordance with the one-hundred-and-fifteenth section of the said Act, have deposited a plan in the office of the Marine Department at Wellington, marked M.D. 5419 (three sheets), showing the place where it is intended to erect such sheets), showing the place where it is intended to erect such jetty, and the area of foreshore and land below low-water mark intended to be occupied for such purpose:

And whereas it has been made to appear to the Governor-General in Council that the proposed jetty and boat-shed will not be or tend to the injury of pavication: and the said plan

General in Council that the proposed jetty and boat-shed will not be or tend to the injury of navigation; and the said plan has, prior to the making of this Order in Council, been approved by the Governor-General in Council:

And whereas it is expedient that a license under the said Act for the purpose aforesaid should be granted and issued to the licensees on the terms and conditions hereinafter expressed:

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 said Act, and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensees as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of constructing or erecting a jetty and boat-shed thereon, such license to be held and enjoyed by the licensees upon and subject to the following terms and conditions.

CONDITIONS.

1. In these conditions the term "Minister" means the Minister of Marine as defined by the Shipping and Seamen Act, 1908; and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore and land below low-water mark necessary for the erection of the jetty and boat-shed as shown on plan M.D. 5419.

3. In consideration of the concessions and privileges granted by this Order in Council the licensees shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, such annual payments to date from the date hereof. payments to date from the date hereof.

payments to date from the date hereof.

4. The rights, powers, and privileges conferred by this Order in Council shall continue in force for fourteen years computed from the date of this Order in Council, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

5. The said rights, powers, and privileges may be at any time resumed by the Governor-General, and the licensees may be required to remove the jetty and boat-shed at their own cost.

be required to remove the jetty and boat-shed at their own cost, without payment of any compensation whatever, on giving to the licensees three months' previous notice in writing. Any such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensees in New Zealand.

The licensees shall maintain the above-mentioned jetty 6. The licensees shall maintain the above-mentioned jetty and boat-shed in good order and repair, and shall at all times exhibit therefrom, and maintain at their own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

7. Any present authorized by the Minister may at all.

7. Any person authorized by the Minister may at all reasonable times enter upon the said jetty and boat-shed and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensees a notice in writing of any defect or want of repair in such jetty, requiring them, within a reasonable time, to be therein prescribed, to repair the same, they shall with all convenient speed cause such defect to be removed or such repairs to be made.

8. The licensees shall be liable for any injury which may be sustained by any vessel or boat in passing the jetty and boat-shed, or by contact therewith, and which may be occasioned by any default or neglect on their part.

9. In case the licensees shall—
(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said jetty and boat-shed for a period of thirty days;

(3.) Fail to pay the sums specified in clause 3 of these conditions; or

(4.) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being relating to bankruptcy,—

then and in any of the said cases this Order in Council, and then and in any of the said cases this Order in Council, and every right, power, and privilege, may be revoked and determined by the Governor-General in Council, without any notice to the licensees or other proceeding whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensees, and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined; and upon such revocation the Minister may cause the said jetty and boatshed to be removed, and may recover the costs incurred by any such removal from the licensees. any such removal from the licensecs.

10. The construction of the jetty shall be deemed to be an acceptance by the licensees of the conditions of this Order

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

Secondary Schools.—Amendments in the Regulations under the Education Act, 1914.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914, and the amendments of that Act, and all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the amendments set out in the Schedule hereto in the regulations relating to secondary schools made by Order in Council dated the eighth day of December, one thousand nine hundred and twenty-one, and subsequently amended; and doth prescribe that this Order shall come into force on the date of the first publication thereof in the New Zealand Gazette.

SCHEDULE.

REGULATIONS RELATING TO SECONDARY SCHOOLS.

1. Clause 12 is hereby amended by revoking the proviso thereto.

2. Clause 14 is hereby amended-

(a.) By adding the following proviso to subclause (1):-

"Provided that unless the Director is satisfied that an increased attendance qualifying a school for a higher grade is permanent he may direct that the grade of the school shall be raised only provisionally, and subsequently if the increased attendance is not maintained he may place the school in the grade in which it was classified previously."

(b.) By adding the following subclause:

- "(3.) If the circumstances make it expedient, in the opinion of the Board and the Minister, that a modification of the staffing of a school as provided in the previous subclause is reasonable or necessary, the Minister may authorize the Board to modify the staff in such manner and for such period as he thinks fit, provided that the total payments for salaries and allowances are not thereby increased."
- 3. Clause 17 is hereby amended by revoking subclause (1) thereof, and renumbering the remaining subclauses "(1)," "(2)," and "(3)."

4. Clause 18 is hereby amended-

- (a.) By revoking subclause (1) thereof, and renumbering the remaining subclauses "(1)," "(2)," and "(3)."
- (b.) By inserting before the word "teacher" in subclause (4) the word "assistant."
- (c.) By deleting from subclause (4) the words "three years," and substituting the words "one year."

5. Clause 21 is hereby amended-

(a.) By deleting from subclause (1) the words "appointed after the 31st day of December, 1920."

- (b.) By revoking subclause (2), and inserting in lieu thereof:—

 "(2.) If at any time the grade of a school is reduced, the Principal shall for a period of three years after such reduction continue to receive the same salary as if no reduction had taken place.
- (c.) By deleting from subclause (3) the words "or shares in the profits derived from," and substituting "remuneration for services in, or shares in the profits derived from.'

6. Clause 22 is hereby amended-

(a.) By deleting from subclause (2) the words "payable from the 1st January, 1921."

(b.) By revoking subclause (3), and substituting in lieu thereof: "(3.) Every assistant teacher who is appointed to any position shall on his appointment receive the minimum of the grade of salary for such position unless the Director, on the recommendation of the Inspector, approves of a higher commencing salary within the grade."

c.) By deleting from subclause (4) the words "or from the 1st February, 1922, whichever is later," and substituting "and thereafter he shall receive an annual increment on each succeeding 1st February. ruary until he reaches the maximum of the grade of salary for

his position."

(d.) By adding to subclause (4) the proviso:

"Provided that if an assistant appointed to any position is classified in a grade lower than the grade corresponding to the position occupied he shall not be entitled to any increment under this subclause."

7. Clause 23 is hereby amended by substituting "£225" for "£220."

8. Clause 28 is hereby revoked.

9. Clause 30 is hereby amended by deleting the words "receivable in each year by," and substituting "paid in each year to"; and by deleting from the proviso the words "paid to," and substituting "receivable by.

10. Clause 31 is hereby amended—

- (a.) By deleting from subclause (1) the words "as from the 1st day of January, 1921.
- (b.) By adding to subclause (2) the words "and may be paid at a rate to be determined under the regulations for the classification and salaries of teachers in technical schools."

11. Clause 33 is hereby amended by adding thereto the words "except in special cases approved by the Minister."

12. Clause 37 is hereby amended by inserting, after the words "shall be granted such leave," the words "without loss of salary."

13. Clause 38 is hereby amended by adding thereto the words "but without pay: Provided that in special cases when the circumstances warrant salary may be paid at the discretion of the Board for a period not exceeding three days, the circumstances being explained in each case to the Department; and, further, that on the approval of the Director salary may be paid for a period not exceeding seven days.'

14. Clauses 40, 41, and 45 are hereby revoked.

15. Clause 46 is hereby amended-

(a.) By deleting from subclause (1) the words "in at least one newspaper published in each of the four centres," and substituting "in the New Zealand Education Gazette at least ten days before the appointment is made, or in such other manner as the Minister

may approve.

(b.) By deleting the proviso to subclause (3), and substituting: "Provided that if no applicant classified in a grade corresponding at least to the grade of the vacant position possesses the required qualifications, the Board may select for appointment the applicant from the next lower grade who most nearly fulfils the requirements for the position."
(c.) By adding the following subclauses:-

- "(4.) No applicant shall be eligible for appointment to a position of Principal unless he is qualified to be classified as an assistant in Grade A.
- "(5.) Notwithstanding anything in this clause, whenever an assistant teacher receives notice that his services are to be dispensed with through a fall in the attendance of a school, and he is an applicant for a vacancy of the same grade occurring in any secondary school, he shall be appointed to the vacant position unless it is shown to the satisfaction of the Minister that he is unsuitable for such position."

16. The clauses of the regulations as amended herein are renumbered consecutively 1 to 47, and the following clauses are added to the regulations :-

Relieving Teachers.

48. A relieving teacher classified as an assistant teacher under these regulations shall be paid the minimum salary of the grade in which he is classified, or such higher salary within the grade as the Director may approve; if not classified, a relieving teacher shall be paid the minimum of Grade D, or at such rate as the Director may approve; provided that no relieving teacher shall receive a higher salary than the maximum salary for the position in which he is employed.

49. The salary of a relieving teacher shall be paid for the period during which he actually discharges the duties of his position; provided that a relieving teacher employed for two months or more during any calendar year shall be entitled, at the discretion of the Board, to salary for part of the school vacation following any period of engagement, such part not to

exceed one-fourth part of the period of actual teaching during that year.

50. No relieving teacher shall be appointed to any position unless his services in that position are likely to be required for a period of more than one week.

F. D. THOMSON, Clerk of the Executive Council. Money-orders for the United States of America.—Commission.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the twenty-seventh

HEREAS by Order in Council dated the twenty-seventh day of April, one thousand nine hundred and twenty-one, and gazetted on the fifth day of May, one thousand nine hundred and twenty-one, a regulation was made under the authority of the Post and Telegraph Act, 1908 (hereinafter termed "the said Act"), fixing a rate of charges for the transmission through the medium of the Post Office of moneyorders payable in the United States of America (including Hawaii and the territory of Porto Rico): And whereas it is expedient to amend such rate of charges in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulation made and the rate of charges fixed by the above-mentioned Order in Council, and in lieu thereof doth hereby fix the rate of charges set forth in the Schedule hereto; and doth hereby direct that this Order in Council shall have effect on and after the date of its publication in the New effect on and after the date of its publication in the New

Zealand Gazette.

SCHEDULE.

MONEY-ORDERS BY POST.

PAYABLE in the United States of America (including Hawaii and the territory of Porto Rico): 6d. for each £1 or fraction thereof.

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

Sections 2 to 11 of the Public Trust Office Amendment Act, 1921-22, to come into Operation on the 1st Day of May,

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section twelve of the Public Trust Office VV Amendment Act, 1921–22, it is enacted that the provisions of sections two to eleven of the said Act shall come into operation on a day to be named by the Governor-General in Council;

in Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the authority conferred upon him by the said section twelve, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the said sections two to eleven of the Public Trust Office Amendment Act, 1921–22, shall come into operation on the first day of May, one thousand nine hundred and twenty-two. twenty-two.

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

Regulations for taking Fish in Lake Roto Aira.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the power conferred upon him by section 28 of the Native Land Amendment and Native Land Claims Adjustment Act, 1921-22, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations with respect to the taking of trout or other fish in Lake Roto Aira.

REGULATIONS.

1. IT shall be lawful for any Native of the Ngatituwharetoa tribe to take trout or other fish from Lake Roto Aira without

2. Any Native of such tribe may authorize in writing any other Native to take trout from such lake, but no such authority shall in any case be granted to a European.

3. No trout taken from such lake shall be bought or sold

or exposed for sale.

4. No person, except as provided in these regulations, shall be entitled to fish in such lake, notwithstanding that he may be the holder of a license to fish in any acclimatization district or of a license to fish in the Rotorua Acclimatization

5. For the purposes of these regulations the words "Native" and "European" shall have the meanings assigned to them in section 2 of the Native Land Act, 1909.

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

The North-western Side of Portion of George Street South in the Borough of Mount Albert exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Mount Albert Borough Council on the 6th day of March, 1922—namely, "The Mount Albert Borough Council, having control of that portion of George Street South abutting on Lot 10 of the subdivision of Lot 6 of Allotment 11 of Section 10, Suburbs of Auckland, having a total length of about 62 ft. 9½ in. and a width of 50 ft., by resolution declares that the provisions of section 117 of the Public Works Act, 1908, shall not apply to the said portion of George Street South"; subject to the condition that no building or part of a building shall at any time be erected on the north-western side of the portion of George Street South described in the Schedule hereto, within a distance of thirty-three feet from the centre-line of the said portion of street. portion of street.

SCHEDULE.

ALL that portion of street situated in the North Auckland Land District, Borough of Mount Albert, known as George Street South, abutting on Lot 10 of Subdivision of Lot 6 of Allotment 11 of Section 10, Suburbs of Auckland. As the said portion of street is more particularly delineated on the plan marked P.W.D. 53964, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

The Eastern Side of Portion of Record Street and the Northern Side of Portion of Clemow Road in the Borough of New Plymouth exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

The Excellency the Governor-General in Council.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the New Plymouth Borough Council on the 20th day of February, 1922—namely, "That the New Plymouth Borough Council, being the local authority having control of the streets hereinafter mentioned, hereby resolves and declares that the provisions of section one

hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply (a) to that portion of the eastern side of Record Street, New Plymouth, to which Allotments 9 and 10 of Subdivisions 1 and 2 of part Section 95, Fitzroy District, Block V, Paritutu Survey District, have frontages, (b) nor to that portion of the northern side of Clemow Street, New Plymouth, to which Allotments 1 to 9 (both inclusive) of Subdivisions 1 and 2, part Section 95, Fitzroy District, Block V, Paritutu Survey District, have frontages"; subject to the condition that no building or part of a building shall at any time be erected on the eastern side of portion of Record Street and the northern side of portion of Clemow Road described in the Schedule hereto, within a distance of thirty-three feet from the centre-line of the said portions of streets.

SCHEDULE.

ALL that portion of street situated in the Taranaki Land District, Borough of New Plymouth, known as Record Street, abutting on Allotments 9 and 10 of Subdivisions 1 and 2 of Part Section 95, Fitzroy District, Block V, Paritutu Survey

Also all that portion of street situated in the said land district and borough, known as Clemow Road, abutting on Allotments 1 to 9 (both inclusive) of Subdivisions 1 and 2 of part Section 95, Fitzroy District, Block V, Paritutu Survey District.

As the said portions of streets are more particularly delineated on the plan marked P.W.D. 53937, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON, Clerk of the Executive Council

The Northern Side of Portion of Dean Street, in the City of Dunedin, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twenty-ninth day of March, one thousand nine hundred and twenty-two—viz., "That the City Council of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of that street within the City of Dunedin known as Dean Street where the same abuts on to part of Section IIO and 337R, Waikari District, and part of Allotment 58, Second Extension of Kirkland Hill, as the same is more particularly delineated on the diagram annexed hereto and thereon coloured brown"; such portion of street being described in the Schebrown"; such portion of street being described in the Schedule hereto.

SCHEDILE.

ALL that portion of street situated in the Otago Land District, City of Dunedin, known as Dean Street, abutting on part Section 110 and Section 337a, Waikari District, and part of Allotment 58, Kirkland Hill Second Extension. As the said portion of street is more particularly delineated on the plan marked P.W.D. 53893, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured brown.

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

Prescribing the Rate of Interest that may be paid by the One Tree Hill Road Board in respect of a Loan of £50,000 for Road-improvements.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS 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, under section five of the Auckland City Loans Consolidation and Empowering Act, 1921, the Auckland City Council is authorized to lend to the One Tree Hill Road Board, and the said Road Board is authorized to borrow from the Council, out of the consolidated loan of five hundred

the Council, out of the consolidated loan of five hundred thousand pounds, the sum of fifty thousand pounds for the purpose of paving portions of Great South Road and Manukau

purpose of paving portions of Great South Road and Manukau Road, upon such terms and conditions as may be agreed upon between the Council and the Road Board:

And whereas the Road Board has agreed with the Council to accept the fifty thousand pounds at a rate of interest which will return to the Council six pounds ten shillings and five-pence per centum, this being the rate at which the money was raised by the Council beyond New Zealand:

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

per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the One Tree Hill Road Board in respect of the said fifty thousand pounds shall be a rate not exceeding six pounds ten shillings and five pence per centum per annum, and the said One Tree Hill Road Board is hereby authorized to borrow the said sum of fifty thousand pounds accordingly. the said sum of fifty thousand pounds accordingly.

F. D. THOMSON Clerk of the Executive Council.

Prescribing the Rates of Interest that may be paid by the Invercargill Borough Council in respect of Loans of (1) £50,000, (2) £25,000, and (3) £1,500 authorized to be raised, and known as the Electricity Loan No. 7, the Tramways Loan No. 6, and the Reclamation Loan No. 3 respectively.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL 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 preceded.

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 Invercargill Borough Council is authorized to borrow the sums of, firstly, fifty thousand pounds for electricity, secondly, twenty-five thousand pounds for tramways, and, thirdly, fifteen hundred pounds for reclamation, and is now desirous of borrowing the moneys at increased rates of interest.

rates of interest:

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

consent as required by the above-recited section eleven, and it is desired that the rates of interest at which the said loans of fifty thousand pounds, twenty-five thousand pounds, and fifteen hundred pounds may be borrowed be increased to not exceeding six and a half per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rates of interest that may be paid by the Invercargill Borough Council in respect of the said loans of fifty thousand pounds, twenty-five thousand pounds, and fifteen hundred pounds shall be at rates not exceeding six and a half per centum per annum, and the said Invercargill Borough Council is hereby authorized to borrow the said sums accordingly.

F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Palmerston North Borough Council in respect of £10,000, being Portion of a Loan of £70,000 authorized to be raised for Road-improvements and Storm-water Drainage.

| Now, therefore, His Excellency the Governor-General of

JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS 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 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:

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 to borrow the sum of seventy thousand pounds for road improvements and storm-water drainage at a rate not exceeding five and a quarter per centum per annum, and is now desirous of borrowing the sum of ten thousand pounds, being part of the seventy thousand pounds, at an increased rate of interest:

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

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said sum of ten thousand pounds may be borrowed be increased to not

of ten thousand pounds may be borrowed be increased to not exceeding six and a half per centum per annum:

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

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, as 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 Auckland Harbour Board is empowered, under section three of the Auckland Harbour Board and Empowering Act, 1919, to borrow the sum of one million pounds at such a rate of interest as will produce to the lender a return not exceeding five and a half per centum per annum, and is now decirous of horses in the sum of the sum of the sum of the produce to the lender a return not exceeding five and a half per centum per annum, and is now decirous of the sum of the su

a return not exceeding five and a half per centum per annum, and is now desirous of borrowing one hundred thousand pounds, being part of the said one million pounds, at an increased rate of interest:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Auckland Harbour Board shall be such rate as will not produce to the lender a return exceeding six per centum per annum, and the Auckland Harbour Board is hereby authorized to borrow the said sum of one hundred thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Palmerston North Borough Council in respect of £14,500, being Portion of a Loan of £39,500 authorized to be raised for the Construction of Water-tables, Road-improvements, Footways, and Cycle-tracks.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, as HEREAS 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 to borrow the sum of thirty-nine thousand five hundred pounds for the construction of water-tables, road-improvements, footways, and cycle-tracks, at a rate of interest not exceeding five and a quarter per centum per annum, and is now decirates for the construction of the the sum of the per centum per annum, and is now decirates for the construction of the sum of the per centum per annum, and is now decirates for the construction of the sum of the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum, and is now decirates for the per centum per annum.

road-improvements, footways, and cycle-tracks, at a rate of interest not exceeding five and a quarter per centum per annum, and is now desirous of borrowing the sum of fourteen thousand five hundred pounds (being a portion of the thirty-nine thousand five hundred pounds) at an increased rate of interest:

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

centum per annum:

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

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

Prescribing the Term for which the Hamilton Borough Council may borrow the Sum of £4,400, being the Balance of a Loan of £5,000 authorized to be raised for Gasworks, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, as And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said 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

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 Hamilton Borough Council has been authorized to borrow the sum of five thousand pounds for gasworks, for a term of thirty-five years, and is now desirous of borrowing four thousand four hundred pounds, being the balance of the five thousand pounds, for a term of ten years, and at six and a half per centum per annum:

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 term for which the said four thousand four hundred pounds may be borrowed be amended to ten years, and the rate of interest payable thereon be not exceeding six and a half per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the said Hamilton Borough Council may borrow the said sum of four thousand four hundred pounds shall be ten years, and the rate of interest payable thereon shall be a rate not exceeding six and a half per centum per annum, and the said Hamilton Borough Council is hereby authorized to borrow the said sum of four thousand four hundred pounds on these terms.

F. D. THOMSON,

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

Prescribing the Term for which the Waimairi County Council may borrow the Sum of £5,000, being Part of a Loan of £7,000 authorized to be raised for Electric Lighting, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922,

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, as 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 Waimairi County Council has been authorized to borrow the sum of seven thousand pounds for electric

rized to borrow the sum of seven thousand pounds for electric

rized to borrow the sum of seven thousand pounds for electric lighting, bearing interest at five and one-half per centum per annum, and is now desirous of borrowing five thousand pounds, being the balance of the seven thousand pounds, for a term of ten years, and at an increased rate of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the said five thousand pounds may be borrowed be ten years, and the rate of interest payable thereon be increased to not exceeding

rate of interest payable thereon be increased to not exceeding six and a half per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Waimairi County Council may borrow the said sum of five thousand pounds shall be ten years, and the rate of interest payable thereon shall be a rate not exceeding six and a half per centum per annum, and the said Waimairi County Council is hereby authorized to borrow the said sum of five thousand pounds on these terms.

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Palmerston North Borough Council in respect of a Loan of \(\frac{1}{2}\fmu.1,550,\) being the Balance of a Loan of \(\frac{1}{2}7,300 \) authorized to be raised for purchasing Land for Municipal Buildings and Public Library.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 to borrow the sum of seven thousand three hundred pounds for the purchase of land for municipal buildings and public library at a rate of interest not exceeding five and a quarter per centum per annum, and is now desirous of borrowing the sum of one thousand five hundred and fifty pounds (being the balance of the seven thousand three hundred pounds) at an increased rate of interest: HEREAS section eleven of the Finance Act. 1921. as

pounds) at an increased rate of interest:

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

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

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

State Guarantee of a Loan of £750,000 (being Portion of a Loan of £1,500,000) applied for by the Southland Electric-power Board for the Construction of Works for the Generation and Distribution of Electric Energy.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Southland Electric-power Board has, pursuant to section seventy-four of the Local Bodies' Loans Act, 1913, and the amendments thereof, made application to the Minister of Finance for a State guarantee of a loan of seven hundred and fifty thousand pounds, being a portion of a loan of one million five hundred thousand pounds authorized to be raised for the construction of works for the generation and distribution of electric energy throughout its district:

And whereas by section forty-four of the Finance Act, 1920, the provisions of Part IV of the Local Bodies' Loans Act, 1913, are declared to be applicable to the said proposed loan of one million five hundred thousand pounds, and by section seven of the Local Bodies' Loans Amendment Act, 1921, the guarantee of any portion of the said loan is authorized:

And whereas the Minister of Finance is satisfied that a special rate has been made sufficient to pay the interest, sinking fund, and other charges payable in respect of the said loan, and that the said Southland Electric-power Board is

duly empowered to raise such a loan, and has taken all the necessary steps to obtain the same as required by section seventy-nine of the said Act:

And whereas it appears expedient to grant the said applica-

tion:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities vested in him by the Local Bodies' Loans Act, 1913, doth hereby guarantee the said loan of seven hundred and fifty thousand pounds (being a portion of the said loan of one million five hundred thousand pounds), subject to the provisions of Part IV of the Local Bodies' Loans Act, 1913, and the amendments thereof.

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

State Guarantee of a Loan of £3,000 applied for by the Palmerston North Hospital Board for the Purpose of completing the Hospital Buildings.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS the Palmerston North Hospital Board has WHEREAS the Palmerston North Hospital Board has made application to the Minister of Finance pursuant to section seventy-five of the Local Bodies' Loans Act, 1913, for a State guarantee of a loan of three thousand pounds, authorized to be raised under section ten of the Hospitals and Charitable Institutions Amendment Act, 1920 (No. 2),

And whereas the Minister of Finance is satisfied that sufficient provisions have been made to meet the interest, sinking fund and other charges are able in most of the first order. fund, and other charges payable in respect of the said loan, and the said Palmerston North Hospital Board is duly empowered to raise such a loan, and has taken all the necessary steps to obtain the same as required by section seventy-nine of the Local Bodies' Loans Act, 1913, and section ten of the Hospitals and Charitable Institutions Amendment Act, 1920 (No. 2):

And whereas it appears expedient to grant the said applica-

tion:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities vested in him by the Local Bodies' Loans Act, 1913, doth hereby guarantee the said loan subject to the provisions of Part IV of the Local Bodies' Loans Act, 1913, and the amendments and modifications thereof.

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

Validating the Proceedings in Connection with a Loan of £1,000 proposed to be raised by the Manurewa Town Board.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the Manurewa Town Board, acting under

And in pursuance of paragraph (e) of section sixteen of the Local Bodies' Loans Act, 1913, proposes to raise a loan of one thousand pounds for constructing a road:

And whereas the ratepayers' consent given under paragraph (e) of section sixteen aforesaid is irregular, in that a subscribing ratepayer has attested the signatures of the other subscribing thereto:

subscribers thereto:

And whereas public notice of the special order was given once only instead of once in each week intervening between the two meetings as required by section thirty-one of the Town Boards Act, 1908:

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Radio? Local Act. 1012 hundred and eleven of the Local Bodies' Loans Act, 1913,

and acting by and with the advice and censent of the Executive Council of the said Dominion, doth hereby order and declare that the ratepayers' consent to the raising of the said loan shall be valid to all intents and purposes as though the same had been properly witnessed, and as though public notification of the special order had been correctly given, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularities or defects aforesaid.

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

Vesting the Management of Wharf at Whananaki, Whangarei County, in the Whangarei Harbour Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Harbours Act, 1908 (hereinafter called "the said Act"), it is enacted that the Governor-General in Council may vest the management of any wharf the property of His Majesty the King in any local authority upon such terms and conditions as the Governor-General in Council thinks fit:

And whereas it is thought desirable to vest in the Whangarei Harbour Board (hereinafter called "the Board"), the management of the wharf at Whananaki, Whananaki Inlet, Whangarei County, on the terms and conditions hereinafter

set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, doth hereby vest the management of the wharf at Whananaki, Whananaki Inlet, Whangarei County, as shown on plan marked M.D. 5396, and deposited in the office of the Marine Department at Wellington, in the Board, subject to the conditions set forth in the Schedule hereto.

SCHEDULE.

CONDITIONS OF MANAGEMENT.

1. All His Majesty's subjects shall at all reasonable times, and on payment of the proper dues, have free and full liberty to use the above-mentioned wharf, and rights of ingress and egress thereto and therefrom.

2. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, over, and out of the said wharf without payment.

3. The Board shall maintain and keep the above-mentioned

wharf, and all erections on or in connection therewith, in good order and repair; and shall at all times exhibit therefrom

good order and repair; and shall at all times exhibit therefrom and maintain at its own cost suitable and necessary lights for the guidance of vessels; provided that no lights shall be exhibited until after it has been approved by the Minister for the time being having charge of the Marine Department (hereinafter called "the Minister").

4. Any person authorized by the Minister may at all reasonable times enter upon the said wharf and erections on or in connection therewith, and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the Board a notice in writing of any defect or want of repair in such wharf or erections, requiring it within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect to be removed or such repairs to be made.

5. The Board shall not erect, or suffer to be erected, on the said wharf any buildings or structures whatsoever, except with the consent of the said Minister.

6. The Board shall appoint all officers necessary for the

6. The Board shall appoint all officers necessary for the working and management of the wharf.
7. Nothing herein contained shall authorize the Board to

7. Nothing herein contained shall authorize the Board to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or any provisions of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

8. The rights, powers, and privileges conferred by or under this Order in Council may be at any time resumed by the Governor-General without payment of any compensation whatever, on giving to the Board six calendar months' notice in writing. Any such notice shall be sufficient if given by the Governor-General or the said Minister, or by any person

acting under his or their instructions, and delivered at or posted to the last known address of the Board, its successors, or assigns.

9. The Board shall be liable for any injury which may be caused by the said wharf to any vessel or boat through any default or neglect on the part of the Board.

10. In case the Board shall,—

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them.

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them; or

(2.) Cease to use or occupy the said wharf for a period of thirty consecutive days,
then and in either of the said cases every right, power, and privilege hereby conferred may be revoked and determined by the Governor-General in Council without notice to the Record or other representation wherever the problem in Board or other proceeding whatsoever, and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the Board, and to all persons concerned or interested, of the facts stated in such Order in Council.

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

Vesting the Management of Wharf at Mangawai in the Otamatea County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 10th day of April, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOE-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Harbours Act, 1908, (hereinafter called "the said Act"), it is enacted that the Governor-General in Council may vest the management of any wharf the property of His Majesty the King in any local authority upon such terms and conditions as the Governor-General in Council thinks fit:

And whereas by an Order in Council dated the eight day of August, one thousand eight hundred and ninety-nine, and published in the New Zealand Gazette No. 68 of the tenth day of the same month, the Mangawai Wharf was vested in the Mangawai Road Board for a period of fourteen years from the date of such Order in Council:

And whereas such period having expired, it is desirable to vest the management of the wharf at Mangawai in the Otamatea County Council (hereinafter called "the Council"), on the terms and conditions hereinafter set forth:

Now, therefore, His Excellency the Governor-General of

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, doth hereby vest the management of the wharf at Mangawai, as shown on plan marked M.D. 418, and deposited in the office of the Marine Department at Wellington, in the Council, subject to the conditions set forth in the Schedule hereto.

SCHEDULE.

CONDITIONS OF MANAGEMENT.

1. ALL His Majesty's subjects shall at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the above-mentioned wharf, and rights of ingress and egress thereto and therefrom.

2. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty,

shall at all times have free ingress, passage, and egress into, over, and out of the said wharf without payment.

3. The Council shall maintain and keep the above men-3. The Council shall maintain and keep the above-mentioned wharf, and all erections on or in connection therewith, in good order and repair; and shall at all times exhibit therefrom and maintain at its own cost suitable and necessary lights for the guidance of vessels: Provided that no light shall be exhibited until after it has been approved by the Minister for the time being having charge of the Marine Department (hereinafter called "the Minister").

4. Any person authorized by the Minister may at all reasonable times enter upon the said wharf and erections on or in connection therewith, and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the Council a notice in writing of any defect or want of repair in such wharf or erections, requiring it within a reasonable time, to be therein prescribed, to repair the same, it shall with all convenient speed cause such defect

the same, is shall with an convenient speed cause such defect to be removed or such repairs to be made.

5. The Council shall not erect, or suffer to be erected, on the said wharf, any buildings or structures whatsoever, except with the consent of the said Minister.

6. The Council shall appoint all officers necessary for the working and management of the wharf.

7. Nothing herein contained shall authorize the Council to 7. Nothing herein contained shall authorize the Council to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulations of the Minister of Customs, or any provisions of the Harbours Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

8. The rights, powers, and privileges conferred under or by virtue of this Order in Council shall continue to be of the force for fourteen warrs, comparing the first day of

by virtue of this Order in Council shall continue to be in force for fourteen years, computed from the first day of April, one thousand nine hundred and twenty-two, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

9. The rights, powers, and privileges, conferred by or under this Order in Council may be at any time resumed by the Governor-General, without payment of any compensation whatever, on giving to the Council six calendar months notice in writing. Any such notice shall be sufficient if given by the Governor-General or the said Minister, or by any person acting under his or their instructions, and delivered at or posted to the last known address of the Council, its

any person acting under his or their instructions, and delivered at or posted to the last known address of the Council, its successors, or assigns.

10. The Council shall be liable for any injury which may be caused by the said wharf to any vessel or boat through any neglect or default on the part of the Council.

11. In case the Council shall—

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them; or

(2.) Cease to use or occupy the said wharf for a period of thirty consecutive days,—

then and in either of the said cases every right, power, and privilege hereby conferred may be revoked and determined by the Governor-General in Council without notice to the Council or other proceeding whatsoever, and publication in Council or other proceeding whatsoever, and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the Council, and to all persons concerned or interested, of the facts stated in such Order in Council.

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

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

JELLICOE, Governor-General.

JELLICOE, Governor-General.

In pursuance of the powers and authorities conferred upon me by section one hundred and ten of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1919, and the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint Thursday, the twentieth day of April, one thousand nine hundred and twenty-two, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto.

SCHEDULE.

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

SECTION 2, Block I: Area, 8 acres 1 rood 2 perches; upset price, £460.

As witness the hand of His Excellency the Governor-General, this 8th day of April, 1922.

J. G. COATES, for Minister of Lands.

Notifying Land in Southland Land District for Sale by Public Auction for Cash or on Deferred Payment.

JELLICOE, Governor-General.

IN pursuance of the powers and authorities conferred upon me by section one hundred and twenty-six of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint Thursday, the fourth day of May, one thousand nine hundred and twenty-two, as the time at which the land described in the Schedule hereto shall be sold by public auction for cash or on deferred payment; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto.

SCHEDULE.

SOUTHLAND LAND DISTRICT .- SUBURBAN LAND. SECTION 2, Block XI, Town of Waimatuku: Area, 6 acres 1 rood 8 perches; upset price, £60.

As witness the hand of His Excellency the Governor-General, this 8th day of April, 1922.

W. FRASER, for Minister of Lands.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.

FIRST-CLASS LAND.

Waipa County.—Te Rapa Survey District.

SECTION 308: Area, 51 acres 0 roods 26 perches. Capital

value, £940. Occupation with right of purchase: Half-yearly rent, £23 10s. Renewable lease: Half-yearly rent, £18 16s. Section 311: Area, 51 acres 0 roods 23 perches. Capital value, £940. Occupation with right of purchase: Half-yearly rent, £23 10s. Renewable lease: Half-yearly rent, £28 16s. Areas subject to slight alteration

Areas subject to slight alteration.

Situated about three miles from the Ohaupo Railway-station on the main road to Hamilton, which is about seven miles distant. With the exception of about 5 acres of deep gully along the eastern boundary of each section, both areas comprise practically level land growing inferior grasses. Soil a medium quality loam on pumice subsoil; watered by creek. Improvements included in the capital values of each section

comprise fencing valued at £25.

Whakatane County.—Rangitaiki Upper Survey District.

Section 8, Block V: Area, 190 acres 2 roods. Capital value, £1,520. Occupation with right of purchase: Half-yearly rent, £38. Renewable lease: Half-yearly rent, £30 8s. Situated about five miles from Tc Teko by good road. The north-western corner comprises ridges of Tarawera silt covered with fern; balance rather wet swamp land of fair quality, capable of improvement by further drainage. Altitude, about 50 ft.

SECOND-CLASS LAND.

West Taupo County .- Mangaorongo Survey District.

Section 7, Block II: Area, 147 acres 1 rood 34 perches. apital value, £320. Occupation with right of purchase: alf-yearly rent, £8. Renewable lease: Half-yearly rent, Capital value, £320. Half-yearly rent, £8.

Special Condition.—Public right of use of wagon-track is reserved until the surveyed road has been opened for traffic. Situated about ten miles from Otorohanga by good road, of which about five miles is metalled, four miles formed clay or which about five files is metalled, four miles formed clay road, balance wagon-track in good order. The section is practically all ploughable, and comprises level to undulating land of good quality; about 130 acres in fern and tea-tree, remainder swamp-land capable of being easily drained. Soil a dark loam of fair to good quality; poorly watered by spring and swampy stream, but an artesian supply can probably be obtained at about 40 ft. Altitude, 600 ft. to 650 ft.

Raglan County.—Waipa Parish

Raglan County.—Waipa Parish.

Section 69: Area, 91 acres 1 rood 34 perches. Capital value, £400. Occupation with right of purchase: Half-yearly rent, £10. Renewable leave: Half-yearly rent, £8. Situated on the western bank of the Waipa River about four miles from Whatawhata, which is about seven miles distant from Frankton Junction, by good metalled road. Level land of good quality in fern, gorse, blackberry, and manuka scrub, intersected by a swampy gully running the length of the section, which is capable of being easily drained. Soil comprises partly river silt on heavy clay and partly medium loam on clay formation; well watered. Altitude, 100 ft.

Matamata County.—Patetere North Survey District.

Section 56, Block IX: Area, 146 acres. Capital value, £580. Occupation with right of purchase: Half-yearly rent, £14 10s. Renewable lease: Half-yearly rent, £11 12s.

Situated about two miles from Puketurua, which is distant about seven miles from Putaruru by good road. Undulating country, practically all ploughable, covered with fern and

Opening Lands in Auckland Land District for Sale or Selection. | manuka scrub, with patches of swamp capable of being drained. Soil of inferior quality on sand and pumice subsoil; watered by stream.

As witness the hand of His Excellency the Governor-General, this 10th day of April, 1922.

W. FRASER, for Minister of Lands.

Appointment of Vice-Consul of United States at Wellington recognized.

Department of Internal Affairs,

Wellington, 7th April, 1922.

HIS Excellency the Governor-General directs it to be notified that, in accordance with instructions. notified that, in accordance with instructions from His Majesty's Secretary of State for the Colonies, he has recognized the appointment of

Mr. John Edwin Moran

as Vice-Consul of the United States at Wellington.

W. H. HERRIES, For Minister of Internal Affairs.

Police-gaoler appointed.

Prisons Department,
Wellington, 30th March, 1922.
HIS Excellency the Governor-General has been pleased
to appoint

Constable James Blakely

be Police-gaoler at Tolaga Bay, on and from the 7th March, 1921, vice Constable Power, transferred.

G. JAS. ANDERSON. For Minister of Justice.

Clerks of Licensing Committees appointed.

Department of Justice,
Wellington, 10th April, 1922.

HIS Excellency the Governor-General has been pleased to appoint

ALBERT JOHN BENNETTS

to be Clerk of the Licensing Committee for the district of Marsden, vice F. Bird, on leave; and

FREDERICK WILLIAM HART

to be Clerk of the Licensing Committees for the districts of Christchurch, Riccarton, Avon, and Lyttelton, vice W. A. D. Banks, retired; and

JAMES MILNE ADAM

to be Clerk of the Licensing Committees for the districts of Taranaki and Waitomo, $\it vice$ J. Jordan, retired; and

GEORGE HUTCHESON LANG

to be Clerk of the Licensing Committees for the districts of Dunedin, Dunedin South, and Chalmers, vice F. W. Hart.

E. P. LEE, Minister of Justice.

Resignation of a Justice of the Peace.

Department of Justice,
Wellington, 11th April, 1922.

IS Excellency the Governor-General has been pleased to accept the resignation by CHARLES WISHART, Esq.,

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

E. P. LEE, Minister of Justice.

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

Department of Justice, Wellington, 12th April, 1922.

H IS Excellency the Governor-General has been pleased to appoint Wellington, 12th April, 1922. to appoint

Constable WILLIAM FISHER

to be Clerk and Bailiff of the Magistrate's Court at Denniston, on and from the 16th day of March, 1922, vice Constable W. J. Hewitt, transferred; and

Constable James Blakely

to be Clerk and Bailiff of the Magistrate's Court at Tolaga Bay, on and from the 7th day of March, 1922, vice Constable J. J. Power, transferred.

E. P. LEE, Minister of Justice.

Deputy Registrar of the Supreme Court, &c., appointed at New Plymouth.

Office of Public Service Commissioner,
Wellington, 6th April, 1922.

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

JAMES MILNE ADAM

to be Deputy Registrar at New Plymouth of the Supreme Court of New Zealand, for the purposes of the Judicature Act, 1908; Sheriff for the district of Taranaki, for the purposes of the Judicature Act, 1908; and Clerk of the Magistrate's Court at New Plymouth, for the purposes of the Magistrates' Courts Act, 1908; as from the 1st day of April 1922 April, 1922.

A. C. TURNBULL, Secretary.

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

Office of Public Service Commissioner,
Wellington, 6th April, 1922.

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

John Thomas Martin

to be the Registrar of Electors and Returning Officer for the Electoral District of Hutt, for the purposes of the Legis-lature Act, 1908, as from the 1st day of April, 1922.

A. C. TURNBULL, Secretary.

Second Assistant Registrar of Companies appointed at Wellington.

Office of Public Service Commissioner,
Wellington, 6th April, 1922.

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

JOHN HENRY MCKAY

to be Second Assistant Registrar of Companies at Wellington, for the purposes of section 6 of the Companies Act, 1908, as from the 29th day of March, 1922.

A. C. TURNBULL, Secretary.

Returning Officer for the Electoral District of Raglan appointed.

Office of Public Service Commissioner,
Wellington, 10th April, 1922.

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

ROBERT CHARLES NIXON

to be the Returning Officer for the Raglan Electoral District, for the purposes of the Legislature Act, 1908, as from the 5th day of April, 1922.

A. C. TURNBULL, Secretary.

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

Office of Public Service Commissioner,
Wellington, 12th April, 1922.

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

JAMES MILNE ADAM

to be the Registrar of Electors and Returning Officer for the Taranaki Electoral District, for the purposes of the Legisla-ture Act, 1908, as from the 1st day of April, 1922.

A. C. TURNBULL, Secretary.

Local Patent Officer at New Plymouth appointed.

Office of Public Service Commissioner, Wellington, 12th April, 1922.

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

JAMES MILNE ADAM

to be Local Patent Officer at New Plymouth, as from the 1st day of April, 1922.

A. C. TURNBULL, Secretary.

Deputy Registrar of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 11th April, 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. :-

George Frederick Church Henry Edgar Moore . . . Wilfred Henry Gladstone Brown George Edward Pearson . . . Otorohanga. Inglewood. Dargaville.

W. W. COOK, Registrar-General.

Commissioner of the Supreme Court appointed.

NOTICE.—PHILIP LEWIS ATKEN, Esq., of Melbourne, a Barrister and Solicitor of the Supreme Court of the State of Victoria, has this day been appointed by the Right Honourable Sir Robert Stout, P.C., K.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in Victoria, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned. mentioned.

Dated at Wellington this 31st day of March, 1922.

W. A. HAWKINS, Registrar, Supreme Court.

Appointments, Promotions, Resignations, and Transfers of Officers of the N.Z. Staff Corps, Royal N.Z. Artillery, N.Z. Army Medical Department, N.Z. Army Ordnance Corps, N.Z. Permanent Staff, and Territorial Force.

Department of Defence,
Wellington, 11th April, 1922.

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

N.Z. STAFF CORPS.

The undermentioned to be Lieutenants. Dated 21st March,

Hector Frank Allan Arthur Harris Linsell Sugden

The undermentioned are transferred to the Reserve of Officers, Class I (α). Dated 21st March, 1922:—
Lieutenant H. F. Allan.

Lieutenant A. H. L. Sugden.

Lieutenant H. F. Meikle relinquishes the rank of Lieutenant, and is transferred to the N.Z Permanent Staff, reverting to the rank of W.O. Class I, with seniority as from the 31st May, 1909, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

THE ROYAL N.Z. ARTILLERY.

The Royal N.Z. Artillery.

Captain W. Q. Kewish is posted to the Retired List. Dated 28th February, 1922.

Lieutenant W. O. Bradley relinquishes the rank of Lieutenant, and reverts to the rank of W.O. Class I, with seniority as from the 18th February, 1906, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

Lieutenant V. G. Jones relinquishes the rank of Lieutenant, and is appointed W.O. Class I, with seniority as from the 18th February, 1906, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

Lieutenant T. W. Page relinquishes the rank of Lieutenant, and reverts to the rank of W.O. Class I, with seniority as from the 19th February, 1906, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

Lieutenant H. J. Mulholland relinquishes the rank of Lieutenant, and reverts to the rank of W.O. Class I, with seniority as from the 19th February, 1906, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

N.Z. Army Medical Department.

N.Z. ARMY MEDICAL DEPARTMENT.

Lieutenant-Colonel (temp. Colonel) A. R. D. Carbery, C.B.E., F.R.C.S., relinquishes the temporary rank of Colonel, and is transferred to the N.Z. Medical Corps, Reserve of Officers. Dated 31st March, 1922.

N.Z. ARMY ORDNANCE CORPS.

Lieutenant M. J. Lyons relinquishes the rank of Lieutenant, and is appointed Conductor, W.O. Class I, with seniority as from the 1st November, 1920, and is granted the honorary rank of Lieutenant. Dated 1st April, 1922.

N.Z. PERMANENT STAFF.

Honorary Lieutenant (W.O. Class I) H. F. Meikle, from the N.Z. Staff Corps, to be Honorary Lieutenant (W.O. Class I). Dated 1st April, 1922.

1ST N.Z. MOUNTED RIFLES REGIMENT (CANTERBURY YEOMANRY CAVALRY).

Captain A. E. T. Rhodes, from the Reserve of Officers, to be

Captain. Dated 20th March, 1922.

Arthur John Nicoll to be 2nd Lieutenant. Dated 16th August, 1921.

9TH N.Z. MOUNTED RIFLES REGIMENT (NORTH AUCKLAND). 2nd Lieutenant E. G. Stewart resigns his commission. 27th March, 1922.

THE REGIMENT OF N.Z. ARTILLERY.

The undermentioned 2nd Lieutenants to be Lieutenants. Dated 28th March, 1922:—
G. S. Troup (5th Battery).
J. W. J. Greig (5th Battery).
St. L. H. Reeves (5th Battery).
J. J. Kean (19th Battery).
E. C. R. Anderson (19th Battery).

The appointment of 2nd Lieutenant (on probation) E. C. R. Anderson (19th Battery) is confirmed.

The undermentioned are transferred to the Reserve of Officers, Class I (b), R.D. 1. Dated 22nd March, 1922.

Major W. McK. Geddes, M.C. (1st Battery).

Major T. H. Dawson, C.M.G., C.B.E. (4th Battery).

THE N.Z. INFANTRY.

The Auckland Regiment.

The appointment of 2nd Lieutenant (on probation) W. H. Potter (8th C. Battalion) lapses. Dated 21st March, 1922.

The Wellington Regiment.

2nd Lieutenant J. T. Linehan resigns his commission. Dated 22nd March, 1922.

John George Darragh to be 2nd Lieutenant (10th C. Battalion).
Dated 29th March, 1922.
Philip Ruston to be 2nd Lieutenant (on probation) (5th C. Battalion). Dated 29th March, 1922.

The Otago Regiment.

D'Arcy Harper Moir to be Lieutenant (1st Battalion). Dated 14th December, 1921. Herman Karl Webb to be 2nd Lieutenant (on probation) (7th

C. Battalion). Dated 23rd March, 1922.

Major D. White is transferred to the Reserve of Officers, Class II (b), R.D. 11. Dated 27th March, 1922.

Major T. J. Hussey is transferred to the Reserve of Officers, Class I (b), R.D. 11. Dated 31st March, 1922.

N.Z. MEDICAL CORPS

The notice published in the N.Z. Gazette No. 43 of 5th May, relating to the posting of Lieutenant-Colonel T. Mill, C.M.G., C.B.E., M.B., to the Retired List is cancelled.

Major (temp.) (late Lieutenant-Colonel N.Z.E.F.) T. Mill, C.M.G., C.B.E., M.B., is transferred to the Reserve of Officers with the rank of Lieutenant-Colonel. Dated 5th April, 1921.

N.Z. DENTAL CORPS.

Captain F. C. Tibbs is posted to the Retired List under the provisions of General Headquarters Instruction No. 56/21. Dated 20th March, 1922.

N.Z. CHAPLAINS DEPARTMENT.

The undermentioned are transferred to the Reserve List. Class II :-

The Reverend F. T. Read, Chaplain, 3rd Class. 27th March, 1922.

The Reverend C. Lacroix, Chaplain, 4th Class. 29th March, 1922.

The Reverend G. S. Cook, Chaplain, 4th Class. 16th March, 1922. Dated

Dated

16th March, 1922. The Reverend N. B. Moloney, Chaplain, 4th Class. Dated

27th March, 1922.

The Reverend W. Grigg, Chaplain, 3rd Class, is posted to the Retired List. Dated 27th March, 1922.

N.Z. ARMY NURSING SERVICE.

The undermentioned members of the Service and Temporary Reserve are posted to the Retired List. Dated 31st March, 1922 :

Matron M. Thurston, C.B.E., R.R.C.

Sisters—
A. Lloyd.
J. Nicholson.

J. D. Matheson. Dated 10th April, 1922.

The undermentioned members of the Service and Temporary Reserve are transferred to the Reserve List. Dated 31st March, 1922:—

Sisters L. Gray. I. J. Hood. M. Hodges. F. A. Adams. L. Burke. C. J. Burke. D. James. K. F. Kitching. J. E. Lewis. M. B. Beswick, A.R.R.C. E. K. Burgess. C. R. Clark, A.R.R.C.

C. R. Clark, A.R.
M. I. Cox.
E. E. Crispin.
S. F. Compton.
C. M. Doneghue.
E. M. Donald.
M. A. Eaddy.
A. B. T. Fabian. J. H. Leas.
 A. J. Mackay, A.R.R.C.
 I. M. McRae, A.R.R.C.
 J. N. McGhie.

G. G. Meddins. V. Oppenheim. C. Walker.

Sister (Masseuse) M. J. Murdoch.

Staff Nurses (Masseuses)— M. Coates. R. Ferguson. M. G. Hanning. C. Sillifant. M. Stead. A. Jacobson. P. Trimmer. L. O. Turner. G. Ker.

RESERVE OF OFFICERS

Central Command.

The undermentioned are posted to the Retired List, under the provisions of General Headquarters Instruction No. 56/21. Dated 23rd March, 1922:— Lieutenant C. Waterston. Lieutenant A. J. Price.

Southern Command.

The undermentioned are posted to the Retired List, under the provisions of General Headquarters Instruction No. 56/21. Dated 23rd March, 1922:—

Captain J. H. Harvey.

Lieutenant (temp. Captain) H. B. Patrick, M.C., with the

Lieutenant (temp. Captain) H. B. Parank of Captain.
Lieutenant J. N. Walsh.
Lieutenant L. H. Marshall.
Lieutenant F. B. Adams.
2nd Lieutenant W. D. Griffith.
2nd Lieutenant B. C. McArtney.
2nd Lieutenant A. E. White.
2nd Lieutenant W. H. Thompson.
2nd Lieutenant W. H. Pester.
2nd Lieutenant W. H. Pester.
2nd Lieutenant E. E. Guthrie.
2nd Lieutenant P. D. Holmes.
2nd Lieutenant G. J. McCusker.
2nd Lieutenant N. L. Thompson.

MEMORANDA.

Southern Command.

2nd Lieutenant G. McLaren (late Unattached List, General List) is transferred to the Reserve of Officers, Class I (b), R.D. 11. Dated 23rd March, 1922.

The undermentioned are posted to the Retired List, under the provisions of General Headquarters Instruction No. 56/21. Dated 23rd March, 1922:—

Lieutenant H. A. Foote, M.M. [late Reserve of Officers

(temp.)].
2nd Lieutenant B. Brookes (late Unattached List, General List) with the rank of Lieutenant.
2nd Lieutenant L. J. W. Gardner (late Unattached List,

General List). 2nd Lieutenant D. R. Carruthers (late N.Z. Rifle Brigade, Earl of Liverpool's Own).

R. HEATON RHODES, Minister of Defence.

Classification of Technical School Teacher cancelled.

T is hereby notified that the classification of Harold Catton as a technical school teacher under the regulations relating to technical schools has been cancelled.

JNO. CAUGHLEY, Director of Education.

Classification of Secondary School Teacher cancelled.

T is hereby notified that the provisional classification of Frank Roy Cornish as a secondary school teacher under the regulations relating to secondary schools has been can-

JNO. CAUGHLEY, Director of Education.

By-laws of the Taranaki District Maori Council, under the Maori Councils Act, 1900, and the Health Act, 1920, approved.

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 Taranaki 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 TARANAKI MAORI DISTRICT.

BY-LAWS.

THE Maori Council of the Taranaki 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 13th February, 1902, under and by virtue of the said Acts and amendments, such by-laws to come into operation upon approval thereof by the Governor-General and the publication of the same in the Gazette and Kahiti.

INTERPRETATION.

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

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

1920:

1920:

'The Council' means the Maori Council of the Taranaki 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 Taranaki 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 exceeding \$1. ceeding £1.

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

3. Human corpses shall be buried, if the death occurs between the 15th day of March and the 15th day of September (both days inclusive) in any year, within four days after

(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 allowed to lie in state at any intermediate or village, and no tense shall be held. tangi shall be held.

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

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

(B.) Buildings.

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 prove such building. 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 the floor to the ceiling in every part; provided that every room intended to be used as aforesaid with a sloping or unceilinged roof shall be not less than 9 ft. in height from the floor to the roof over one-half the superficial area of such room, and no wall thereof shall have a less height than 5 ft.

before any slope of the roof commences.

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

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 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 building in a dirty and unwholesome state to clean or cause the same to be cleaned within a time to be specified in such notice.

15. Any person refusing or neglecting to comply with notice.

notice.

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

Court.

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

17. The owner or occupier of a dwellinghouse shall be held

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

Movable and Temporary Dwellings.

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

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

Meeting-houses.

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

apply to meeting-houses.

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

shall be made to open.

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

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

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

(C.) DRAINAGE.

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

(D.) NUISANCES.

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

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 by-laws 27, 28, 29, and 30 shall be liable to a penalty not exceeding 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 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-

vide the same with a privy.

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

foodstuff is intended to be stored.

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

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

(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

(c.) The seat of such seat or a sufficient part thereof may be readily moved or adjusted in such a manger 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

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 therefrom from.

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

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

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 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

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

seat shall be provided with a cover, which must be kept over the aperture when the seat is not in use.

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

41. It shall not be lawful for any person to bury nightsoil otherwise than in a pit or trench in such a manner and to such a death as to provide that it shall have a covering of earth

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.

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

(G.) INFECTIOUS DISEASES.

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

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

48. No person suffering or suspected to be suffering from an infectious disease shall travel or be removed to other dwellinghouses or camps already occupied, unless to a hospital.

dwellinghouses or camps already occupied, unless to a hospital, without the consent of a nurse, sanitary inspector, or medical

omcer.

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.

guilty of an offence.
51. No clothing, blankets, or domestic utensils shall be removed for further use from a house in which infectious disease exists or has existed until such material has been properly disinfected by a Native nurse, sanitary inspector, or under the orders of a qualified medical practitioner.
52. Any person infringing any of by-laws 45, 46, 48, and 50 shall be liable to a penalty not exceeding £5 for each offence, and of by-law 49 not exceeding £25.

(H.) TANGIS, HUIS, AND GATHERINGS.

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

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

refuse and rubbish.

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-upplies.

57. The Committee shall take steps to prevent the found, 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 each offence.

60. The Committee may appoint a sanitary squad to carry out the provisions of this section. Where any expense is incurred, it shall be a charge upon the funds of the tangi, hui, or gathering, or may be raised as a levy or contribution, as the Committee may deem fit.

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

(I.) WATER-SUPPLIES.

62. The Council shall make such by-laws regarding water-supplies to suit the particular circumstances of their district 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 alcohole liquor shall at any time be supplied, drunk, or brought to any Maori kainga.

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

exceeding £5.

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

liquor in any meeting-house, church, or public building.

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

(K.) HAWKERS.

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

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

the district.

(2) The license in the Form B in the Schedule hereto shall have force throughout the whole of the district, and the fee therefor shall be £2.
(3.) The Chairman or Clerk of the Council, or a member of the Council duly authorized by the Council in that

behalf, is empowered to issue such licenses.

(4.) All fees paid for licenses shall be forwarded to the office of the Council.

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

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

A special license may be issued by the Chairman or Clerk or any member of the Council, or by the Chairman of the Village Committee of a kainga where any hui or gathering is held, to any person desirous of hawking and selling goods at such hui or gathering on payment of 10s., or for any other kind of sale 5s. Such license shall be in force only while such hui or gathering lasts, and no longer. Any person hawking or selling goods at such hui or gathering without a special license, or without a license as provided in the foregoing by-laws, shall be liable to a fine not exceeding £5. going 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 cigarettes, or any part of a cigarette, shall be deemed to be guilty of an offence, and shall be liable for the first offence to a fine not exceeding 5s., for the second offence to a fine not exceeding 10s., and for a third or subsequent offence to a fine of £1.

(M.) GAMBLING.

66. Any person, whether Maori or otherwise, desirous of ot. Any person, whether mater or therwise, 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: tions:

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

The fee for such license shall be £10.

(3.) Such license shall remain in force for twelve months (5.) Such receive shall remain in location tweether months from the date thereof, unless sooner revoked by the Council as hereinafter provided.

(4.) All billiard-rooms shall be properly ventilated, and shall at all times be kept clean and in good order.

(5.) All billiard-rooms shall remain open on week-days only, hereach the hours of 0 and 10 and 1

- 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.

 (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.

(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.

(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 fine not exceeding £25.

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

offence.

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

(N.) VILLAGE COMMITTEES.

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

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

the Council of the Council of the fire for by-laws for which no provision has been made.

SCHEDULK.

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 . 19 . day of

(SEAL.)

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

Form B.

HAWKER'S LICENSE.

Know all men that , a hawker, is duly licensed to sell goods in the kaingas of the Taranaki District for one year from the date hereof.

Given under the seal of the Maori Council for the Tara-, 19 naki Maori District, the day of

(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.

Given under the seal of the Maori Council for the Taranaki 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 Taranaki Maori District held at Patea on the 21st day of September, 1921, and are given under the seal of the said Council.

TUPITO MARUERA, Chairman.

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

J. G. COATES, Minister of Native Affairs.

Auditor under the Friendly Societies Act, 1909, licensed.

Friendly Societies Department,
Wellington, 11th April, 1922.

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

ISIDOR MELTZER.

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

J. G. COATES, Minister in Charge.

Auditor under the Friendly Societies Act, 1909, licensed.

Friendly Societies Department,
Wellington, 11th April, 1922.

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

FREDERIC ORMOND AUSTIN.

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

J. G. COATES, Minister in Charge.

Abolition of a Special Roading District.

In pursuance and exercise of the power conferred on me by subsection (6) of section 50 of the Land Laws Amendment Act, 1913, I do hereby declare that the Pokatea-Kokakanui Special Roading District, as constituted by a notice published in the *Gazette* of the 4th day of November, 1915, is hereby abolished as from and including the 1st day of July, 1922.

As witness my hand this 8th day of April, 1922.

W. FRASER, for Minister of Lands.

Resignation of Member of Hawke's Bay Land Board accepted.

Department of Lands and Survey

Wellington, 3rd April, 1922.

IS Excellency the Governor-General has, in terms of section 44 of the Land Act, 1908, accepted the resigna-

GEORGE WRIGHT

as a member of the Hawke's Bay Land Board, as from the 16th May, 1922.

W. FRASER, for Minister of Lands.

Plant declared to be a Noxious Weed by the Hokianga County Council.-Notice No. 2164.

Wellington, 11th April, 1922.

The shereby notified, for public information, that the Hokianga County Council has, by special order, declared gorse (Ulex europeus) to be a noxious weed within the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction. Department of Agriculture.

W. NOSWORTHY, Minister of Agriculture.

Conscience-money received.

The Treasury,
Wellington, 8th April, 1922.

THE Minister of Finance directs me to acknowledge
receipt of the sum of six pounds ten shillings, forwarded to the Railway Department, Christchurch, as conscience-money to the New Zealand Government.

J. J. ESSON, Secretary to the Treasury.

Government Meteorological Observatory.

METEOROLOGICAL Observations, Wellington, for the month of February, 1922. Observations taken 9 a.m.

Altitude of Observatory, 10 ft.

	rected in Lat. 45°.	From Self-registering Instruments for Twenty-four Hours previously.				ыу.	Cloud,	Wind.	in Points 1 Inch).	
- 1	# 6 2	Temp.	Temp.	Mean Temp. in Shade.	Solar Radia- tion.	ion.	Veloc. Wind, in Miles.	. o	Direction of	11 I
	neter redu corrected hes to Lat.	Temi Shade.	Temp Shade.	Pag	gg .	tris iati	E M	10 10	quot	결용
Date.	Barometer reduand and corrected Inches to Lat.		- 2 21	200	lar E	Terrestrial Radiation	sloc, Win in Miles.	Amount 0 to 1	get	Rainfall (100 to
å	£ 21	Max.	Min.	M.	3	Tel	Vel ±	An O	ñ	[왕다
-i	<u>'</u>	¦		<u>'</u>						<u> </u>
		Fah.	Fah.	Fah.	Fah.	Fah.				7
1	29.787	68.0	61.3	64.6	125.0	55.0	502	7	N.W.	
2	29.763	68.4	61.2	64.8	136.0	5 5 ·4	338	6	N.W.	••
3	29.813	70.5	54.2	62.3	139.0	39.2	219	2	S.S.E.	8
4	29.992	74.2	53.7	63.9	135.0	49.9	305	8	S.S.E.	20
5	30.069	64.4	50.6	57.5	132.0	45.2	419	7	S.	1
6	30 257	61.4	51.4	56.4	125.0	45.2	448	6	S.E.	
7	30.218	66.0	40.5	53.2	129.0	28.0	151	1	N.E.	
8	30.256	71.7	47.3	59.5	128.0	32.5	96	0	N.	
9	30.191	74.5	51.2	62.8	131.0	36.2	101	6	N.N.W	
10	30.055	72.7	60.3	66.5	136.0	52.7	241	9	_ N.	• •
11	30.123	78.8	58.4	68.6	139.0	52.5	155	9	E.N.E.	••
12	30.043	75.1	51 ·0	63.0	130.0	43.2	103	2	N.	٠. ا
13	30.101	80.4	52.6	66.5	134.0	39.2	160	0	N.	• • •
14	30.089	75 ·0	63.0	69.0	136.0	5 7·5	279	8	N.W.	••
15	29.973	73.0	62.8	67.9	138.5	60.0	489	9	N.W.	28
16	30.252	7 1·0	53.7	62.3	129.0	52.2	327	5	S.E.	
17	30.430	67.0	48.2	57.6	126.0	36.0	226	0	S.S.E.	
18	30 392	73.2	50.3	61.7	125.0	39.1	100	0	N.	
19	30.219	72.0	62.0	67.0	128.0	58.5	268	10	N.N.W	
20	30.417	71.7	58.4	65.0	131.0	56.2	337	9	S.E.	3
21	30.467	67.0	56.8	61.9	126.0	54 9	437	10	S.S.E.	_ 5
22	30.399	64.1	56.2	60.1	95.0	49.8	181	10	S.E.	Trace
23	30.292	71.0	60.2	65.6		55.8	113	7	N.E.	Trace
24	30.142	71.3	60.2	65.7	120.0	56.6	108	9	E.S.E.	
25	29.974	74.4	59.6	67.0	142.0	53.4	52	9	E.	
26	29.915	79.0	60.0	69.5	133.0	52.2	53	10	Calm	5
27	29.789	74.0	63.6	68.8	105.0	58.4	32	10	N.	37
28	29.661	82.3	60.0	71.1	152.0	62.1	283	10	N.W.	•••
*	30 ·011	71.9	56 0	63.9	129.6	49.2	233	6.4		107
†	29.980	69.3	5 5 ·7	62.5	123.5	48-3	236	5.2		328

* Means, &c. † Means previous years.

DIRECTION OF WIND.

N. N.E. E. S.E. S. S.W. W. N.W. Calm. 8 | 2 | 3 | 4 | 5 | .. | .. | 5 | 1

Note.—The weather during the month has been warm and dry, with barometric pressure and temperatures above the mean, while precipitation was 67 per cent. below the mean of previous years. Total bright sunshine 202 hours 26 minutes, 52 per cent. of the possible, and two sunless days. Frost was recorded on the grass on one morning. Mean earth-temperatures at 1 ft. was 67.4°, and 64.6° at 3 ft. Mean dew-point, 54.5°; mean elastic force of vapour, 0.425 in.; and mean relative humidity, 72 per cent. of saturation.

CLIMATOLOGICAL TABLE.

MEANS AND TOTALS FROM THE CHIEF STATIONS.

February, 1922.

0			Dutuc		_ 9	183
Jove		Mean Air in	Extre		ifall o th	Rai
Altitude above Sea-level.	Name of Station and	16 №	ag	ag g	otal Rainfall Points to the Inch).	th in
tud ea-]	Observer.	olu	fea.	fea.	Soir Inc Inc	B W
Alti		Absolute l Temp. A Shade.	Mean Max. Temp.	Mean Min. Temp.	100	Days with Rain Point or more).
		!! 				
Ft. 125	NORTH ISLAND.	Deg.	Deg.	Deg.	Points.	Дув.
120	Auckland F. A. F. Burnett	67.1	72.9	61.4	625	11
131		65.4	77 ·2	53.6	418	9
	Hamilton East W. B. Monro					
46	TE AROHA	68.0	77.1	5 9·0	665	10
340	G. F. McGirr Waihi	65.4	74.2	56.6	1470	10
100	C. F. Sims	63.6	72.6	54.7	610	11
100	C. J. Butcher	05.0	12.0	94.1	010	11
925	ROTORUA W. E. Penno	64.2	73.2	55·2	910	9
٠	NEW PLYMOUTH	65.4	73.0	57 ·9	213	6
250	J. Simpson Moumahaki	58.8	65.9	51.6	199	9
	J. G. McFarlane					
2080	TAIHAPE A. R. Fannin	59.4	67.6	51.2	171	11
100	PALMERSTON NORTH .	63.7	74.1	53.4	75	9
119	J. A. Colquhoun CENTRAL DEVELOPMENT	61.8	71.8	51.9	67	5
	FARM, WERAROA J. Beverley	[[-		
70	Greenmeadows, Na-	64.3	71.1	57· 5	456	14
377	PIER MASTERTON	62.8	73.4	52.3	139	11
	R. Brown	63.9	74.3	53.5		
186	GREYTOWN J. P. Eccleton	69.9	14.9	99-9	110	11
	TRENTHAM MILITARY					
	Hospital			••	''	''
10	Wellington	63.9	71.9	56.0	107	8
						_
	South Island. Brightwater	63.5	72.4	54.7	302	9
	Ven. Archdeacon					
34	Kempthorne Nelson	63.4	75.0	51.8	249	6
1000	Wm. C. Davies	#O.#	70.5	40.5	2077	
1220	W. G. Morrison	59.5	70.5	48.5	327	4
25	CHRISTCHURCH H. F. Skey	61.5	68.7	54.3	104	5
42	LINCOLN				108	3
1220	Wm. C. Purdie Kisselton	60.4	72.4	48.5	158	3
	A. R. Blackwood		79.6			_
	RAKAIA Miss A. Hardy	59.2	73.6	45.5	151	5
130	TIMARU Caretaker of Domain	60.4	69.6	51.2	115	8
200	WAIMATE	59.5	68.6	50.4	252	8
300	F. Akhurst Dunedin	59.6	67.7	51.6	230	8
245	D. Tannock		72.8	47.2		
	A. T. Newman	60.0			94	8
12	HOKITIKA J. A. Chesney	62.3	70.0	54.6	373	8
12	Invercargill	5 9·1	69.0	49.2	. 114	11
l	L. Lennie	1	1	<u> </u>		1

SUMMARY FOR THE MONTH OF FEBRUARY, 1922.

During the greater part of February the weather was chiefly fair, under the influence of high atmospheric pressure.

After the 22nd an extensive depression northward of New Zealand accounted for unsettled conditions, with strong easterly winds and heavy rain, in the northern and east coast portions of the North Island. These districts had a total rainfall considerably above the average for the month, while generally elsewhere a deficiency was recorded.

NEW ZEALAND RAINFALL FOR FEBRUARY, 1922. | New Zealand Rainfall for February, 1922-continued.

[Note.—Late returns for stations	1	of table.]	Total Fall, Points (100 to Inch).	Days wit! Rain.
Station.	Total Fall, Points (100 to Inch).	Days with Rain.	NORTH ISLAND—continued.	
		<u> </u>	(B.) NORTH-WEST ASPECT-CAPE MARIA VAN DIE	MEN TO
NORTH ISLA	ND.		CAPE EGMONT—continued. Inglewood 275	8
(A.) NORTH-EAST ASPECT-NORTH	H CAPE TO EA	ST CAPE.	Pilot Station, Waitara 265	4
Cape Maria van Diemen (the light	385	11	New Plymouth	9_7
house-keeper)	909	7	Upper Mangorei	•
Mangonui	0.40	10	(C.) SOUTH-WEST ASPECT—CAPE EGMONT TO CAPE !	Pallise
Russell	. 296	9	Opunake 88	6
Kawakawa Puhipuhi Plantation, Whakapara	. 481 954	12 11	Manaia	8
Whangarei	994	11	Stratford (1.020 ft.) 354	8
Ruatangata		12	Stratford Post-office	
·· ···· · · · · · · · · · · · · · · ·	. 511 . 756	10 14	Ohawe, Hawera	10 10
Whangarei	1 277	13	Hawera Post-office 231	10
Puwera, Whangarei		14	Patea	7
Maungaturoto		ii	Mataimoana 325 Whangamomona 316	$\frac{4}{6}$
Mangawai	200	ii	Mangapurua Landing, Wanganui River 324	7
Warkworth			Taumarunui 219	6
Epsom, Auckland Kaukapakapa, Auckland		9	Okahukura	5 6
Cuvier Island	302	13	Raetihi 190	7
Rocky Bay, Waiheke	611	10	Horopito 251	8
	. 847 . 569	10 10	Waiouru 387 Marybank, Wanganui 68	$\frac{7}{7}$
Matamata	802	10	Belmont, Tayforth, Wanganui	8
The Domain, Paeroa			Waitahinga, Kai Iwi 416	6
Belle Vue Farm, Mangaiti.	. 447	12 12	Wanganui	7 7
***************************************	574	7	Fordell	4
Springdale, Waitoa	. 392	9	Mangaohane Station, Taihape 262	11
Omanawa Falls, Tauranga	4=0	13 9	Hunterville	$\frac{10}{13}$
EEF T	. 470 . 357	8	Waituna West, Feilding 176 Thoresby, Marton	
Waiotapu			Waitatapia, Bull's 78	7
	502	11 13	Glen Oroua	- 5 6
	280 531	6	Foxton	10
· • • •	. 747	13	Komako 295	13
	213	10	Kairanga 57	3
Pohueroro Station, Raukokore .	. 495	13	"Woodhey," Palmerston North 64 Arapeti, Mangaore 42	8 6
(B.) NORTH-WEST ASPECT—CAPE	MARIA VAN D	IEMEN TO	Arapeti, Mangahao 39	9
CAPE EGMO	NT.		Mangahao, No. 1	11
	. 342	9	Mangahao, No. 2 127 Shannon 21	 6
TT 1.	316 320	8 6	Otaki 61	5
** ** 11	. 451	11	Kapiti Island 63	6
Wekaweka	. 718	7	Waikanae 171	8
0.	. 986 . 559	14 8	Reservoir, Brooklyn 112	6
	. 971	9	(D) Server Assess From Green Bu	
Donnelly's Crossing, Oranoa	. 450	7	(D.) SOUTH-BAST ASPECT—EAST CAPE TO CAPE PA	
m	. 735 . 992	8	East Cape 43 Kahukura 780	13 15
** 1 '11'	. 398	8	Waiorongomai Station, Tapawaeroa 2025	14
Onehunga	. 523	11	Waitakaro	10
Waiuku, Auckland Onewhero	. 662 378	7	Pakihiroa 1182 Owhena, Tokomaru Bay 1165	12 17
	312	7	Waihau, Tolaga Bay 425	10
Kawhia			Kaharoa, Waimata Valley 877	
Turangaomoana, Matamata	741	11		14
Turangaomoana, Matamata Taupo	. Incom	11 n plete.	Marumoko, Motu 455	19
Turangaomoana, Matamata Taupo		11	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537	19 16 18
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge	. Incor . 468 . 390 . 351	11 n plete. 6 2 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523	19 16 18 17
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti	Incor 468 390 351 569	11 plete. 6 2 7 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne	19 16 18 17
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio	. Incor . 468 . 390 . 351	11 n plete. 6 2 7	Marumoko, Motu	19 16 18 17
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga	Incol 468 390 351 569 431 454	11 plete. 6 2 7 7 7 7 13 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne 503 Whatatutu 371 Te Karaka 351	19 16 18 17 17 11 15
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill	. Incol . 468 . 390 . 351 . 569 . 431 . 454 . 275 . 372	11 n plete. 6 2 7 7 7 13 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333	19 16 18 17 17 11 15
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill	. Incor . 468 . 390 . 351 . 569 . 431 . 454 . 275 . 372 . 709	11 n plete. 6 2 7 7 7 13 7 10 9 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne . Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404	19 16 18 17 17 11 15
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Toto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu	. Incol 468 390 351 569 431 454 275 372 709 50 369 572	11 n plete. 6 2 7 7 7 13 7 10 9 7 8	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340	19 16 18 17 17 11 15 14 11 14
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waiteria Rapide, Raurimu	Incol 468 390 351 569 431 454 709 369 572	11 n plete. 6 2 7 7 7 13 7 10 9 7 8 4	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340 Patutahi, Gisborne	19 16 18 17 17 11 15 14 11 14 11
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu Waiatua, Kaitieke, Raurimu Mangaotaki (550ft.)	. Incol 468 390 351 569 431 454 275 372 709 50 369 572	11 n plete. 6 2 7 7 7 13 7 10 9 7 8	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340	19 16 18 17 17 11 15 14 11 14
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi Sohool, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu Waiatua, Kaitieke, Raurimu Mangaotaki (550 ft.) Paekaka, Paemako "Te Matai," Aria	Incol 468 390 351 569 431 454 275 372 709 50 369 572 317	11 n plete. 6 2 7 7 7 13 7 10 9 7 8 4 5	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340 Patutahi, Gisborne Whakapunake 1071 Strathblane, Hangaroa Tahora, Gisborne 894	19 16 18 17 11 15 14 11 14 11
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu Waiatua, Kaitieke, Raurimu Mangaotaki (550 ft.) Paekaka, Paemako "Te Matai," Aria Ohura	. Incol 468 390 351 569 431 454 275 372 709 50 369 572 317 262 291	11 n plete. 6 2 7 7 7 13 7 10 9 7 8 4 5 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340 Patutahi, Gisborne Whakapunake 1071 Strathblane, Hangaroa Tahora, Gisborne 894 Gisborne 572	19 16 18 17 11 15 14 11 14 11
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapids, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu Waiatua, Kaitieke, Raurimu Mangaotaki (550ft.) Paekaka, Paemako Te Matai, Aria Ohura Ohura Mangatoi, Mokau River	. Incol 468 390 351 569 431 454 275 372 709 369 572 317 . 262 291 223	11 n plete. 6 2 7 7 7 13 7 10 9 7 8 4 5	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340 Patutahi, Gisborne Whakapunake 1071 Strathblane, Hangaroa Tahora, Gisborne 894 Gisborne 572 Morere 1265	19 16 18 17 11 15 14 11 14 11
Turangaomoana, Matamata Taupo Taharua Station, East Taupo Waitomo Caves Roto-o-Rangi School, Cambridge Te Kuiti Puketiti, Piopio Hamilton, Waikato State Farm, Waerenga Horahora Rapida, Churchill Ngaruawahia Waikeria Reformatory, Te Awamut Waitere te Awamutu Waiatua, Kaitieke, Raurimu Mangaotaki (550ft.) Paekaka, Paemako "Te Matai," Aria Ohura Mangatoi, Mokau River Uruti, Taranaki	Incor 468 390 351 569 431 454 275 372 709 369 572 317 262 291	11 plete. 6 2 7 7 7 13 7 10 9 7 8 4 5 7 7 7	Marumoko, Motu 455 Moanui, Motu 693 Motuhora 537 Koranga Valley 523 Eastwood Hill, Gisborne Otoko 803 Whatatutu 371 Te Karaka 351 Puha, Poverty Bay 333 Glenroy Station, Gisborne 1207 Waihuka, Gisborne 404 Ormond 340 Patutahi, Gisborne Whakapunake 1071 Strathblane, Hangaroa Tahora, Gisborne 894 Gisborne 572 Morere 1265	19 16 18 17 17 11 15 14 11 14 11 17

New Zealand Rainfall for February, 1922—continued.

New Zealand Rainfall for February, 1922-continued.

		1	1		T	
Station.		Total Fall, Points (100 to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).	Days with Rain.
NORTH IS	AND	mtimus ad	1	SOUTH ISLAND—	mtinued	
D.) SOUTH-EAST ASPECT-			PALLISER-	(E.) NORTH ASPECT — CAPE FARE continued.		IKOURA -
Omahanui, Wairoa		1	1	Kaituna, Marlborough	1	
Tarawera	••	390	15	Spring Creek, Blenheim	101	5
<u> Putira Lake</u>	••	743	16	Erina, Blenheim	245	4
Eskdale, Hedgeley		680	15	Avondale Station, Blenheim	110	8
Riverbank, Rissington, Nap		698	17	Marshlands, Blenheim Hapuku	687	11
Park Island Napier		432 341	16 15	Ellerton, Kekerangu	0.03	9
Wahine, Sherenden, Hasting		241		•		
Mokopeka, Hastings		734	15	(F.) WEST ASPECT—CAPS FAREWEL		
Frimley, Hastings				Farewell Spit	259	8
Whanawhana, Hastings	••	675	14	Karamea, Westport	408 234	12
Aaraekakaho, Hastings	• •	613	16	Ariki	317	11
Te Mata, Havelock North Matane," Havelock North	• •	443 452	15 16	Reefton (643 ft.).	251	9
Te Roto, Poukawa	••	475	14	Greymouth	359	8
Pukehou, Te Aute	• • • • • • • • • • • • • • • • • • • •	498	14	Otira (1,255 ft.)	550	4
wavas, Tikokino		686	20	Ross, Westland	554	10
Blackburn, Hawke's Bay		673	12	Okura	470	6
Aramoana, Waipawa	••	559	16	Puysegur Point	•	٠.
Rangitapu, Waipawa	• •	1013	16 16	(G.) East Asprot-Kaikoura	O CAPE SAU	IDERS.
Mount Vernon, Waipawa Waimarama, Hawke's Bay	••	448 559	17	Kaikoura	1	
Waimarama, nawke s day Waipukurau	••	417	13	Culverden	182	4
Motuotaraia, Wanstead	•••	326	11	Riverside Farm, Amuri	195	4
Oruawharo, Takapau	••	457	15	Highfield, Amuri	225	6
Ormondville	••	342	15	Weka Pass, Canterbury Keinton Combe, Waiau, Amuri	186 304	5 8
Woodbank, Wimbledon	• •	445	15	Waiau	206	6
Pine Grove, Dannevirke Mangatainoka	••	344 113	14	"Glenallen," Waikari	179	8
Mangatainoka Pahiatua		113		Gore Bay, Cheviot		
Eastry, Tane, Eketahuna		173	ii	Oxford	305	5
ľawataia, Eketahuna		214	10	Amberley	211	7
Putara		149	9	Alford Forest	675 320	10
Eketahuna	• •	78	11	Mount Somers	383	8
Dastlepoint	• •	180 395	8 12	Rhodes Convalescent Home, Cash-		6
Annedale, Tinui Whareama, Masterton	••	352	9	mere Hills		
Ditton, Masterton	••	265	14	Islington	113	6
Bush Grove, Masterton		327	11	Governor's Bay	74	4
Marangai		296	12	Otahuna, Tai Tapu	117	5
Eringa, Masterton		178	11	Little River	208	8
'Tyneside," Masterton	••	100	::	Magnet Bay, Little River.	30	i
Waihakeke, Carterton	••	100 160	10 10	Pigeon Bay		1
Glendhu, Martinborough Martinborough	••	81	11	Coalgate	243	9
Featherston	• • • • • • • • • • • • • • • • • • • •	197	10	Hororata	216	6
Summit		316	11	Darfield	163	5
Waiwetu		89	6	Akaroa Mount Torlesse, Springfield	96 253	3 7
Wainuiomata Reservoir	• •	••	••	Methven	00%	6
Western Hutt Whangai Moana, Pirinoa	• •	••	•••	Rudstone, Methven	397	9
Karori Reservoir	••	116	9	Lake Coleridge Homestead		
Seatoun	•••	79	. 8	Double Hill		2
		,		Winchmore, Ashburton	252	7
gotur		T.D.		Ashburton	0.0	9 8
	H ISLAI			Staveley	907	8
(E.) NORTH ASPECT—CA	PE FARE	WELL TO KA	IKOURA,	Evandale, Mount Somers	017	7
Collingwood		475	10	Windemere, Winslow	216	6
Bainham			2	Lynnford, Hinds	0.00	10
Onakaka Takaka		367	12 8	Peel Forest	400	9
l'akaka		$\begin{array}{c c} & 439 \\ & 255 \end{array}$	10	Kapunatiki, Rangitata	1 750	7
Upper Moutere		181	7	Cefn Orchard, Geraldine	0.07	l ii
Stanley Brook, Nelson		247	11	Waitui, Geraldine	227	10
" Harakeke," Central Mout	ere	181	5	Orari Gorge		12
Upper Sherry River	_	224	. 7	Orari Estate, Orari		9
Twynham Station Creek, G.	_	182 245	8 8	Balmoral	100	6
Gowan, via Glenhope Tophouse		231	7	Braemar	1 111	4
		141	8	Horwell Downs, Fairlie	999	12
Port Hardy, French Pass .		92	4	Lambrook, Fairlie	1.00	5
Stephen Island		55	6	Mona Vale, Albury		
Stephen Island The Brothers	• •	119	5	Godley Peaks, Te Kapo, Mackenzi	166	3
Stephen Island		141		Country		10
Stephen Island		141	7		904	
Stephen Island	• • •	141		Waratah, Albury	101	
Stephen Island	•	141 319	8	Waratah, Albury Kakahu Bush, Geraldine	164	10
Stephen Island	•••	141 319	 8 5	Waratah, Albury	164 145 98	10 8 9
Stephen Island	•••	141 319 255 212	8 5 4	Waratah, Albury Kakahu Bush, Geraldine	164 145 98 147	10 8 9 8
Stephen Island The Brothers Cape Campbell Pioton Freezing-works, Picton Endeavour Inlet Manaroa, Pelorus Sound Yncyca, Pelorus Sound Waitata Bay, Pelorus Soun Opouri Valley, Flat Creek	d	141 319 255 212 407	 8 5 4 8	Waratah, Albury Kakahu Bush, Geraldine "Te Wharua" Cave Pleasant Point Te Pah Farm, Seadown Smithfield	164 145 98 147 129	10 8 9 8 7
The Brothers Cape Campbell Picton Freezing-works, Picton Endeavour Inlet Manaroa, Pelorus Sound Yncyca, Pelorus Sound Waitata Bay, Pelorus Soun Opouri Valley, Flat Creek Hartley Hills, Hillersden	d	141 319 255 212 407 223	 8 5 4 8 5	Waratah, Albury Kakahu Bush, Geraldine "Te Wharua" Cave Pleasant Point Te Pah Farm, Seadown Smithfield Timaru Reservoir	164 145 98 147 129	10 8 9 8 7 8
Stephen Island The Brothers Cape Campbell Picton Freezing-works, Picton Endeavour Inlet Manaroa, Pelorus Sound Yncyca, Pelorus Sound Waitata Bay, Pelorus Soun Opouri Valley, Flat Creek	d	141 319 255 212 407 223 141	 8 5 4 8	Waratah, Albury Kakahu Bush, Geraldine "Te Wharua" Cave Pleasant Point Te Pah Farm, Seadown Smithfield	164 145 98 147 129 100 206	10 8 9 8 7

Station.	Total Fa Points (100 to Inc	Rain	Station.		Total Fall, Points (100 to Inch).	Days with Rain.
SOUTH ISLAND	continued.		SOUTH IS			
G.) EAST ASPECT-KAIKOURA TO	Cape Saundei	as—continued.	(H.) South Aspect-Cape		TO PUYSEGU	R POINT-
Ountroon	117	5	}	ntinued.		
Pukeuri, Oamaru	82	9	Wendonside			1 .:
Damaru			Wendon		104	5
Steward Settlement, Oamaru	132	4	Lawrence		•••	
rotter's Creek, Hillgrove	61	5	Owaka		120	3
Kauroo Hill, Maheno	121	7	Tapanui Nursery		102	8
Bushey Park, Palmerston South	. 85	5	Edievale		74	6
Roslyn	240	8	Waikawa Valley		181	8
Burnside, Dunedin	130	5	Tahakopa, Wharuarimu		174	10
Fish-hatchery, Portobello	131	6	Uplands, Waimahaka		114	9
Whare Flat	143	6	Roslin Estate, Woodlands		107	10
(ft.)	172	ő	Dipton	•	197	5
	129	8	Bluff			
sawyer's Bay	, 120	,	Radio-Awarua		109	6
H.) South Aspect—Cape Saun	DERS TO PUYS	BEGUR POINT.	Nightcaps		208	10
	. 77	3	Otautau		94	9
Paerau	11 64	4	Creighton		167	4
Freat Moss Swamp, via Patearoa	101	5	Manapouri		154	6
Eweburn Nursery, Ranfurly	101	5	Monowai (Sunnyside)		119	1 3
Waipiata	181	3	mono y m (sama y mas)			
Vaseby	241		İ			
Robertslea, Middlemarch	320	7	į ar	ISLANDS		
Mount Pisa Station, Cromwell		• ;	(1.)	BUANDS	•	
Hawea Flat	216	4	Centre Island		118	6
Maungawera, Otago	167	4	Stewart Island			
Luggate, Cromwell	145	5	Half-moon Bay, Stewart Isl	and	110	10
Manorburn Dam	42	4	Niue Island			1
Frankton			Avarua, Rarotonga, Cook Is	lands	1665	17
Queenstown	154	5	Aitutaki Island, Cook Island	ls		1
Moa Creek	92	4	Mangaia, Cook Islands			
St. Bathan's	267	7	Chatham Island		92	10
Blackstone Hill	171	5	Vava'u			١
Clyde	106	3				
Alexandra	57	3				
Galloway	68	3	T.ATE	RETURN	JS	
Earnscleugh	67	4	LATE	TOTAL OTO:	101	
Roxburgh	119	6	Whare Flat, January, 1922		643	15
Balclutha	69	4	Waikawa Valley, November	, 1921	603	18
arston			Uplands, Waimahaka, Octo		472	13
airlight Station, Nokomai			Raukokore, January, 1922	••	300	14
Henfalloch Station, Nokomai			Terawhati, January, 1922		665	15

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	Anderson, Per Olof	Fern Flat	Old-age pensioner	19/2/22	7/4/22	Testate	Nelson.
2	Churchill, Alfred Ernest	Wellington	Motor mechanic	19/9/21	4/4/22	Intestate	Wellington.
3	Churchill, Edith		Married woman	17/8/21	7/4/22	,,	,,
4	Cumming, Joseph	Blyth, Tynemouth, England	Coal-miner	20/8/10	4/4/22	,,	**
5	Edwards, Ernest Edward	Wellington	Motorman	2/2/22	4/4/22	Testate	ļ , ,
6	Hill, Charles	Tremar, England	Not known	6/12/21	7/4/22	Intestate	,,
7	O'Brien, Maria	Gezina, Pretoria, South Africa	Widow	13/7/15	4/4/22	Testate	Auckland.
8	Shields, Julia Maude	Wellington	Married woman	20/10/21	4/4/22	Intestate	Wellington.
9	Simpson, Ann	Cowdenberth, Scot- land	"	2/8/06	$4^{\prime}/4^{\prime}/22$,,	,,
lo	Stalker, Archibald	Tarbet, Lochfyne, Scotland	Wine and spirit merchant	26/12/17	7/4/22	Testate	Dunedin.

Vital Statistics.

REPORT on the Vital Statistics of the Fifteen Urban Areas of the Dominion for the Month of March, 1922:—

	ion, 1921.	rths ed, 922.	on of the 1,000 tion.		DEATHS Males.	REGIST		N MARC			Proportion of Deaths	
	Population, Census 1921.	Total Births registered, March, 1922.	Proportion of Births to the 1,000 of Population.	Under 1 Year.	f under 5 Years.	5 Years and over.	Under 1 Year.	1&under 5 Years.	5 Years and over.	Total Deaths.	to the 1,000 of Population, March, 1922.	
			A	! 		9 0	D,	1 &		<u> </u>	1	
Auckland City Remainder of Urban Area .	. 81,712 . 76,045	134 151	1·64 1·99	4		38 15	3 2	4 2	23 16	71 39	0·87 0·51	
Total for Auckland Urba Area	n 157,757	285	1.81	6	1	53	5	6	39	110	0.70	
Wellington City	. 88,900 18,588	190 30	2·13 1·61	2 1	2	33 7	4 2	2	28 2	71 12	0·80 0·65	
Total for Wellington Urba	n 107,488	220	2.05	3	2	40	6	2	30	83	0.77	
Christchurch City	71,499 34,171	154 59	2·15 1·73	3	1	17 8	4	2	32 8	59 16	0·83 0·47	
Total for Christchurch Urba	n 105,670	213	2.02	3	1	25	4	2	40	75	0.71	
Dunedin City	. 58,074 . 14,181	98 19	1·69 1·34	4	1	23 4	1	1	23 9	53 13	0·91 0·92	
Total for Dunedin Urba	72,255	117	1.62	4	1	27	1	1	32	66	0.91	
Hamilton Borough	. 11,441 2,357	25 3	2·19 1·27			4	2	1	1	8	0.70	
Total for Hamilton Urba	n 13,798	28	2.03	••		4	2	1	1	8	0.58	
Gisborne Borough	10,931	30 8	2·74 2·27	1		1 1	••		2 1	4 2	0·37 0·57	
Total for Gisborne Urba	n 14,450	38	2.63	1		2			3	6	0.42	
Napier Borough	14,346	24 3	1·67 1·06		••	8	2	i	3 1	13 4	0·91 1·41	
Total for Napier Urbs	n 17,187	27	1.37			10	2	1	4	17	0.99	
Hastings Borough	9,115 3,875	36 2	3·95 0·52	1		2				1 2	0·11 0·52	
Total for Hastings Urbs	12,990	38	2.93	1		2				3	0.23	
*	11,395 1,250	26 2	2·28 1·60			3	·:		6	9	0·79 0·80	
Total for New Plymou Urban Area	th 12,645	28	2.21			3	1		6	10	0.79	
	16,490 7,033	38 15	2·30 2·13			5	1 1		5	11 2	0.67 0.28	
Total for Wanganui Urba		53	2.26		••	6	2		5	13	0.55	
Palmerston North Borough	15,649		2·04 0·81	1		3	1		8	13	0·83 0·81	
Total for Palmerston Nor Urban Area	th 16,885	33	1.95	1	••	3	2		8	14	0.83	
Nelson City Remainder of Urban Area	9,285 1,347		1·94 2·23			3 1			4	7 2	0·75 1·48	
Total for Nelson Urb		-	1.98	•••		4			5	9	0.85	
Area Greymouth Borough Remainder of Urban Area	4,986		4·02 2·96		1	·i			1	2	0·40 0·30	
Total for Grey Vall Boroughs Urban Area			-	-	1	1			1	3	0.36	
Timaru Borough Remainder of Urban Area	14,058			1	1	7			4	13	0.92	
Total for Timaru Urb		_		1	1	7	••		4	13	0.84	
Invercargill Borough Remainder of Urban Area	15,203			1	1	8	1	'i	5 1	16 2	1·05 0·50	
Total for Invercargill Urb			-	1	1	8	1	1	6	18	0.94	
Area Grand totals	608,363	1 107	1.97	21	8	195	26	14	184	448	0.74	

Dealing with the four principal urban areas only, it is found that the inclusion of the suburban portions lowers the death-rate, except in the case of Dunedin.

the tabe, except in the case of 2 and							Death-ra	te per 1,00	0 of Popul	ation.
Auckland City				• •		• •	• •	0.87		
Auckland Urban Area									0.70	
Wellington City				• •	• •	• •		0.80		
Wellington Urban Area	• •				• •	• •	• •		0.77	
Christchurch City			• •			• •		0.83		
Christchurch Urban Area				• •					0.71	
Dunedin City								0.91		
Dunedin Urban Area									0.91	4 T
Including the suburban portions, I	Dunedin i	s the high	hest and	Aucklan	d the lov	vest.				
Compared with the corresponding	month of	the four	precedin	g years,	the resul	ts are—				
•			_		1918.	1919.	1920.	1921.	1922.	
Auckland Urban Area	2.6				0.66	0.65	0.75	0.72	0.70	
Wellington Urban Area	• •				0.74	0.79	0.76	0.83	0.77	
Christchurch Urban Area					0.60	0.72	0.77	0.75	0.71	
Dunedin Urban Area					0.70	0.74	1.08	0.83	0.91	

The total births registered for the four principal urban areas amounted to 835, as against 739 in February—an increase of 96. The deaths in March were 334—an increase of 49 as compared with the previous month. Of the total deaths males contributed 166, females 168. Forty-sight of the deaths were of children under five years of age, being 14·34 per cent. of the whole number. Thirty-two of these were under one year of age.

The following table shows the deaths in various age-groups occurring in the fifteen urban areas during the month of March 1992:—

	Urban Arras.															
	Age-g	roup.			Auckland.		Welli	ington.	Christ	church.	Dunedin.		Others		Total.	
					Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females.	Males.	Females
Under	5 yea	rs			7	11	5	8	4	6	5	2	8	13	29	40
5 and	l under	10	year	s	1	1				1	• •		• •	1	1	2
10		15	٠,,		1				1				1		3	
15	,,	20			2	1		2			1	3	3		6	-5
20	,,	25	"			1	2	1		1	2		1	1	5	4
25	,,	30	,,			2	2	3		1 1			3		5	6
30	,,	35	,,		3			3		1 1		1 1	1	1	4	- 6
35	,,	40	,,		1	3	1	2	3	5	2	3	1	2	8	15
10	"	45	**	٠.	4	3	5	1	1	2	1	1	3	2	14	9
15	"	50	,,		4	3	1	1 1	• •	1	2	l [2	6	9	11
50	••	55	. ,,		5	3	4		4	4	2	1	3	6	18	14
55	"	60	,,		3		6	3	3	1	2	5	4	4	18	13
30	,,	65	••		4	2	3	3	2	3	1	3	4	8	14	19
	rs and			• •	25	21	16	11	11	20	14	15	24	13	90	80
	Totals				60	50	45	38	29	46	32	34	58	56	224	224

The deaths of 170 persons of 65 years and upwards were registered for the fifteen urban areas during the month March, 1922. The following table shows the classification: of March, 1922.

	Urban Arras.										Total		
Age.	Auc	kland	Well	ington.	Christ	church.	Dui	nedin	Others.		т) Eal	
	Males.	Females.	Males.	Females	Males	Females.	Males	Females.	Males.	Females.	Males.	Females	
65	3	2	••		•••				1		4	2	
66	1	l !	• •	1 (2	1	2	1		i	5	3	
67		1]		1	1	1			1		2	1	
68	1	1	1		1	2		1.	2	1	5	5	
69	2	1 i	ĩ		••			1	••		3	2	
70		ī	$\bar{2}$	i				1	2	i	4	4	
71		l	••	<u>1</u>	••		••	1	1		1	2	
72	2	2	• • • • • • • • • • • • • • • • • • • •	î	2	1	••		ī	1	$\tilde{5}$	4	
78		ī	ï	î		i		i		i	ì	5	
74	i	i	_	i	i	i	• •	i	i	1 1	3	5	
75	i	3	•••			1	i	_		1	4	4	
76	2	1	í		i	l i		2	• •		4	3	
77	2		Ţ				• ;	Z	• •	•••	_		
	٠: ا	1 1	• • •	•••	• :	2	1	•:		•••	1	3	
78	1	1	2		1	1	1	2	• • •	•••	5	4	
79	1	2	1		• •	1	• •		3		5	3	
80	3	1	• •		• •	1	1	1	4		8	3	
81	1		1	1 1	1	1 1	1		1	1	5	3	
82	2		2	1			2	1 1	3		9	1	
83	!	i		1		!	1	1			1	2	
84	1	1	1		1		1	1 1	1	1	5	3	
85	1	l	••			2	1		••	3	2	5	
86			••			1	• •			1		2	
87	i	::		1				'i	2		3	ī	
88	1		• •	i	••		••	i l				î	
89	•••	i i	• •	1 1	••	• • •	1		:•	i	i	5	
90	i		• •	1 1	• •	1			• •	1	í	1	
91	_		• ;		• •	1		•••	••	•••	1	•••	
92			1	•••	••	1	• •	•••	• •		. 1		
	•••	1	• •	1 . !	• •	·: 1	• • •	• •	• •		• •	1	
99		• • •	• •	1	• •	1	• •	•••	••	•:	• •	2	
94	••	••	• •		• •		• •		• •	1 1	• •	1	
95			• •		••	· · ·	• •		1		1		
96	••	••		••	••	··	1		••	••	1	<u> </u>	
Cotal	25	21	16	11	11	20	14	15	24	13	90	80	

TABLE showing the Causes of the Deaths of Persons at the Fifteen Urban Areas, registered during March, 1922.

Causes of Death.		_		kland n Area.	Well Urbai	ington Area.		church a Area.		nedin n Area.	Ota	ners.	
	Causes of Death	u.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Total.
_	I. — GREBAL DI	824828]	1	<u> </u>		
	(a.) Epidemic Di	800868.				<i>{</i>	İ		İ			į	
	. Typhoid Fever . Scarlet Fever			1					١				1
	. Diphtheria			::	•••		•••	••	••	••	1	••	1
	. Influenza			::		i i	::		::	•		1	2
	. Choleraic Diarrhæs				••	••			1				ī
	(b.) Other General .	Diseases.								•			
	. Erysipelas . Septicæmia	••	••	••	• • •	••	•••		••	1			1
28.	Pulmonary Tubero	nlosis .	1	5			• • • • • • • • • • • • • • • • • • • •	2	••	1 1	••	7	20
29. 30.	. Acuțe Miliary Tube . Tuberculous Menin	rculosis		1	••	2	1				::		4
	. Abdominal Tuberc	ulosis		::		1	ï	•••	••		ï	1 1	23
34.	Tuberculous Pyelo- Disseminated Tube	nephritis .	•					::	•••	i			1
	Rickets	rouiosis	1		i i	••	• • • • • • • • • • • • • • • • • • • •		••		••		· 1
37.	Syphilis	••	1 1	i	1		•••		••	::			1 3
39. 40.	Cancer of Buccal Cancer Stomach	avity and Liver	1	1 4	••		•••		••		::	3	4
41.	. Peritoner	ım, Intes		1	••	2 2	••	6 2	• •	4	••	5 1	21 7
42.	tines, F Female						••		• •	•	••		
	Organi		'	1	••	1	••	1	••		••	1	4
43.	. Breast	••]						1		2	3
44. 45.	,		1	::	••	2	••		••		••		2
45.	" Skull						••	::	••	1	••	ï	1
45. 45.				1	••	••	••		• • • • • • • • • • • • • • • • • • • •		••		i
45.			1 ::	1	••	::	••	••	••		••	.;	1
45.						::	•••		• •		••	1 1	1
45. 45.		nal Glands		1	••	;·	••	••			••		1
46.	Tumour of Pelvis			::	•••	1	••	•••	••	••	••	'i	1 1
48. 50	District	•••			••				••	i i	••	2	3
51.		re		3	••	1 1	••	2	••	·;	••	3	9
52.	Addison's Disease	••	::	::	••	i	• • •		••	1	••		2 1
	Leucæmia Pernicious Anæmia	••	••	••	••		••		••		••	1	1
	Alcoholism	•• ••		::	••	::	••	2	••	••	••	1 1	3 1
	Totals	•• •	3	21	2	20		15	<u> </u>	13		34	113
II	-Diseases of Nerv	ous System											
	AND OF ORGANS	OF SPECIAL	,										
60.	Sense. Encephalitis												
61.	Simple Meningitis	••		::	i	::	••	i i	••	i	••	1	1 3
	Cerebro-spinal Men. Acute Poliomyelitis			1	••		••						i
64.	Cerebral Hæmorrha	ge. Apoplex	y	5	••	5	••	1 3	••	2	••	6	1 21
65.	Cerebral Softening		,		•••		••		••	ı			1
	Hemiplegia Epilepsy	••		i	••		••	1	••	1	••	1	3
	Convulsions of Infa	nts	i	•••	••	::	••	••	••	••	i	::	$\frac{1}{2}$
	Totals		1	7	<u> </u>	5							
								6		5	1	8	
11.	I.—Diseases of Cir System.	BCULATORY	1									ļ	
	Pericarditis				••		••			1			· 1
78. 79	Acute Endocarditis Organic Diseases of	the Dans		2	• •		••	2	•••	••		1	5
80.	Angina Pectoris	·· ·· ··		17	1	6 1	••	17 1	::	11		14	66 4
81.	Arterio-sclerosis Embolism and Thro			1	••	ī		1		1	::	3	7
02.	minorism and inc	mbosis		1	••	••	. • •	1	••	1	••	••	3
	Totals	•• ••	•••	22	1	8	••	22		15		18	86
	.—Diseases of Res System.	SPIRATORY											· ·
87.	Laryngitis				••	1	••	\					1
88.	Enlargement of Thy Acute Bronchitis	•		••		٠.	••	••	••	1		••	1
	Chronic Bronchitis	•• ••	::	:	1	1	••	1	••	1 1	• •	$\frac{1}{2}$	4
90.	Broncho-pneumonia	•••	1		••	1		1			ï	1	5
91.	Pneumonia -	••	••	1 1	••	2	ا :٠	1	••	1	••	5	10
91. 92.	Congestion of Lung	8											
91. 92. 94. 96.	Congestion of Lunga Asthma	s ·			••	1	1	::	••		••	1 2	5 2
91. 92. 94. 96.						!				1			

TABLE showing the Causes of the Deaths of Persons at the Fifteen Urban Areas, registered during March, 1922—continued.

Course of Booth		Auckland Urban Area.		Weili Urbai	ington 1 Area.		church Area.		nedin Area.	Others.		_
Causes of Death.		Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over.	Under 5 Years.	5 Years and over	Tota
V. — DISEASES OF THE DIGES	rive		-		1						<u> </u>	
SYSTEM.			•						.	1		
02. Ulcer of Stomach	••	••		•••					1			
03. Gastritis 03. Obstruction of Pylorus	• •	••	.:		1		••	•••	1 1	1	•••	
04. Diarrhœa and Enteritis (u		3		i	::	i	::	::		i		1
2 years) 05. Diarrhœa and Enteritis years and over)	(2	1	6	••	••	••	2			••	3	1
08. Appendicitis	••	••	1			••						[
09. Intestinal Obstruction 13. Cirrhosis of Liver		••		•••	1 1	••	1	••	•••	•••	2	
14. Gall Stones			1	::						::		
15. Other Diseases of Liver 17. Simple Peritonitis		••	3		i	••	1	• • • • • • • • • • • • • • • • • • • •	••	••	1 1	
18. Subphrenic Abscess					1			::	• • •			
Totals		4	11	1	5	1	4	••	3	3	7	
I.—Non-Venereal Diseases the Genito-Urinary			-	.								
TEM AND ANNEXA. 19. Acute Nephritis							l l			1	İ	
lo. Bright's Disease			2	••	5		4	•••	2	••	3	:
22. Pyelo-nephritis 26. Enlargement, &c , of Prost	ate	••	·· 1	••	$\frac{1}{3}$	••		••		••	••	
9. Urine Tumour		• ••	1	• • • • • • • • • • • • • • • • • • • •		••		••	i	•••	•••	
0. Prolapse of Uterus		• •	1	••	 1	• •	••	••	•••	••	••	
Totals			5		10		4		3	1	3	
VII.—PUERPERAL STATE.												
4. Accidents of Pregnancy 5. Puerperal Hæmorrhage	•••	••	 1	••	2	••	1	••	•••	••	•;	
7. Puerperal Septicæmia		••	••	• • •		• • •	2	••	•••	••	1	
8. Puerperal Eclampsia		• •	••	••	1	• •	1	••	••	••	••	
Totals		•••	1	••	3	••	4	••	•••	•••	1	
III.—Diseases of the Skin of the Cellular Tissue.												
4. Inguinal Abscess 5. Pemphigus Neonatorum		••	••	• ••				••		··· i		
Totals		••	•••	•••	••	1	••	•••		1		
C.—Diseases of the Bones of Organs of Locomotion.	AND											
7. Arthritis	••	••	••	•••			<u> </u>				1	
X.—Malformations. O. Congenital Heart Disease		1								1		
0. Congenital Meningocele			••	••	•••	i	•••	••		••		
Totals		1	••			1	•••	••		1	•••	
II.—DISEASES OF EARLY INFAN 1. Congenital Debility, Icterus					<u></u>	1		2		4		
1A. Premature Birth 2. Other Causes peculiar to E		 6	· · · · · · · · · · · · · · · · · · ·	4 1	••	1	•••	3	••	4	•••	:
Infancy Totals		6				3	-					
Totals XII OLD Age.	••							5		———		
4. Senility	••			•••	8	••	5	••	7	••	4	
XIII.—EXTERNAL CAUSES. 5. Suicide by Poison			1		2							
6. " Asphyxia		• • • • • • • • • • • • • • • • • • • •	2	•••			•••	••	i	•••	• • •	
7. Hanging 9. Firearms	••	••	··i	••	••	••	••	••	1 2	••	••	
0. " Cutting Throat	• •	• •		••	••	••		••		••	i	
7. Accident—Burns 8. " Asphyxia	••	1	••	i	••	••	••	••	••	1	·: 1	
9. " Drowning	•	••	i		••	ï		••	i	••		
O. Shooting Pall	••	••	1 1	••	 1	••		• •	2	••	1	
4. " Machinery		••		••		••	i	••		••	1	
5. "Vehicles 6. "Killed by Horse		_ 1	1	1	1	••	1	1	••	• •	••	
6. " Killed by Horse 5. " Fractured Femus		••	1	••	i	••	••	••	1	••	••	
Totals			9	2	5	1	2		8		4	
XIV.—ILL-DEFINED DISEASE	s.											
8. Syncope		••	1	••	••	••	••	••	••	••	••	
Madala.	••		$-\frac{1}{2}$									
TOTALS	••		92		70	10	65	7	59	21	93	

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Examination for Elementary Kindergarten Certificates, 1921-22.

Education Department,

Wellington, 4th April, 1922.

A T the examination for Elementary Kindergarten Certificates held in November, 1921, and January, 1922, the following candidate obtained a complete pass:—

FRANCES PHEBE HOLLAND, Christchurch.

The following candidate obtained a partial pass in the examination:

> SYLVIA ISABELLE LEWIS EWEN. Auckland. J. CAUGHLEY, Director of Education.

Classification of Secondary School Teachers.

THE following lists of assistant teachers employed full time in secondary schools time in secondary schools, or classified for employment in such schools, are issued under the authority of the Minister of Education in accordance with the regulations relating to secondary schools made by Order in Council dated the 8th December, 1920, and the amendments thereto. The lists contain the names of teachers whose grading has

been revised.

Under the heading "Grade of Position" is shown the position in which the teacher is now employed.

Under the heading "School" is shown the secondary school in which the teacher is employed.

JNO. CAUGHLEY, Director of Education.

Men Teachers.	Grade.	Grade of Position.	School.
Robson, Harry, M.A	A	В	Marlborough.
Papps, Arthur James, B.A	\mathbf{B}	\mathbf{C}	New Plymouth
Bilkey, Edmond Edward	\mathbf{C}	\mathbf{D}	Auckland.
Gillman, Arthur James	\mathbf{C}	\mathbf{D}	Dunedin.
Marshall, Henry Horace, B.A.	\mathbf{C}	\mathbf{C}	Thames.
Robertson, Gordon Mortimer,	\mathbf{C}	\mathbf{D}	Dunedin.
B.A.			
Woman Teacher.			
Blacker, Henrietta, B.A	\mathbf{C}	D	Wellington.

Officiating Ministers for 1922.—Notice No. 10.

Registrar-General's Office, Wellington, 11th April, 1922.

Wellington, 11th April, 1922.

URSUANT to the provisions of the Marriage Act, 1908, the following names of Officiating Ministers within the meaning of the said Act are published for general information :

Church of the Province of New Zealand, commonly called the
Church of England.
The Reverend Ernest Charles Richard Beale.

Presbyterian Church of New Zealand.

Mr. Alexander W. Armstrong.

Congregational Independents.

Mr. Norman Burgess.

Baptists.

The Reverend Ernest Ranson.

Church of Christ.

Mr. George Percival Cuttriss.

Mr. William George Carpenter.

W. W. COOK, Registrar-General.

Bank Statements.

STATEMENT of the average amount of Liabilities and Assets of the Bank of New Zealand, in New Zealand during the Quarter ended 31st March, 1922.

	Liabi	LITI	cs.	£	8.	ď.	
Notes in circulation					4,462,868	1	11
Bills in circulation					86,751	3	5
Balances due to other	Banks				1,681,592	6	5
Government deposits	••		Ţ		4,506,449	3	7
Other deposits—							
Not bearing interest		• •		••	11,678,140	2	0
Bearing interest	• •	••		• •	8,135,041	13	8
					· · · · · · · · · · · · · · · · · · ·		

Total average liabilities

£30.550.842 11

Assets.			
Comed gold and silver and other coined	£	8.	d.
metals	3,561,576	18	11
Gold and silver in bullion or bars	2,456		
Legal tender notes of other Banks	97,776	14	7
Notes and bills of other Banks	200,388	6	7
Balances due from other Banks	125,220	11	10
Landed property	205,117	9	2
Amount of all other securities—			
1. Notes and bills discounted	1,041,694	16	6
2. Government securities (New Zealand			
or otherwise)	3,128,430	7	11
3. Other funded securities	•••		
4. Debts due to the Bank (exclusive of			
debts abandoned as bad)	20,201,167	.8	11
5. Securities not included under the			
above heads	455 ,568	2	5
Total average assets	£29,019,397	13	3

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1922:—

quarter ended 31st March, 1922:—
4-per-cent. guaranteed stock, £529,988.
Preference "A" shares issued to the Crown under Bank
of New Zealand Act, 1920, £500,000.
Preference "B" shares issued to the Crown under Bank
of New Zealand Act, 1920, £625,000.
Ordinary shares, £2,250,000.
Rate of the last dividend declared to the shareholders on—
Preference "A" shares 10 per cent per approx

Preference "A" shares, 10 per cent. per annum.
Preference "B" shares, equal to 10 per cent. per annum.
Ordinary shares, equal to 18½ per cent. per annum.
Amount of the last dividend declared on—
Preference "A" shares, £50,000.
Preference "B" shares, £62,500.
Ordinary phases, £602,500.

Ordinary shares, £300,000.

(On the Guaranteed Stock £10,599, interest for six months, was paid on 1st November, 1921.)

Amount of the reserved profits at the time of declaring such

dividend, £1,886,275.

Dated at Wellington this 8th day of April, 1922.

H. BUCKLETON, General Manager. A. H. BATH, Accountant.

[NOTE.—The above are the figures for New Zealand only.]

STATEMENT of the average amount of Liabilities and Assets of the Bank of Australasia, in New Zealand, during the Quarter ended 31st March, 1922.

	LIABI	LITIES.		£	8.	đ.
Notes in circulation				389,460		4
Bills in circulation			• • •	23,068		9
Balances due to other	Banks				-	•
Government deposits		i i i i i i i i i i i i i i i i i i i	•			
Other deposits—	••	••	••			
Not bearing interest				2,366,576	17	5
Bearing interest	••	••		1,160,372		4
Dearing Instress	••	••	- a • • _	1,100,0,2		
Total average	liabilit	ies	₽	3,933,477	5	10
e e e e e e e e e e e e e e e e e e e	Ası	BETS.	-	y •		
Coined gold and silve	and	other of	hanie	£ .	_	đ.
metals	i and	OSTIGE OF) Hen	959,964		
Gold and silver in bull	ion or l		•••	569		
Legal tender notes of o			• •	469,353	_	-
Notes and bills of othe			•••	55,418		
Balances due from oth				210,769		7
	er Dem		••	120.853		4
Landed property		- ••	• • •	120,000	v	*
Amount of all other se				161 800	4	=
1. Notes and bills di			••	151,203		_5
2. Colonial Governm		urities	••	154,768	1	11
3. Other funded seco				••		
4. Debts due to the			Ae OL	- 400 100		
debts abandone				5,628,186	3	7
5. Securities not i	nclude	d under	the		_	_
above heads		•• ••	. ••	15,591	7	0
Total average	assets	• • •		7,766,672	6	6

Amount of the capital stock paid up at this date, £4,000,000. Rate of the last interim dividend and bonus declared to the shareholders, 10 per cent. per annum and bonus 3 per cent. per annum, equal to 13 per cent. per annum.

Amount of the last interim dividend and bonus declared,

Amount of the reserved profits at the time of declaring such dividend, £3,546,763.

Dated at Wellington this 7th day of April, 1922.

PERCY H. COX, Inspector. W. ROSS, Accountant.

TATEMENT of the average and Assets of the Natio (Limited), in New Zealand, 31st March, 1922.	nal Ba	nk (of New Ze	ala	nd
LIABILIT	PT TO Q		£	8.	a.
Notes in circulation	111101		1,539,920		öl
Bills in circulation	••	••	20,104		-
Balances due to other Banks	••	••	20,101	·	۲ı
Government deposits	••	••	• •	'	
Other deposits—	••	•••	••	1	- 1
			3,981,975	Ô	0
Not bearing interest Bearing interest	• •		2,531,872	ő	ŏ
Dearing interest	••	••	2,001,012	v	٧١
Total average liabilitie	8		8,073,871	0	0
Asse	me				_
					- 1
Coined gold and silver and of	ther co				d.
metals	. • •	••	1,014,472	0	0
Legal tender notes of other Ban		• •	••		1
Gold and silver in bullion or ba		• •	419	-	0
Notes and bills of other Banks		• •	138,878	0	0
Balances due from other Banks	••				
			232,892	0	0
Amount of all other securities-					
 Notes and bills discounted 			236,034	0	0
2. Government securities (N	ew Zea	land			
or otherwise)	••		963,247	0	0
3. Other funded securities	••				
4. Debts due to the Bank (e of			
debts abandoned as bad			7,474,950	0	0
5. Securities not included	under	the	•		
above heads	••	••	29,284	0	0
Total average assets	••		310,090,176	0	0

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1922, £1,000,000.

Rate of the last dividend declared to the shareholders, 12 per cent. per annum for half-year.

Amount of the last dividend declared, £60,000.

Amount of the reserved profits at the time of declaring such dividend, £1,246,395.

Dated at Wellington this 3rd day of April, 1922.

ALFRED JOLLY, Acting General Manager.

TATEMENT of the amount of the average Liabilities and Assets of the Union Bank of Australia (Limited), at Branches in the Dominion of New Zealand, during the Quarter ended 31st March, 1922.

Annual organ area tru	ron, ro	44.				
	LIABII	LITIES.		£	8.	d.
Notes in circulation				514,966	0	0
Bills in circulation	••		••	119,701	0	0
Balances due to other	Banks	••		12,120	Ó	0
Government deposits	••					
Other deposits—						
Not bearing interest			2	,922,964	0	0
Bearing interest	••			,748,809	ō	ŏ
		• •		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	_	_
Total average	liabilit	ies	£5	,318,560	0	0
	Ass	ETS.				_
Coined gold and silve	r and	other co	ined	£	8.	đ.
metals	••			890,878	0	Ö
Legal tender notes of o	ther B	anks		288,609	0	
Gold and silver in bull	ion or b	ars		234	Ŏ	
Notes and bills of other	r Banks	3	••	96,675	-	-
Balances due from othe	er Bank	8		628,158	ŏ	ŏ
Landed property			•••	47,000	ŏ	ŏ
Amount of all other sec	urities		••	21,000	•	Ŭ
1. Notes and bills dis				79,530	0	0
2. Government secur	rities ()	Yew Zee	land	10,000	v	•
or otherwise)		200		156,939	0	0
3. Other funded secu	rities	••	••	100,000	v	۰
4. Debts due to the	Rank	(avaluei	of	••		
debts abandone	d ag ha	(CAULUBI)		,822,829	0	_
5. Securities not in	noluded	under	the	,022,023	U	0
above heads	1014460	unuer	ице	70 060	^	ا ۸
accid House	••		••	72,068	0	0
Total average	assets	••,	£8	,082,920	0	0
Amount of the semile	1				_	_

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1922, £2,500,000.

Rate of the last dividend declared to the shareholders, 15 per

cent. per annum.

Amount of the last dividend declared, £187,500.

Amount of the reserved profits at the time of declaring such dividend, £3,020,556.

Dated at Wellington this 6th day of April, 1922.

C. G. OGILVIE, Inspector. T. G. A. HARLE, Chief Clerk.

TATEMENT of the average amount of the Liabilities and Assets of the Bank of New South Wales, in New Zealand, during the Quarter ended 27th March, 1922. LIABILITIES.

	THERITI	LIES.		Į.	8.	α.
Notes in circulation	• •	••		557,411	10	0
Bills in circulation				16,831	6	3
Balances due to other B	anks			9,862		
Government deposits	• •					
Other deposits—						
NT. 1 " · · ·	• •			2,573,917	14	11
December of the Community				2,375,574		
Total average li	abilitie	3		£5,533,597	12	11
	Asset	rs.				
Coined gold and silver	and of	her ooi	neđ	£	a	đ.
metals		••				
Legal tender notes of ot	 har Ban		• • •			
Gold and silver in bullio			••			
Notes and bills of other			••			
Balances due from other		••		868,980		
F 3 3			• • •			
Amount of all other seco	rritiag		••	131,000	+,	1.1
1. Notes and bills disc				182,389	15	3
2. Colonial Governme			• • •			ŏ
3. Other funded secur			••	010, 100	10	٠
4. Debts due to Bank		ive of de	ahts	••		
abandoned as bad)		•••		0	9
5. Securities not in	cluded	under		-,000,000	·	۰
above heads		••			15	9
	••	••	••			
Total average a	ssets	••		£8,549,818	13	9
Amount of the capital quarter ended 27th M Rate of the last dividence	arch, 19	22, £5,0	00,0	000.		
Leane or and 1990 (HAIGHI	T MOCIFIC	an to the	: вп:	arenoiders,	TO	per

cent. per annum.

Amount of last dividend declared, £249,584 10s.

Amount of the reserved profits after declaring such dividend,

Dated at Wellington this 7th day of April, 1922.

HENRY W. LEVER, Inspector.
A. BODDINGTON, Inspector's Accountant.

TATEMENT of the average amount of Liabilities and Assets of the Commercial Bank of Australia (Limited), in New Zealand, during the Quarter ended 31st March, 1922. LIABILITIES.

1022.			
LIABILITIES.	£	8.	d.
Notes in circulation	51,825		
Bills in circulation	3,015		
Balances due to other Banks	0,010		•
Government deposits	••		
Other deposits—	••		
Not bearing interest	615,172	1	10
Bearing interest	269,974		
	200,014	14	0
Total average liabilities	£939,987	11	9
	2000,001		
Assets.			
Coined gold and silver and other coined	£	s.	đ.
metals	134,257	17	11
Legal tender notes of other Banks	107,635		
Gold and silver in bullion or bars	,	-•	
Notes and bills of other Banks	26,325	1	9
Balances due from other Banks	,	_	٠
Landed property	64,800	0	0
Amount of all other securities—	,	Ŭ	٠
1. Notes and bills discounted	48,285	14	5
2. Government securities (New Zealand	_5,200		•
or otherwise)	9,048	5	2
3. Other funded securities	0,010	U	2
4. Debts due to the Bank (exclusive of	••		
debts abandoned as bad)	764,455	0	9
5. Securities not included under the	102,200	U	9
above heads	3,016	6	7
	3,010	. 0	
Total average assets	1,157,824	4	6

Amount of the capital stock paid up at the close of the quarter ended 31st March, 1922: Ordinary, £202,317 12s. 6d.; preference, £2,117,350.

Rate of the last dividend declared to the shareholders: Ordinary, 15 per cent.; preference, 4 per cent.

Amount of the last dividend declared: Preference, £42,347; ordinary, £11,013 11s. 6d.

Amount of the reserved profits at the time of declaring such dividend £13.322 4s. 7d.

dividend, £13,322 4s. 7d. Dated at Wellington this 4th day of April, 1922.

E. P. YALDWYN, Manager. E. A. RODD, Accountant.

STATEMENT of the LIABILITIES and ASSETS of the undermentioned Banks in the Dominion of New Zealand for the Quarter ended 31st March, 1922. LIABILITIES.

			Notes	Bills	Balances due		Deposits.			
Banks.			in Circulation.	in Circulation.	other Banks.	Government.	Not bearing Interest.	Bearing Interest.	Total Liabilities.	
		1	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ 8. d	
Bank of New Zealand	••		4,462,868 1 11	86,751 3 5	1,681,592 6 5	4,506,449 3 7	11,678,140 2 0	8,135,041 13 8	30.550.842 11 0	
Union Bank of Australia, Limited	••		514,966 0 0	119,701 0 0	12,120 0 0	••	2,922,964 0 0	1,748,809 0 0	5,318,560 0 0	
Sank of New South Wales	• •		557,411 10 0	16,831 6 3	9,862 13 7	• •	2,573,917 14 11	2,375,574 8 2	5,588,597 12 11	
Bank of Australasia	••		383,460 5 4	23,068 1 9	••	• •	2,366,576 17 5	1,160,372 1 4	3,933,477 5 10	
lational Bank of New Zealand, Limited		••	1,539,920 0 0	20,104 0 0	••	••	3 ,981,975 0 0	2,581,872 0 0	8,073,871 0 0	
Commercial Bank of Australia, Limited	••	••	51,825 5 0	3,015 12 3	••	••	615,172 1 10	269,974 12 8	939,987 11 9	
Totals	••		7,510,451 2 3	269,471 3 8	1,703,575 0 0	4,506,449 3 7	24,138,745 16 2	16,221,648 15 10	54,350,336 1 6	
					QQTTTL.		<u> </u>			

HOOF	Ŧ	o.
		T

Banks.	Coined Gold and Silver and other Coined Metals.		Bills of other	Balances due from other Banks.	Landed Property.	Notes and Bills discounted.	Colonial Government Securities	Legal-tender Notes of other Banks.	Debts due to Bank, exclusive of Debts abandoned as bad.	Securities not included under other Heads.	Total Assets.
	£ s. d		£ s. d.			£ s. d.	. & s. d.	£ s. d.	£ s. d.	£ s. d.	£ 9. d.
Bank of New Zealand	3,5 61 ,576 18 11		200,388 6 7		205,117 9 2	1,041,694 16 6	3,128,430 7 11	97,776 14 7	20,201,167 8 11	455,568 2 5	29 ,019,397 13 3
Union Bank of Australia, Limited	890,878 0 (234 0 0	96,675 0 0	628,158 0 0	47,000 0 0	79,530 0 0	156,939 0 0	288,609 0 0	5.822,829 0 0	72,068 0 0	8,082,920 0 0
Bank of New South Wales	1,211,280 18 6	1,870 7 8	1,189 13 1	868,980 5 10	137,836 17 11	182,389 15 3	816,435 19 0	349.592 0 0	4.860.590 0 9	119,652 15 9	8,549,818 13 9
Bank of Australasia	959,964 10 11	569 1 6	55,418 19 11	210,769 4 7	120,853 0 4	151,203 4 5	154,763 1 11	469,353 12 4	5,628,186 3 7		7,766,672 6 6
National Bank of N.Z., Limited	1,014,472 0 (419 0 0	138,878 0 0		232,892 0 0	236.034 0 0	963,247 0 0	••	7,474,950 0 0		10,090,176 0 0
Commercial Bank of Australia, Limited			26,325 1 9		64,800 0 0			107,635 17 11		2 * *	1,157,824 4 6
	7,772,430 6 8	5,549 5 7	518,875 1 4	1,833,128 2 3	808,499 7 5	1,739,137 10 7	5,228,863 14 0	1,312,967 4 10	44,752,177 14 0	695,180 11 9	64,666,808 18 0

CAPITAL AND PROFITS.

Banks.	Capital paid up.	Rate per Annum of Last Dividend.	Amount of Last Dividend declared.	Amount of Reserved Profits at Time of declaring such Dividend
Bank of New Zealand— 4-per-cent. stock guaranteed by the Government of N.Z Preference "A" shares issued to the Crown under Bank	£ s. d. 529,988 0 0 500,000 0 0	On preference "A" shares, ten per cent. per annum	£ s. d.	£ s. d.
of New Zealand Act, 1920 Preference "B" shares issued to the Crown under Bank of New Zealand Act, 1920	625,000 0 0	On preference "B" shares, equal to ten per cent. per annum	62,500 0 0	1,886,275 0 0
Ordinary shares Union Bank of Australia, Limited Bank of New South Wales Bank of Australasia	2,500,000 0 0 5,000,000 0 0	Ten per cent. per annum	300,000 0 0 187,500 0 0 249,584 10 0	3,020,556 0 0 3,500,000 0 0
National Bank of New Zealand, Limited	1,000,000 0 0	Ten per cent. per annum and bonus three per cent. per annum, equal to thirteen per cent. per annum Twelve per cent. per annum for half-year . Fifteen per cent. per annum	260,000 0 0 60,000 0 0	3,546,763 0 0 1,246,395 0 0
Commercial Bank of Australia, Limited Preference	2,117,350 0 0	Four per cent, per annum (preference only)	11,013 11 6 42,347 0 0	

THE NEW ZEALAND GAZETTE.

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

Warden's Court, Middlemarch, 27th March, 1922.

Notice is hereby given that each of the water-race licenses set out in the Schedule hereunder have been struck off the Registers kept by me, in terms of section 30, subsection (4), of the Mining Amendment Act, 1914.

E. PHILIPS, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.		Locality.	Registered Holder.		
4 26 27 37	20/7/99 15/4/01 7/7/01 7/10/03	Water-race	••	••	Hydetoun Barewood Middlemarch Rock and Pillar	Michael Prendergast. Henry W. Smithers. Charles Knudson. Nicholas Maloney.	

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

Office of the Mining Registrar for Lawrence and Roxburgh, Lawrence, 24th March, 1922.

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

W. M. FRASER, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.	Locality.	Registered Holder.
			Lawrence Register.	
690	19/7/64	Residence-site	Gabriel's Gully	Ellen Drew.
494	5/7/10	,,	Waipori	E. S. Montgomery.
4915	27/2/80	,,	Weatherstones	F. W. Simmonds.
181	13/5/13	,,	Block 18, Tuapeka East	D. McNeilly.
3999	26/7/75	,,	Lawrence	Elizabeth Roughan.
42793	3/9/86	,,	Weatherstones	William Kay Kemp.
26313	26/5/83	,,	Munro's Gully	David McNeilly.
14165	30/4/81	,,	Gabriel's Gully	William Rattray.
2021	23/10/65	,,	Waitahuna Gully	Andrew McKenzie.
3928	22/1/73	,,	Weatherstones	James Kemp.
65	27/6/68	,,	Havelock Flat	Alfred S. Clulee.
309	17/2/65	,,	Munro's Gully	Samuel McKay.
194	27/10/96	,,	Waipori	Benjamin Bertenshaw.
145	7/8/99	,,	Block XXI, Crookston	Francis G. Buchanan.
252	10/12/00	,,	Waitahuna Gully	John Henry.
339	23/2/03	,,	Weatherstones	James Kemp.
410	8/11/09	,,	Tuapeka Flat	Alfred S. Clulee.
555	22/8/16	,,	Block XIX, Tuapeka East	William Rattray.
218	7/10/13	,,		James McEwan.
39752	12/12/84	,,	Waitahuna Gully	Hugh M. Quilter.
331	15/6/15	,,	Block VIII, Waipori	John J. Ryan.
607	28/8/17	,,	Section 5, Block VIII, Wai-	Francis J. Tree.
25343	19/10/00	!	pori	
	13/10/82	,,	Weatherstones	George Gubbins.
(?) 582	12/5/68	Smarial -11 :-1 1 :	Tuapeka Flat	Wung Gong.
497	23/1/17	Special alluvial claim	Block XIV, Tuapeka East	Harold Eaton.
61	$28/5/66 \ 24/11/96$	Water-race	Evan's Flat	John Brook,
-	. ,	,,	Fortification Creek, Taieri	W. R. Martin, A. J. McLeod, A. McColl, Alexander Auld, William Auld.
742	29/7/19	Extended alluvial claim	Nuggetty Gully, Waipori,	James Robinson.
103	12/8/01	Residence-site	Waipori	Michael Hoffman.
2428	23/11/70	,,	Weatherstones	Esther Hewitson.
329	27/4/15	,,	Blue Spur	John O'Leary.
			Roxburgh Register.	•
866	6/10/68	Residence-site	Dowhaanh	T. 4
2614	30/8/95		Roxburgh	Ladysmith Gold-mining Company (Limited).
2014	30/6/95	,,	Dismal Swamp, Lake On-	The Roxburgh Amalgamated Mining and
1684	22/10/14		slow	Sluicing Company (Limited).
1543	15/8/12	,,	Block I, Teviot	Arthur Robertson.
1010	10/6/12	,,	Section 53, Block II, Benger	Island Block Gold Dredging and Sluicing
1044	14/2/07		Domburak	Company (Limited).
14399	21/9/81	,,	Roxburgh	T. B. Laloli.
904	11/5/66	Water-race	Campbell's Creek	William S. Kirkpatrick.
636	3/12/66		•	John Bennetts,
1560	$\frac{3}{10}/\frac{12}{10}$	Special alluvial claim	Island Block	Island Block Dredging and Elevating Com-
				pany (Limited).
1844	25/4/17	,,	Section 1, Block VII, Ser-	J. J. Sheehy and James Kelleher.
1196	15/10/09	Amalmanaka 3 -1-3-	pentine District	
1190	15/10/08	Amalgamated claim	Block I, Teviot	Teviot Electric-power Board.

Mining Privileges to be struck off the Register.—Notice under Section 30, Subsection (3), of the Mining Amendment Act, 1914.

Warden's Office, Waihi, 4th April, 1922.

Notice is hereby given that at the expiration of three months from the date hereof, unless cause to the contrary be shown, the mining privileges set out in the Schedule hereto will be struck off the Register.

T. MORGAN, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privilege.		Local	ity.		Registered Holder.		
10941	8/8/19	Special quartz claim		Waihi			Corrie Roope Williams.		
10942	8/8/19	,		,,			,,		
10943	8/8/19	,,		,,			,		
10944	8/8/19	,,	٠.	,,			29		
10945	8/8/19	,,	• •	,, ··	••	• •	,,		
11388	16/4/20	Special site		,,	••				
11389	16/4/20	,,					,,		
11390	16/4/20	1		"			,,		
11391	16/4/20	,,	• •	,,		• •	•		
11363	16/4/20	Special quartz claim	••	Waihi Beach	••	• •	Edward De Vernon Dixon.		
		Special quartz ciaim	• •	Traini Deach	••	• •	Edward De Vernon Dixon.		
11364	16/4/20	,,	• •	,,	• •	• •	,,,		

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

Office of the Mining Registrar, Reefton, 25th March, 1922.

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

SCHEDULE.

No.	Date.	Nature of Privile	ge.	Locality.		Registered Holder.
2398	11/11/09	Residence-site		Soldiers		Jane Sullivan.
2141	13/8/08		• • •	Waiuta	• • •	Alexander Saraty.
416	16/12/09	,,		Progress Junction		Thomas Griggs.
435	27/1/10	***	• •	**** .	• • •	Arthur W. Burrell.
456		**	• •		• •	William Beckhurst
	24/2/10	**		,,	• •	
470	7/4/10	,,	• •	Progress Junction	• • •	Herbert Coxall.
478	7/4/10	,,	• •	Waiuta	• •	James Watkins.
485	5/5/10	,,	• •	T. "T.	• • •	Mary Cameron.
521	30/6/10	,,	• •	Big River	• •	Florence A. Griggs.
528	21/7/10	,,	• •	Waiuta		John Pedolph.
582	6/10/10	,,	• •	,,,		Thomas Lyons.
622	24/11/10	,,		,,		William Henry Smith.
623	24/11/10	,,		Cornishtown		Charles Preston.
627	8/12/10	,,		Waiuta		Mary E. Wortley.
657	9/2/11	,,		Cornisbtown		William Eddy.
668	23/2/11	,,,		Cousin Jack Town		Thomas Gatty Brown.
671	23/2/11	,,		Waiuta		Lacklan McLacklan.
700	6/4/22	,,				Frederick Gibson.
704	6/4/22	"		,,		John Nicholls.
714	20/4/11	,,,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		Andrew Thomas.
809	28/9/11	1		Soldiers		Michael Carroll.
850	9/11/11	. "		Waiuta		Mary Ann Norman.
853	9/11/11	**	• •	C		William George MéEwin.
916	$\frac{3}{11}$,,	• •	VV - ! 4 -	• •	Cornelius Hurley.
210		**	• •	waiuta	• • •	Ann Dwyer.
	19/2/14	,	• •	36-31	• •	George Baitieri.
240	14/5/14	"	• •	Mawheraiti	• •	Ann O'Donnell.
243	14/5/14	,,	• • •	Waiuta	• • •	
331	24/9/14	,,	• • *	,,	• •	P. E. Tucker,
333	24/9/14	,,	• • •	, , ,	• •	Hector Clark.
395	21/1/15	,,	• •	Inglewood	• •	Robert H. Hiubach.
401	11/2/15	,,	• •	Mawheraiti		Robert J. Phillips.
407	25/2/15	,,	••.	Soldiers	• • .	Margaret Mahon.
440	15/4/15	**	••`	Waiuta	• •	William Parrett.
481	29/7/15	,,	••	,,	• •	Robert S. Cooper.
495	27/8/15	,,		Stony Creek		B. B. MacPherson.
496	27/8/15	***		Waiuta		Ethel E. Kinzett.
510	23/9/15	,,		Cronadun		Ellen Gilsenan.
560	27/1/16	,,		Globe Road	• • •	Thomas S. Patterson.
566	10/2/16	",		Blackwater	••.	Charles Robertson.
585	23/3/16			Waiuta	• • •	Thomas Lloyd.
598	6/4/16	,,,			• • •	Arthur Ellis Morris.
614	11/4/16	,,		,,	• • •	Ada K. Hempseed.
741	3/11/16	,,	•••	Crushington		Arthur E. Lawn.
832		"	• •	XX7 * 4	• •	Alexander Burt.
	11/10/17	**	. • .•	waiuta	• •.	John Connors.
007	20/3/19	,,	• •	Caribas Track	• •	
164	20/9/20	***	• • •	Cariboo Track		Patrick Hayden.

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

Mining Registrar's Office, Cromwell, 29th March, 1922.

THE following privileges were struck off the Registers under section 30, subsection (3), of the Mining Amendment Act, 1914, no cause having been shown to the contrary within the prescribed period of three months.

W. J. BLACKLER, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of l	Privilege.		Locality.	Registered Holder.
					Cromwell Register.	
549	5/10/1900	Water-race			Frenchman's Creek	Wm. Reid and Sons.
651	7/3/1901	,,			Bannockburn	Henry C. Parcell.
1498	4/2/1904	,,			Luggate Creek	Wm. Reid and Sons.
1611	8/9/1904	,,			Smith's Creek, Carrick	Geo. Gilford.
1676	2/2/1905	,,			Four mile Creek	Cecil E. McNamara.
1723	5/5/1905	,,			Coal Creek, Nevis	E. R. Simpson.
3014	16/2/1911	",			At spring in Crown lands	E. J. Edwards.
3163	9/3/1912	,,			Kawarau River	Cromwell Development Company.
3224	7/9/1912	,,			,,	
3458	30/9/1914	,,			Bannockburn Creek	E. E. Manson.
3459	30/9/1914				Shepherd's Creek	Ellen Taylor.
P. 7	18/9/1899	,,			Cardrona River	G. L. Tacon.
3484	2/12/1914	**			Doolan's Creek	M. A. Macale.
211	19/10/1899	,,	• •	• •	Drummond's Creek	Thos. O'Brien.
$\frac{211}{236}$	19/10/1899	,,	• •	• •	German Gully	and the second s
$\begin{array}{c} 230 \\ 574 \end{array}$	8/11/1900	,,	• •	• •	From creek one mile north-	,,
014	6/11/1900	,,	• •	• •	east of German Gully	, ,,,
1770	9 /0 /1005				17701 TT . O 1	T. McLoughlin.
1779	8/9/1905	,,	• •	• •		
P. 55	11/4/1910	,,	• •	• •	Cardrona River	J. B. M. Templeton,
P. 60	29/5/1911	,,	• •	• •	Hospital Creek	J. McLennan and others.
1227	5/1/1903	,,	• •	• •	Hatter's Gully	J. Wood.
P. 85	26/5/1913	>,	• •	• •	Cardrona River	Fredk. H. E. Collings.
2969	10/11/1910	,,	• •	• •	8-mile Creek, Pisa	Duncan McPherson.
2373	5/3/1908	,,	• •	• •	Lion Creek	Ben Nevis Sluicing Company.
2374	5/3/1908	,,	• •	- •	Graham's Creek	,,
					47	
					Alexandra Register.	
835	18/6/1904	Water-race	• •		Unnamed Gully	A. Campbell and Sons.
980	3/11/1905	,,			South fork of Conroy's	Josiah P. Lane.
					Creek	
982	13/11/1905	,,			Conroy's Gully	**
1480	13/12/1909	. ,,			Fraser Survey District	Robert Ballantyne.
1555	18/7/1910	,,			Manorburn Creek	Geo. Howden.
1826	12/12/1913	,,			Colman's Gully	Hans Rudolf Olsen.
767	14/12/1903	,,			Manuherikia Řiver	Henry Robert Nind.
1680	12/2/1912	,,	• •	• •		, ,,,
					Dimelia Demister	
0.00					Black's Register.	
360	23/5/1904	Water-race	• •	• •	Woolshed Creek	Alexr. F. MacIntosh and Geo. N. MacIntosh
401	27/4/1905	**	• •	• •	Poison and Carson's Gullies	Alexr. F. MacIntosh.
416	28/8/1905	,,	• •	• •	Matakanui	Wm. Jack.
3404	21/10/1875	,,	• •	• •	Irishman's Gully	Rolf S. Mosan.
696	2/9/1875	,,		• •	Brown's, Buckley's, John's,	,,
					Brockton's, and Rocky	
					Creeks	
397	30/3/1905	,,	• •	• •	Hut Gully	Arthur Wilson.
452	19/12/1905	,,	• •	• •	Tanks near Ida Valley Rail-	James Scott.
					way-station	
454	19/12/1905	,,	• •	• •	Blackstone Hill	,,
568	28/2/1907	,,	• •		Chatto Creek	Daniel Kinney.
422	26/10/1905	,,			Idaburn	James H. Wilson,
843	2/9/1915	,,		٠.	Manuherikia River	Wm. Chas. Pitches and Olaf Magnus.
2586	3/11/1871	,,			Round-hill Saddle, Rough	Edward Smith.
					Ridge	
423	26/10/1905	,,			Idaburn Creek	Thos. Neville.
805	13/12/1913	,,			Matakanui	George Whyte.
390	21/12/1904	,,			Tributary of Boundary Creek	
	•				Claric Posistes	
0.40	1 19 /10 /1000	Water			Clyde Register.	Was Assessed
349	13/10/1902	Water-race	• •	• •	Whittaker's Gully	Wm. Annan.
202	10/12/1906	•,,	• •		Leahy's Creek	Robert M. MacIntosh and Robert McLean
565						
$\begin{array}{c} 565 \\ 679 \end{array}$	10/8/1907	,,	• •	• •	Connew's Gully	Chas. Robert Attfield and Mark Robert
679	10/8/1907	,,	••	••	n n:	Aitken.
		,,			Fraser River Langdon's Gully	

Declaring Carpet-beating to be an Offensive Trade under Health Act, 1920.

Department of Health,

Wellington, 10th March, 1922.

T is hereby notified, for general information, that His Excellency the Governor-General has declared the following trade to be an offensive trade within the meaning of the Health Act, 1920:-

Carpet-beating.

C. J. PARR, Minister of Health.

Shooting Season for Imported Game and Native Game, License Fee, &c., South Canterbury Acclimatization District.

IN exercise of the powers vested in me by the Animals Protection and Game Act, 1921–22, I, William Downie Stewart, Minister of Internal Affairs of the Dominion of New Zealand, do hereby notify that the following imported game and native game—viz., mallard duck, grey duck, black teal, and black swan—may be taken or killed within the South Canterbury Acclimatization District, comprising the Counties of Geraldine and Levels, and that portion of the County of Mackenzie lying to the east of a line commencing at Mount Cook and proceeding by a right line over the Ball Hut to the Tasman Glacier, thence along the western boundary of the Tasman Glacier to the Tasman River, thence by a line along the middle of that river, and the middle of Lake Pukaki, and the middle of Pukaki River to the Waitaki River, together with the Boroughs of Geraldine, Timaru, and Temuka, from the first day of May, one thousand nine hundred and twenty-two, with the Boroughs of Geraldine, Timaru, and Temuka, from the first day of May, one thousand nine hundred and twenty-two, to the thirty-first day of July, one thousand nine hundred and twenty-two (both days inclusive). And I do further notify that licenses to take or kill such imported game and native game within the said district will be issued to any person on payment of the sum of twenty shillings each; and the secretary of the said South Canterbury Acclimatization Society, or any person authorized by such secretary in that behalf, is hereby authorized to sign and issue the said licenses. And I do further notify that licenses to take or kill grey duck black teal, and black swan within the said district will

duck, black teal, and black swan within the said district will be issued to any person by the said secretary, or person authorized by such secretary in that behalf, on payment of

And I do hereby restrict the number of such imported game and native game that may be taken or killed by any one person in any one day to not more than twelve mallard duck and twenty-five head in all of grey duck, black teal, and black

Nothing in any license to take or kill imported game and native game shall authorize the holder thereof to take or kill imported game and native game on lands actually and exclusively used by any registered acclimatization society for acclimatization purposes, or on any sanctuary or public amain.

ns witness my hand at Wellington, this 13th day of April, 1922.

R. HEATON RHODES,
For Minister of Internal Affairs.

[Note.—The above warrant is published in substitution for the one published on page 1016 of New Zealand Gazette No. 26, of 6th April, 1922.]

Mining Privilege struck off the Register.—Notice under Section 30, Subsection (4), of the Mining Amendment Act, 1914.

Warden's Office,
Waihi, 28th March, 1922.

NOTICE is hereby given that the mining privilege in the
Schedule hereto has been struck off the Mining Register, in pursuance of section 30, subsection (4), of the Mining
Amendment Act, 1914.

SCHEDULE.

No. 9138. Date: 7/4/14. Nature of privilege: Special quartz claim (New Waihi Central). Locality: Waihi. Registered holder: David Moreen Parker.

Notice to Mariners.—No. 26 of 1922.

AUCKLAND HARBOUR.—DREDGER MOORINGS.

Marine Department,
Wellington, N.Z., 12th April, 1922.

THE Auckland Harbour Board notifies that the dredger
No. 121, which is now laid up, is moored at a position
336 degrees distance 2,100 ft. from the north-west corner of the Freeman's Bay Reclamation.

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

ROBERT DUNCAN, Secretary.

Public Trust Office.—Local Districts defined.

WHEREAS by section 2 of the Public Trust Office Amendment Act, 1921–22, it is enacted that the Public Trustee may, by notice in the Gazette, from time to time establish and define, abolish, alter, and reconstitute local districts for the purposes of the said Act:

Now, therefore, in pursuance and exercise of the powers conferred upon me by the said section 2, I, John William Macdonald, the Public Trustee of the Dominion of New Zealand, do hereby establish and define the undermentioned districts as being the local districts to be controlled by the several District Public Trustees set out hereunder as from the 1st day of May, 1922.

NORTH ISLAND.

Names, Description and Boundaries, of Local Districts.

WHANGAREI (District Public Trustee, Allan Marshall):—
All that area comprising the counties of Otamatea,
Hobson, Hokianga, Bay of Islands, Mongonui Whangaroa, and Whangarei.

The district of Whangarei includes the agencies at Darga-

ville, Kaitaia, and Kohukohu.

Auckland (District Public Trustee, Richard Froude Ward) :-All that area comprising the counties of Rodney, Eden, Franklin, Waitemata, and Manukau; also the Great Barrier Island and the islands in the Hauraki Gulf.

The district of Auckland includes the part-time office at

Hamilton (District Public Trustee, George Herbert Chester-

AMILTON (District Public Trustee, George Herbert Chesterman):—
All that area comprising the counties of Kaitieke, Ohura, Waitomo, Kawhia, Waipa, Raglan, Waikato, Thames, Coromandel, Ohinemuri, Hauraki, Piako, Tauranga, Matamata, Whakatane, Opotiki, Rotorua, Otorohanga, and Taumarunui, that portion of the Taupo County to the north of a line extending from the junction of the Whakatane, Wairoa, and Taupo Counties in a south-westerly direction to the Tauranga-Taupo River, and from thence along that river to its mouth.

The district of Hamilton includes the district offices at Te Kuiti and Whakatane, the part-time offices at Te Aroha and Te Awamutu, and the agencies at Cambridge, Kawhia, Matamata, Morrinsville, Opotiki, Rotorua, Taumarunui, Tauranga, Thames, and Waihi.

GISBORNE (District Public Trustee, Kenneth Alan Hender-

All that area comprising the counties of Waiapu, Mata-kaoa, Uawa, Waikohu, and Cook, and that portion of the Wairoa County north and east of the Ruakituri River from where it crosses the Wairoa-Waikohu County boundary to its junction with the Hangaroa River, and north and west of the Hangaroa River from its junction with the Ruakituri River to where it crosses the Cook County boundary.

NEW PLYMOUTH (District Public Trustee, Frank Mitchell

Whyte):—
All that area comprising the counties of Taranaki, Inglewood, and Clifton, and that portion of the Egmont County north of a line drawn from the Mountain Radius line along

The district of New Plymouth includes the part-time offices at Inglewood and Waitara.

HAWERA (District Public Trustee, Ernest Barns):

HAWERA (District Public Trustee, Ernest Barns):—
All that area comprising the counties of Whangamomona,
Stratford, Eltham, Waimate West, and Hawera, those
portions of the Patea and Waitotara Counties outside the
Wellington Land District, and that portion of the Egmont
County south of a line drawn from the Mountain Radius
line along the Kina Road to the sea.

The district of Hawera includes the district office at
Stratford and the part-time offices at Eltham and Patea.

WANGANUI (District Public Trustee, Thomas Richard Allen):—
All that area comprising Wanganui County and those
portions of the Patea and Waitotara Counties within the
Wellington Land District.

Wellington Land District.

Wellington Land District.

NAPIER (District Public Trustee, Somerset Ward Smith):—
All that area comprising the Hawke's Bay County, the
Waipawa County, the Waipukurau County, and that portion
of the Taupo County bounded on the north by a line drawn
from the junction of the Wairoa, Whakatane, and Taupo
Counties in a south-westerly direction to the TaurangaTaupo River, and on the west by a line extending from the
Tauranga-Taupo River along the said river and one of its
tributaries to Ngapuketurua, and from thence along the
summits of the Kaimanawa Mountains to where they cross

the southern boundary of the Taupo County; that portion of the Rangitikei County bounded on the west by the summits of the Kaimanawa Mountains to the junction of the Moawhanga River and the Aorangi Stream, and from thence by the Moawhanga River to its junction with the Rangitikei River, and from thence by that river to its junction with the River, and from thence by that river to its junction with the Waikamaka River, and from thence by that river to a point known as Te Atuamahuru on the north end of the Ruahine Range; that portion of the Patangata County north of the Te Uri Road to its junction with the Porangahau River and of a line extending from thence along that river to its mouth. The district of Napier includes the district offices at Hastings, Waipukurau, and Wairoa, and the part-time office at Waipawa

Hastings, Waipuk office at Waipawa.

PALMERSTON NORTH (District Public Trustee, Arthur Sylvester

ALMERSTON NORTH (District Public Trustee, Arthur Sylvester Faire):—
All that area comprising the counties of Manawatu, Kairanga, Oroua, Weber, Dannevirke, Woodville, Pohangina, Kiwitea, and Waimarino; that portion of the Rangitikei County bounded on the east by the summits of the Kaimanawa Mountains to the junction of the Moawhanga River and Aorangi Stream, and from thence by the Moawhanga River to its junction with the Rangitikei River, and from thence by that river to its junction with the Waikamaka River, and from thence by that river to a point known as Te Atuamahuru on the north end of the Ruahine Range; that portion of the Patangata County to the south of the Te Uri Road to its junction with the Porangahau River and of a line extending from thence along that river of the Te Uri Road to its junction with the Porangahau River and of a line extending from thence along that river to its mouth; that portion of the Horowhenua County north of a line drawn through Shannon due east and west from Manawatu County boundary to Eketahuna County boundary; that portion of the Taupo County westward of a line extending from the mouth of the Tauranga-Taupo River along that river and its tributary to Ngapuketurua, and from thence along the summits of the Kaimanawa Mountains to the southern boundary of the Taupo County. The district of Palmerston North includes the district offices at Dannevirke, Feilding, Marton, and Taihape, and the agencies at Raetihi and Woodville.

MASTERTON (District Public Trustee, Thomas George Gil-

All that area comprising the counties of Pahiatua, Akitio, Castlepoint, Eketahuna, Mauriceville, Masterton, Wairarapa South, and Featherston.

The district of Masterton includes the agencies at Carterton, Eketahuna, and Martinborough.

Wellington (District Public Trustee, Charles Zachariah):—
All that area comprising the Makara and Hutt Counties, and that portion of the Horowhenua County to the south of a line drawn through Shannon due east and west from Manawatu County boundary to the Eketahuna County boundary.

The district of Wellington includes the district office at

Levin and the part-time office at Otaki.

SOUTH ISLAND.

Names, Description and Boundaries, of Local Districts. BLENHEIM (District Public Trustee, Norman Melville Ches-

ney):—
All that area comprising the counties of Marlborough Awatere, and Sounds.

NELSON (District Public Trustee, William Morley Eggle-

All that area comprising the counties of Collingwood, Takaka, Waimea, and Murchison.

The district of Nelson includes the agencies at Motueka

and Takaka.

GREYMOUTH (District Public Trustee, Thomas Robert Say-

well):—
All that area comprising the counties of Buller, Inangahua,
Grey, and Westland.
The district of Greymouth includes the part-time office
at Hokitika and the agencies at Westport and Reefton.
Christohurch (District Public Trustee, Albert Randolph Jordan):

Jordan):—
All that area comprising the counties of Ashburton,
Selwyn, Wairewa, Akaroa, Mount Herbert, Waimairi,
Ashley, Tawera, Waipara, Cheviot, Kaikoura, Amuri,
Ellesmere, Springs, Paparua, Malvern, Eyre, Rangiora,
Oxford, Kowai, Heathcote, Halswell, and Chatham Islands.
The district of Christchurch includes the district offices
at Ashburton and Rangiora, the part-time offices at Leeston,
Methven, Oxford, and Rakaia, and the agencies at Akaroa,
Keikoura, and Chatham Islands.

Kaikoura, and Chatham Islands.

Timaru (District Public Trustee, Francis Ernest Duncan): MARU (District Public Trustee, Francis Ernest Duncan):—
All that area comprising the counties of Waimate, Mackenzie, Levels, and Geraldine.
The district of Timaru includes the part-time office at Fairlie and the agencies at Waimate, Temuka, and Geraldine.

DUNEDIN (District Public Trustee, George Henry Elliffe):-

All that area comprising the counties of Waitaki, Waihemo, Waikouaiti, Peninsula, Taieri, Maniototo, Bruce, Clutha, Tuapeka, Vincent, and that portion of the Lake County comprised in the Cardrona and Lower and Mid Wanaka Survey Districts, and such part of the Cromwell Survey District as is situated in the Lake County.

The district of Dunedin includes the part-time offices at Palmerston South and Milton, and the agencies at Alexandra South, Balclutha, Lawrence, Oamaru, and Tapanui.

INVERCARGILL (District Public Trustee, Richard Douglas

Newth):—
All that area comprising the counties of Southland, Wallace, Fiord, and Stewart Island, together with that portion of the Lake County other than what is comprised in the Cardrona and Lower and Mid Wanaka Survey Districts, and that portion of the Cromwell Survey Districts, and that portion of the Cromwell Survey Districts at the Lake County.

The district of Invercargill includes the district office at Gore, the part-time offices at Tuatapere, Wyndham, Otautau, Riverton, Winton, Waikaia, and Waikaka, and the agency at Queenstown.

at Queenstown.

Given under the hand and seal of the Public Trustee, this 11th day of April, 1922.

J. W. MACDONALD, Public Trustee.

Public Trust Office.—Establishment of Agency at Ranfurly.

I T is notified, for public information, that an agency of the Public Trust Office has been established at Ran-furly, in charge of Mr. Thomas Mitchell as Agent. Dated at Wellington this 12th day of April, 1922.

J. W. MACDONALD, Public Trustee.

BANKRUPTCY NOTICES.

In Bankruptcy.—In the Supreme Court holden at Aucktand

OTICE is hereby given that EVELYN MOLTZEN and JESSIE INGHAM, trading as "Jessie and Evelyn Ingham," of Te Awamutu, Fruiterers, were this day adjudged bankrupts; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 13th day of April, 1922, at 2.30 o'clock.

W. S. FISHER, Official Assignee.

6th April, 1922.

In Bankruptcy.—In the Supreme Court holden at Auckland

N OTICE is hereby given that Ernest Clifton Beale, of Auckland, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 28th day of April, 1922, at 2.30

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

OTICE is hereby given that Aeneas Gallagher, of Roto-o-Rangi (near Cambridge), Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Wednesday, the 26th day of April, 1922, at 10.30 o'clock

10th April, 1922.

V. H. SANSON, Deputy Official Assignee.

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

NOTICE is hereby given that Robert Hutton Hart, of Ohaupo, now of address unknown, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Wednesday, the 26th day of April, 1922, at 2.30 o'clock p.m.

10th April, 1922.

V. H. SANSON, Deputy Official Assignee.

8th April, 1922.

In Bankruptcu.

OTICE is hereby given that Edward Bull, of Eltham, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Wednesday, the 12th day of April, 1922, at 2 o'clock.

3rd April, 1922.

ROBERT S. SAGE, Deputy Official Assignee.

in Bankruptcy.-In the Supreme Court holden at Napre

OTICE is hereby given that OSCAR HENRY McKECHNIE, of Ormondville, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 18th day of April, 1922, at 11 o'clock a.m.

4th April, 1922.

ROBERT BISHOP, Deputy Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Napier

OTICE is hereby given that Karaubia Smith, of Nuhaka, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office. Wairoa, on Thursday, the 20th day of April, 1922, at 11 o'clock a.m.

7th April, 1922.

ROBERT BISHOP. Deputy Official Assignee.

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

OTICE is hereby given that ARITAKU MAAKA, of Takapau, Native, Dairy-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 26th day of April, 1922, at 11 o'clock a.m.

7th April, 1922.

ROBERT BISHOP,
Deputy Official Assignee.

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

NOTICE is hereby given that CLARENCE JAMES STOWE, of Hastings, Jockey, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthonse, Hastings, on Thursday, the 27th day of April, 1922, at 11 o'clock a.m.

7th April, 1922.

ROBERT BISHOP, Deputy Official Assignee.

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

OTICE is hereby given that WILLIAM MURRAY ANGUS, of Nelson, formerly of Christchurch and Wellington, Newspaper Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 18th day of April, 1922, at 200 clock 3.30 o'clock.

5th April, 1922.

W. ROUT, Deputy Official Assignee.

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

NOTICE is hereby given that Thomas Arthur Williams, of Nelson, Bus Proprietor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 18th day of April, 1922, at 2.30 o'clock.

7th April, 1922.

W. ROUT. Deputy Official Assignee.

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

OTICE is hereby given that John Spencer Daniell, of Christchurch, Medical Practitioner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 19th day of April, 1922, at 2.30 o'clock.

6th April, 1922.

A. W. WATTERS, Acting Official Assignee. In Bankruptcy.—In the Supreme Court holden at Christchurch.

OTICE is hereby given that John Louis Watson, of Riccarton, Grocer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 20th day of April, 1922, at 2.30 o'clock.

10th April, 1922.

A. W. WATTERS, Acting Official Assignee.

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

OTICE is hereby given that WALTER PATON, of Christchurch, Engineer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 21st day of April, 1922, at 2.30 o'clock.

10th April, 1922.

A. W. WATTERS, Acting Official Assignee.

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

OTICE is hereby given that WILLIAM AICKEN MUNDELL, of "Traquair," Outram. Sheep-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts Buildings, Stuart Street, on Wednesday, the 19th day of April, 1922. at 11 o'clock a.m.

5th April, 1922.

G. W. BROWN, Acting Official Assignee.

LAND TRANSFER ACT NOTICES.

LVIDENCE of loss of certificate of title, Vol. 195, folio 249, affecting Lot 4 on deposited plan No. 7006, being portion of Allotment 30 of the Parish of Takapuna, in favour of WILLIAM HOILE BROWN, of Auckland, Shipbuilder, having been lodged with me, together with application for a provisional certificate of title, notice is hereby given of my intention to issue a provisional certificate of title accordingly, on the expiration of fourteen days from the 13th day of April, 1922.

Dated at the Land Boother Company of the company of the land Boother Company o

Dated at the Land Registry Office at Auckland this 10th

day of April, 1922.

A. V. STURTEVANT, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 15th May, 1922.

6605. EDWARD COPPINS, HERBERT MORGAN COPPINS, and WALTER MORGAN COPPINS.—Part Allotment 96, Parish of Manurewa, containing 198 acres 2 roods 37 perches. Occupied by applicants. Plan 13670.
6619. JOSEPH BRIDDOCK and HERBERT EDWARD POTTER.—Part Allotment 96, Parish of Manurewa, containing 173 acres. Occupied by Joseph Briddock. Plan 13670. 6868. HARRY KNIGHT.—Part Allotment 379, Parish of Waipipi, containing 24 acres 1 rood 38 perches. Occupied by applicant. Plan 15705.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 10th day of April, 1922, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

WIDENCE having been furnished of the loss of Memorandum of Lease No. 3145, to JOHN FITZSIMMONS, of Wairenga-a-hika, Farmer, affecting 1 acre 0 roods 1·2 perches, being Lots 13 and 14 on deposited plan 1538, and being also part of the Wairenga-a-hika Mission Estate, and application having been made for issue of a provisional lease, notice is hereby given of my intention to issue the same at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated this 4th April, 1922, at the Land Registry Office at Gisborne.

Gisborne.

R. F. BAIRD, District Land Registrar.

E VIDENCE having been furnished of the loss of certificate of title. Vol. 298, folio 90, for Lot 1, deposited plan 4370, part of Rural Section 32590, Borough of New Brighton, whereof ABEL HULME, of Christchurch, Painter, is the registered proprietor, and application having been made to

me for the issue of a provisional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this

Dated at the Land Registry Office, Christchurch, this 11th day of April, 1922.

F. W. BROUGHTON, District Land Registrar.

N OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 11th day of May, 1922.

forbidding the same on or before the 11th day of May, 1922.

12985. ELIZABETH ROBERTSON BETTLE and THE PUBLIC TRUSTEE.—Part Rural Section 66, Lots 1, 2, 3, and 4, deposited plan No. 6116, Disraeli and Selwyn Streets. Occupied by Thomas Werry and Thomas Joseph Bettle. 13007. THOMAS HOWELL BRUCE.—Part Rural Section 190, Lot 1, deposited plan No. 6174, Clyde Road, Riccarton. Unoccupied.

13009. ELIZABETH ROBERTSON BETTLE and THE PUBLIC TRUSTEE.—Part Rural Section 66, Lots 1, 2, and 3, deposited plan No. 6175, Disraeli and Selwyn Streets. Occupied by Albert Frederick Bergmann, Rosie Adelaide Bettle, and Cyril Edgar Philpott.

13010. ALFRED THOMAS SMART.—Part Rural Section 76, Lot 5, deposited plan No. 1968, River Road, Spreydon. Occupied by applicant.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 11th day of April, 1922, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

E VIDENCE having been lodged of the loss of the outstanding dunlicate of Manageral TUDENCE having been lodged of the loss of the outstanding duplicate of Memorandum of Mortgage No. 14643, JOHN GEORGE BRYANT to HIS MAJESTY THE KING, over Sections 3, 4, 5, 6, and 7, Block 24, of the Town of Queenstown, being all the land contained in certificates of title, Vol. 9, folio 230, and Vol. 18, folio 57, of the Otago Registry, and an application having been made to me to register a discharge of the said mortgage, I hereby give notice that it is my intention to register such discharge, dispensing with the production of the said outstanding duplicate, at the expiration of fourteen days from the date of the Gazette containing this notice. containing this notice.

Dated at the Land Registry Office, Dunedin, this 7th day

of April, 1922.

W. PHILIP MORGAN, District Land Registrar.

ADVERTISEMENTS.

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

TAKE notice that on the expiration of three months from date hereof the names of the undermentioned companies will, unless cause is shown to the contrary, be struck of the Register, and the companies will be dissolved :-

Kino (Limited). 12/61. Sellars Removable Soles (Limited). 15/24. Dated at Wellington this 6th day of April, 1922.

W. H. FLETCHER, Assistant Registrar of Companies.

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

AKE notice that on the expiration of three months from date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the register, and the company will be dissolved :-

Wanganui Indentors (Limited). 20/16. Dated at Wellington this 7th day of April, 1922.

> W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908.

TAKE notice that the name of the undermentioned company will at the expiration of the A pany will, at the expiration of three months from the date hereof, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved:—

Woodville Motor Company (Limited). 1920/2.

Dated at Napier this 5th day of April, 1922.

W. JOHNSTON, Assistant Registrar of Companies. THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

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

OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commerce to carry on business in the Town of New Plymouth at No. 226 Devon Street in the said Town of New Plymouth.

Dated this 23rd day of March, 1922.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED), By its Attorney, E. P. YALDWYN.

Witness—Leonard O. H. Tripp, Solicitor, Wellington.

GUARDIAN, TRUST, AND EXECUTORS COMPANY OF NEW ZEALAND (LIMITED).

PERCY HENRY UPTON, Manager of the Guardian, (Limited), do solemnly and sincerely declare:

1. That the liability of the members is limited.

2. That the capital of the company is £100,000, divided into 20,000 shares of £5 each.

3. That the number of shares issued is 20,000.

4. That calls to the amount of three pounds (£3) per share on 2,500 shares and three shillings (3s.) per share on 17,500 shares have been made, under which the sum of £10,125 has been received.

5. That the amount of all moneys received on account of estates on the 1st day of January last is £613,715 3s. 11d.
6. That the amount of all moneys paid on account of estates

on that day is £594,452 11s. 4d.
7. That the amount of the balances due to estates under

administration on that day is £19,262 12s. 7d.

8. That the liabilities of the company as on the 1st day of

January last were £15,762 10s.

9. That the contingent liabilities of the company on deposits on the 1st day of January last were nil.

10. That the assets of the company on that day were £30,314 1s. 1d.

11. That the first annual license was issued on the 10th day of March, 1911.

And I make this solemn declaration conscientiously believing

the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the Justices of the Peace Act, 1908.

P. H. UPTON, Manager.

Declared at Auckland this 31st day of March, 1922, before-Chas. E. Palmer, J.P.

In accordance with the provisions of the Guardian, Trust, and Executors Company Amendment Act of 1911, No. 17, I have examined this statement with the books of the company, and I hereby certify it to be correct.

W. WALLACE BRUCE, Auditor.

Auckland, 30th March, 1922.

NOTICE is hereby given that the Partnership heretofore subsisting between Nora Campbell, Gertrude Isabel Leach, and Ellen Maud Tosswill, carrying on business at Christchurch as Pastrycooks and Confectioners dnder the style or firm of "Josephine's Kitchen," has been uissolved as from the first day of April, 1922, and the Partnership will be carried on as from that date by the said Gertrude Isabel Leach and Ellen Maud Tosswill upon their sole account account.

Dated at Christchurch this fifth day of April, one thousand nine hundred and twenty-two.

E. M. TOSSWILL. G. I. LEACH. NORA CAMPBELL

Witness to the signatures of Nora Campbell, Gertrude Isabel Leach, and Ellen Maud Tosswill—R. E. Booker, Clerk to Meares, Williams, and Holmes, Solicitors, Christchurch.

DISSOLUTION OF PARTNERSHIP.

THE Partnership between the undersigned as Motor Mechanics in the style of "Loveday and Hone" is dissolved as from the ninth day of February, 1922. Moneys owing to the late firm must be paid to the undersigned EDWARD REGINALD HONE, by whom existing obligations of the firm will be satisfied and whose receipt for moneys will be a cufficient discharge. a sufficient discharge.

Dated at Hawera this ninth day of February, one thousand nine hundred and twenty-two.

EDWARD REGINALD HONE.

Witness to the signature of Edward Reginald Hone-W. J. Walkley, Accountant to Messrs. Halliwell, Spratt, and Thomson, Solicitors, Hawera.

HERBERT CECIL LOVEDAY.

Witness to the signature of Herbert Cecil Loveday-Walkley, Accountant to Messrs. Halliwell, Spratt, and Thomson, Solicitors, Hawera.

AUCKLAND GRAMMAR SCHOOL BOARD.

N accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Professor A. P. W. Thomas, M.A., has been appointed a Senate's member of the Auckland Grammar School Board.

W. WALLACE KIDD

Auckland, 6th April, 1922.

Returning Officer. 312

AUCKLAND GRAMMAR SCHOOL BOARD.

IN accordance with the provisions of the Auckland Grammar School Act, 1899, it is hereby notified that Mr. J. Stanton, LL.B., has been elected a member of the Auckland Grammar School Board by the members of the General Assembly of the Provincial District of Auckland.

W. WALLACE KIDD, LACE Kוסט, Returning Officer. 313

Auckland, 6th April, 1922.

OPOTIKI 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 Opotiki County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of one thousand pounds, authorized to be raised by Opotiki County Council, under the above-mentioned Act for the purpose of suprepring purposesing the land necessary. raised by Opotiki County Council, under the above-mentioned Act, for the purpose of surveying, purchasing the land necessary for forming, fencing, and completing the road known as the Whinray-Mauromoko Deviation, the said Opotiki County Council hereby makes and levies a special rate of one penny farthing in the pound upon the rateable value of all rateable property of the Whinray-Mauromoko Special Rating Area, comprising all that land situated in the Auckland Provincial District consisting of Sections 3 and 5, Block VIII, Urutawa Survey District; Sections 1 and 2, Block II, and Sections 4, 5, 6, 8, and 9, Block IV, Urutawa East Survey District, bounded on the north commencing at the point of intersection of the northern and eastern boundaries of Section 3, Block VIII, Urutawa Survey District, by the unformed road to the intersection of the said road with the Opotiki-Motu Road; thence in a southerly direction following the said Opotiki-Motu Road to the point of intersection with the southern boundary of Section 8, Block IV, Urutawa East Survey District; thence in an easterly direction following the southern boundary of Section 8, Block IV, Urutawa East Survey District; thence in an easterly direction following the southern boundary of said Section 8 to the point of intersection of the western boundary of Section 4, Block IV, Urutawa East Survey District; thence again in a southerly direction following the western boundary of said Section 4 to the Motu River; thence following the said river in an easterly direction to the point of intersection with the eastern boundary of Section 6, Block IV, Urutawa East Survey District; thence in a northerly direction along the eastern boundary of said Section 6 to the point of intersection with the southern boundary of Section 9, Block IV, Urutawa East Survey District; thence in an easterly and northerly direction along the southern and eastern boundaries of said Section 9, and in a northerly direction along the eastern boundaries of Section 1, Block II, Urutawa East Survey District, and Section 3, Block VIII, Urutawa Survey District, to the point of commencement.

And that such special rate shall be annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of June and the first day of December in

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

I hereby certify that above is a true copy of a resolution passed at the ordinary monthly meeting of Opotiki County Council held in the County Office, Opotiki, at 10 a.m. on Friday, 3rd March, 1922.

Friday, 3rd March, 1922.

WILLIAM YOUNG, County Clerk.

316

HUNTRESS CREEK DRAINAGE BOARD.

RESOLUTIONS MAKING SPECIAL RATES.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

In that behalf by the Local Bodies' Loans Act, 1913, the Huntress Creek Drainage Board hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of five hundred pounds, authorized to be raised by the Huntress Creek Drainage Board, under the above-mentioned Act, for the purpose of improving, straightening, and cleaning out the drains throughout the Huntress Creek Drainage District, the said Huntress Creek Drainage Board hereby makes and levies a special rate of one halfpenny in the pound upon the rateable value of all rateable property classed A, a special rate of three-eighths of a penny in the pound upon the rateable value of all rateable property classed B, and a special rate of one farthing in the pound upon the rateable value of all rateable property classed C, of the Huntress Creek Drainage District; 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 January and the first day of July in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

six and a half years, or until the loan is fully paid off.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Huntress Creek Drainage Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of seven hundred pounds, authorized to be raised by the Huntress Creek Drainage Board, under the above-mentioned Act, for the purpose of erecting a flood-gate and relative works in the Huntress Creek, the said Huntress Creek Drainage Board hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property classed A, a special rate of three farthings in the pound upon the rateable value of all rateable property classed B, and a special rate of one halfpenny in the pound upon the rateable value of all rateable property classed C, of the Flood-gate Special Rating Area, comprising all that part of the Huntress Creek Drainage District (being the original area of the said district) which is described in the Order in Council made under the provisions of the Land Drainage Act, 1908, dated the eighteenth day of December, 1916, and published in the New Zealand Gazette for the year 1916 at page 3933 thereof; 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 January and the first day of June in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

I hereby certify that the above is a true excernt from the years, or until the loan is fully paid off.

I hereby certify that the above is a true excerpt from the minutes of above meeting. WILLIAM YOUNG, Clerk. 315

HICKS BAY HARBOUR BOARD.

RESOLUTION LEVYING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Hicks Bay Harbour Board hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of the principal and interest and also other charges on a loan of £30,000, authorized by the Hicks Bay Harbour Board, when the Local Bodies' Loans Act, 1913, for the carrying loan of £30,000, authorized by the Hicks Bay Harbour Board, under the Local Bodies' Loans Act, 1913, for the carrying-out of necessary harbour-works at Hicks Bay, consisting of wharf-erection, shed, road, &c., the said Hicks Bay Harbour Board hereby makes and levies a special rate of five-eighths of one penny in the pound on the capital value of all rateable property in the Hicks Bay Harbour Area (comprising the County of Matakaoa); and declare that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off. paid off.

pand on.

I hereby certify that the above resolution levying the special rate in connection with the Hicks Bay Harbour Loan of £30,000 was duly passed at a meeting of the Hicks Bay Harbour Board held on the 28th January, 1922, and duly minuted in the records of the meeting on the Council's books.

D. McNAUGHT, County Clerk, and Secretary to Hicks Bay Harbour Board.

N OTICE is hereby given that the Partnership hitherto subsisting between the undersigned Andrew Sharps and Solomon McDowell, of Stuart's Siding, Sawmillers, under the firm of "Sharpe and McDowell," has been dissolved

as from the 4th day of April, 1922, from which date the business will be carried on by the said Solomon McDowell, who will receive all moneys owing to and pay all accounts owing by the late firm.

Dated at Dunedin this 4th day of April, 1922.

ANDREW SHARPE.

Witness to the signature of Andrew Sharpe—J. B. Nichol, Solicitor, Dunedin.

SOLOMON McDOWELL.

Witness to the signature of Solomon McDowell—Garth Gallaway, Solicitor, Dunedin.

NOTICE OF CHANGE OF SURNAME.

NOTICE OF CHANGE OF SURNAME.

FREDERICK REBER (heretofore called and known by the name of Frederick Schaufelberger), of Ohakune, Railway Employee, hereby give public notice that on the seventh day of April, 1922, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of Schaufelberger, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Frederick Reber instead of the said name of Frederick Schaufelberger; and I give further notice that by a deed-poll dated the 7th day of April, 1922, duly attested and enrolled in the Supreme Court of New Zealand at Wellington on the 10th day of April, 1922, I formally and absolutely renounced and abandoned the said surname of Schaufelberger, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Reber instead whatsoever to use and subscribe the name of REBER instead of Schaufelberger, and so to be at all times thereafter called, known, and described by the name of REBER exclusively.

Dated the 10th day of April, 1922.

318

FREDERICK REBER. (Late Frederick Schaufelberger.)

MEDICAL REGISTRATION.

ALEXANDER HENDERSON KIRKER, Bachelor of ALEXANDER HENDERSON KIRKER, Bachelor of Medicine and Bachelor of Surgery in the University of New Zealand, now residing in Auckland, N.Z., hereby give notice that I intend applying on the 4th May 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, N.Z.

ALEXANDER HENDERSON KIRKER.

Dated at Auckland 3rd April, 1922.

325

DOMINION FILM COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary general meeting of the above meeting of the above-named company duty convened and held at No. 183 Cashel Street, Christchurch, on Monday, the 21st day of November, 1921, the following resolutions were

duly passed:—
1. That the said company be wound up voluntarily.
2. That Messrs. CAYGILL, NEWBURGH, AND Co. be appointed

Dated at Christchurch this 21st day of December, 1921.

THOMAS NEWBURGH, Liquidator. 320

FELLOWS OF THE NEW ZEALAND INSTITUTE.

New Zealand Institute,

Wellington, 5th April, 1922.

T is hereby notified that at the last annual meeting of the Board of Governors of the New Zealand Institute the following were elected to the Fellowship of the Institute:-

Robert Malcolm Laing, M.A., B.Sc.
Ernest Marsden, D.Sc., F.R.A.S.
Percy Gates Morgan, M.A., F.G.S., A.O.S.M.
Duncan McLaren Young Sommerville, M.A., D.Sc., F.R.S.E.

B. C. ASTON, Hon. Secretary. 321

TAKAPUNA BOROUGH COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

In pursuance and in exercse of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Takapuna Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Takapuna Borough Council Special Loan of £4,100, 1921, authorized to

be raised by the Takapuna Borough Council, under the abovementioned Act, for the purpose of :-

1,750 Orainage of whole borough Public conveniences, bathing-shed, and land and building for bathing-pavilion

Land acquired for Council yard 2,030 320

£4,100

the said Takapuna Borough Council hereby makes and levies the said Takapuna Borough Council hereby makes and levies a special rate of twelve two-hundred-and-fiftieths of a penny (12/250d.) in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Borough of Takapuna; 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 during the currency of such loan, being a period of thirty-six and one-half $(36\frac{1}{2})$ years, or until the loan is fully paid off.

A. M. GOULD, Mayor. S. BRITTAIN BULL, Town Clerk.

322

V. B. PORTMAN AND CO. (LIMITED).

In Liquidation.

N OTICE is hereby given, pursuant to section 223 of the Companies Act, 1908, that the following resolution was passed on the 4th day of February, 1922:—
"That the company forthwith go into voluntary liquidation, and that F. J. McComisky, Accountant and Auditor, be requested to act as Liquidator at a remuneration of twelve guineas per month, and be instructed, subject to the actions of the Receivers at present in charge, to realize the assets of the company in as rapid a manner as is consistent with economy." economy. 324

F. J. McCOMISKY, Liquidator.

TAURANGA BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it

In that behalf by the Tauranga Borough Council Electric Loan Empowering Act, 1921, and the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Tauranga Borough Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Tauranga Borough Council Electric Loan of £12,500, 1922, authorized to be raised by the said Council, under the above-mentioned Acts, for the purpose of completing present electrical extensions and repaying advance made by District Fund Account, the said Council hereby makes and levies a special rate of sevenpence three-farthings (7\frac{3}{4}\text{d.}) in the pound sterling on the rateable value (on the basis of the annual value) of all rateable property in the whole of the Borough of Tauranga; 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 ten years, or until the loan is fully paid off. the loan is fully paid off.

R. B. SHEARMAN, Town Clerk.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Blackwater South Gold-mining Company (Limited). When formed, and date of registration: 2nd November, 1914.

When formed, and date of registration: 2nd November, 1914. Whether in active operation or not: Not in active operation. Where business is conducted, and name of Secretary: Reefton; Herbert Percival Lawry. Nominal capital: £42,500.

Amount of capital subscribed: £6,601 10s.

Amount of capital actually paid up in cash: £6,100 14s. 6d. Subsidy from County Council for track-construction: £27 2s. 6d.

#27 2s. 6d.

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: #22,500.

Number of shares into which capital is divided: 85,000 of 10s. each, of which 45,000 shares are deemed to be fully paid up.

Number of shares allotted: Contributing, 13,203; deemed paid up. 45.000.

paid up, 45,000.

Amount paid per share: Contributing shares, 10s.

Amount called up per share: Contributing shares, 10s.

Number and amount of calls in arrear: 4, £38 13s. 6d.; forfeited shares, £462 2s.

Number of shares forfeited: 1,756. Number of forfeited shares sold, and money received for
same: Nil.
Number of shareholders at time of registration of company: Contributing, 123; paid up, 118.
Present number of shareholders: Contributing register, 104; paid up, 139.
Number of men employed by company: Nil. Quantity and value of gold or silver produced since last state-
ment: Nil. Total quantity and value produced since registration: Nil.
Amount expended in connection with carrying on operations since last statement: £63 3s.
Total expenditure since registration: £5,880 11s. 1d. Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil. Total amount of unclaimed dividends: Nil.
Amount of cash in bank: £5 11s. 4d. Amount of cash in hand: Shareholder's cheque, £150.
Amount of debts directly due to company: Unpaid calls, £500 15s. 6d.; sundry debtors, £286 13s. 3d.
Amount of debts considered good: Unpaid calls, £38 13s. 6d.;
sundry debtors, £286 13s. 3d. Amount of debts owing by company: £186 6s. 2d.
Amount of contingent liabilities of company (if any): Nil.
I, Herbert Percival Lawry, of Reefton, the Secretary of the Blackwater South Gold-mining Company (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 declara-
tion conscientiously believing the same to be true, and by
virtue of the Justices of the Peace Act, 1908. H. P. LAWRY.
Declared at Reefton this 5th day of April, 1922, before
me John H. McMahon, J.P. 311
STATEMENT OF THE AFFAIRS OF A COMPANY.
Name of company: United M. and E. Water-race Company (Registered).
When formed, and date of registration: 8th April, 1872; 23rd April, 1872.
Whether in active operation or not: In active operation.
Where business is conducted, and name of Legal Manager: St. Bathan's; William Pyle.
Nominal capital: £7,600. Amount of capital subscribed: £7,600.
Amount of capital actually paid up in cash: £7,600. Paid-up value of scrip given to shareholders, and amount of
cash received for same (if any): £7,600.
Paid-up value of scrip given to shareholders on which no cash has been paid: Nil.
Number of shares into which capital is divided: 152. Number of shares allotted: 152.
Amount paid per share: £50.
Amount called up per share: £50. 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: 13. Present number of shareholders: 9.
Number of men employed by company: 3. Quantity and value of gold produced during preceding year:
181 oz. 9 dwt. 20 gr.; £862 14s. 9d.
16.421 oz. 13 dwt. 21 gr. ; £67.314 18s. 10d.
Amount expended in connection with carrying on operations since last statement: £693 16s.
Total expenditure since registration: £73,044 15s. Total amount of dividends declared: £3,534.
Total amount of dividends paid: £3,534.
Total amount of unclaimed dividends: Nil. Amount of cash at bank and on deposit: £14 14s.
Amount of cash in hand: Nil. Amount of debts directly due to company: Nil.
Amount of debts considered good: NII.
Amount of debts owing by company: £236 6s. 2d. Amount of contingent liabilities of company (if any): Nil.
I. William Pyle, Legal Manager of the United M. and E.
Water-race Company (Registered), do hereby solemnly and

sincerely declare that this is a true and complete statement of the affairs of the said company at 31st December, 1921; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

WILLIAM PYLE.

WILLIAM PYLE.

Declared at St. Bathan's this 7th day of April, 1922, before me—W. McConnochie, J.P. 323

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