

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, AUGUST 3, 1922.

Land set apart as a Provisional State Forest.

[L.S.]

JELLICOE, Governor-General.

A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the Crown land described in the Schedule hereto as a provisional State forest.

SCHEDULE.

AUCKLAND LAND DISTRICT.—AUCKLAND CONSERVATION REGION.

Provisional State Forest No. 105.

ALL that area in the North Auckland Land District, containing by admeasurement 2,391 acres 3 roods, more or less, being Sections 2, 3, and 15, Block XIV, Section 6, Block XIII, and part Section 7, Block XIII, Mangakahia Survey District.

Also all that area, containing by admeasurement 473 acres, more or less, and bounded as follows: Commencing at a point of a public rood of the section as a public rood of the section as a survey of Section 2

Also all that area, containing by admeasurement 473 acres, more or less, and bounded as follows: Commencing at a point on a public road at the south-east corner of Section 9, Block X, Mangakahia Survey District, bounded towards the north-east generally by the said public road to its intersection with another public road; towards the south-west generally by the last-mentioned public road to its junction with a line running due west to its point of intersection with the south-east boundary of Section 14, Te Karaka Block, Block XIII, Mangakahia Survey District; towards the north-east and north-west generally by the said Section 14 to the southern boundary of Section 8A, Block X, Mangakahia Survey District; and towards the north and east generally to the westernmost corner of Section 9 aforesaid; and thence generally in a south-easterly direction to the point of commencement.

As the same are delineated on the plan marked 8/2, deposited in the Head Office, State Forest Service, at Wellington, and thereon bordered green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 31st day of July, 1922.

R. HEATON RHODES,

Commissioner of State Forests.

Approved in Council.

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

GOD SAVE THE KING!

Land set apart for State-forest Purposes in Rotorua Conservation Region.

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

PY virtue and in exercise of the powers and authorities vested in me by the Forests Act, 1921-22, and of every other power and authority enabling me in that behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby set apart the land described in the Schedule hereto, forming part of the Crown lands in New Zealand, as a permanent State forest within the provisions of the said Act.

SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION.

State Forest Part No. 1.

ALL that area in the Auckland Land District, containing by

admeasurement 5,383 acres, more or less, situated in Blocks VII, VIII, XI, and XII, Paeroa Survey District, and Blocks V and IX, Kaingaroa Survey District, bounded as follows:—Commencing at a point being the intersection of the southern boundary of Waiotapu Plantation with the eastern boundary of Section 278, Reporoa Settlement, and running due east for a distance of 5655·2 links to a point which is intersected by the south-western boundary of Paeroa East No. 1B and the southern boundary of the aforementioned plantation; thence in a south-easterly direction for a distance of 9875·8 links to the most southerly point of Paeroa East No. 1B; thence in a north-easterly direction for a distance of 12587·8 links to a point intersected by the southern boundary of Waiotapu Plantation; thence due east to a point intersected on the Galatea Road; thence in a south-eastern direction along the aforementioned road to a point intersected by the boundary of Kaingaroa Plantation; thence in a southern direction for a distance of 1618·3 links, and bounded towards the south generally by Crown land (part Reporoa Estate) to a point of intersection of the eastern boundary of Section 37s, Reporoa Settlement, and bounded towards the west generally by Sections 32s, 27s, Reporoa Settlement, a road, and the said Section 27s to the point of commencement. As the same is delineated on plan No. 46/1 deposited in the Head Office, State Forest Service, at Wellington, and thereon edged pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 31st day of July, 1922.

R. HEATON RHODES,

Commissioner of State Forests.
Approved in Council.

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

GOD SAVE THE KING!

Land set apart for Selection.

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

WHEREAS by section sixty-three of the Land Laws Amendment Act, 1913, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section sixty-three in connection with any block of land, unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—WAIROPIRO No. 2 BLOCK.
SECTIONS 64 to 67 (inclusive), Block X, and Section 2,
Block XI, Takapau Survey District: Area, 1,788 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 28th day of July, 1922.

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

Land set apart for Selection.

JELLICOE, Governor-General. A PROCLAMATION.

HEREAS by section sixty-three of the Land Laws
Amendment Act, 1913, it is, amongst other things,
enacted that in no case shall any moneys be expended under
the provisions of the said section sixty-three in connection
with any block of land, unless that block is set apart for
selection under that section pursuant to Proclamation in
that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—TE REINGA BLOCK.
SECTIONS 2, 3, and 4, B'ock II, Opoiti Survey District:
Total area, 1,599 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 28th day of July, 1922.

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

Land set apart for Selection.

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

WHEREAS by section sixty-three of the Land Laws
Amendment Act, 1913, it is, amongst other things,
enacted that in no case shall any moneys be expended
under the provisions of the said section sixty-three in connection with any block of land, unless that block is set apart
for selection under that section pursuant to Proclamation
in that behalf.

for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

WELLINGTON LAND DISTRICT. TANGIMOANA BLOCK. WELLINGTON LAND DISTRICT.—TANGEMOAN BLOCK.

SECTIONS 11, 12, 16, 21, 24 to 26, 29 to 36 (inclusive), 42, 62 to 69 (inclusive), 74, 75, 82, and 83, Town of Tangimoana, and Sections 2 to 10, 11 to 18, 35 to 56, 57 to 67, and 78 to 94 (all inclusive), Town of Tangimoana Extension No. 1: Area, 24 acres 3 roads 10.2 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 24th day of July, 1922.

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

Land set apart for Selection.

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

WHEREAS by section sixty-three of the Land Laws
Amendment Act 1012 Amendment Act, 1913, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section sixty three in connection with any block of land, unless that block is set apart for selection under that section pursuant to Proclamation in that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

TARANAKI LAND DISTRICT .- ANETI BLOCK. Sections 40, 41, 42, 43, and 44, Block V, Cape Survey District: Area, 407 acres 3 roods 21 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 24th day of July, 1922. D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Abolition of Poverty Bay Local Land District.

JELLICOE, Governor-General. A PROCLAMATION.

W HEREAS by Proclamation dated the twenty-eighth day of October, one thousand eight hundred and eighty, and published in *Gazette* No. 102, of the first day of November, one thousand eight hundred and eighty, the Poverty Bay Local Land District was constituted:

And whereas by Order in Council of even date herewith the Poverty Bay Land District is constituted, and the said local land district is included therein:

Now therefore in pursuance of the powers and authorities

Now, therefore, in pursuance of the powers and authorities conferred upon me by section twenty-two of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby abolish the Poverty Bay Local Land District as from the first day of April, one thousand nine hundred and twenty-three.

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 31st day of July, 1922.

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

Principal Land Office for the Poverty Bay Land District established.

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

W HEREAS by an Order in Council of even date herewith, and issued pursuant to section twenty-one of the Land Act, 1908, as amended by section three of the Land Laws Amendment Act, 1914, the Poverty Bay Land District is constituted as on and from the first day of April,

one thousand nine hundred and twenty-three:

Now, therefore, in pursuance of the powers and authorities conferred upon me by section twenty-two of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that on and from the date hereinbefore mentioned the Gisborne Land Office shall be the principal land office of the Poverty Bay Land District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 31st day of July, 1922.

D. H. GUTHRIE, Minister of Lands

GOD SAVE THE KING!

Proclaiming Road-lines laid out through Subdivisions of the Motatau 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, duly laid out as road-lines, in pursuance of section one hundred and seventeen of the Native Land Act, 1909:

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

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

road-lines should be proclaimed as public roads, and a notifi-cation to that effect has been forwarded to the Minister of Lands, in terms of section fifty-one of the 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

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 oclaim 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. 1 3 36 Being Portion of Motatau No. 1B No. 1, Block VI; coloured red. Motatau No. 1B No. 2B, Block II; coloured 0 34 yellow.
Motatau No. 1B No. 2c, Block II; coloured blue. 0 24 1 ", 2D ", red.

Motatau No. 1B No. 2E, Block II; coloured 3 38 1 0 5 yellow.
Motatau No. 1B No. 3, Blocks II & VI; coloured 9 3 23 Motatau No. 1B No. 4A No. 1, Block VI; coloured 1 11 violet. Motatau No. 1B No. 4A No. 2, Block VI; coloured yellow.
Motatau No. 1B No. 5B, Block VI; coloured 1 28 yellow.
Motatau No. 1B No. 6, Block V; coloured 2 37 Motatau No. 1B No. 7, Blocks I, II, and V; 2 13 coloured blue. 3 8 Motatau No. 1c No. 1, Blocks VI, X, and XI; 14 coloured yellow.

Motatau No. 1c No. 3, Blocks VI and VII; coloured yellow. 0 22 Motatau No. 1c No 4, Block VI; coloured blue. 15 5 ,, X ,, blue. 6 ,, VI ,, red. 2 23 ,, 1 37 Motatau No. 1c No. 7, Block VI; coloured $1\hat{2}$ î. wiolet.

Motatau No. 1p No. 1, Block XI; coloured red.

Motatau No. 1p No. 2, Block X; coloured 3 24 2 5 violet. 0 30 Motatau No. 1D No. 3, Blocks X and XI; 19

violet. Situated in Motatau Survey District.

coloured blue.

In the North Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/977 (sheets 1 and 2), deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1972, and thereon coloured as above mentioned.

0 2 38 Motatau No. 1E No. 1a, Block II; coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 24th day of July, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

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

JELLICOE, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by section three of the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the tenth day of December, one thousand nine hundred and seventeen, and published in the Gazette of the thirteenth day of December,

one thousand nine hundred and seventeen, setting apart Crown land for selection by discharged soldiers, under the Land Act, 1908, in so far as it relates to the land in the Schedule hereto.

SCHEDULE

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND. Waitemata County.—Paremoremo Parish.

SECTION 295 ... 307 Area, 29 0 3 .. ,, 28 1 36 . .

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 28th day of July, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Revoking the Setting-apart of Land for Selection by Discharged Soldiers, under Ordinary Tenures, in the 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 then instant, 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

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND. Bay of Islands County.-Kawakawa Survey District.

.. Area, 604 0 0 .. ,, 98 3 16 SECTION 5, Block XII ..., 6 ,, XV ...

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 28th day of July, 1922.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Additional Land taken for the Purposes of a Native School in Block VI, Waiapu Surrey District.

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 additional land described in the Calculude heater in bornbut taken for the purposes of a Native Schedule hereto is hereby taken for the purposes of a Native school, and shall vest in His Majesty the King as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twelfth day of August, one thousand nine hundred and twenty-two.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 rood

Portion of Tikitiki Block, situated in Block VI, Waiapu Survey District (Poverty Bay R.D.) (S.O. 989, brown.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 54300, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 28th day of July, 1922.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Allocating to the Purposes of a Road Land in Block XV, Grasmere Survey District, taken for a Railway.

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 which is described in the Schedule hearts (and which was taken for the purposes of the Middand hereto (and which was taken for the purposes of the Midland Railway, Staircase-Cass Section, and is no longer required for such purposes) shall, upon the publication hereof in the New Zealand Gazette, become a road, and that such road shall be maintained by the Tawera County Council in like manner as other public highways are controlled and maintained by the said Council.

SCHEDULE.

APPROXIMATE areas of the pieces of land dealt with :-

- 0 20.4 Being portion of railway reserve. 3 37
- 0 8.9

Situated in Block XV, Grasmere Survey District (Canterbury R.D.). (S.O. 23R.)

In the Canterbury Land District; as the same are more particularly delineated on the plan marked P W.D. 54628, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured purple.

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 26th day of July, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks XI and XV, Grasmere Survey District, Tawera 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 Grasmere Survey District described in the Schedule hereto.

SCHEDULE.

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

- A. R. P. Portion of 0 2 32 Education Reserve 1577, Blocks XI and XV. 1577, Block XV.
- 11 3 16
- 3 2 8 0 3 0 1577 1577

Situated in Grasmere Survey District (Canterbury R.D.).

(S.O. 23a.)
In the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 54628, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured 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 26th day of July, 1922.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Block XVI, Mata Survey District, Waiapu County.

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

A PROCLAMATION.

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

in Mata 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

- R. P. Portion of 0 11 7 Section 2, Block II; coloured pink. 0 8 " 1 " III " yello 0 0 7 " 2 " III " blue. yellow.
 - SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 1 rood 13 perches.

Adjoining or passing through Sections 9, 10, 11, and 12, Block I; coloured green.

All situated in Te Puia Native Township, Block XVI, Mata Survey District (Poverty Bay R.D.). (S.O. 976, (S.O. 976.

All in the Hawke's Bay Land District; as the same are All in the Hawke's Day Land District; as the same are more particularly delineated on the plan marked P.W.D. 54610, 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 26th day of July, 1922.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Additional Regulations under the Public Expenditure Adjustment Act, 1921-22.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by section fourteen of the Public Expenditure Adjustment Act, 1921-22 (hereinafter referred to as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following additional regulations for the purposes of the said Act.

REGULATIONS.

1. In these regulations the expression "the principal regulations" means the regulations under the said Act, made on the 12th day of June, 1922, and published in the Gazette of the 16th day of the same month.

2. (1.) In considering any application under the principal regulations for relief from the operation of the said Act on

the ground of anomaly or hardship, made by or in respect of any workers who would be bound by an award under the Industrial Conciliation and Arbitration Act, 1908, if they were employed by an employer bound by that award, the Adjust-ment Committee shall ascertain the rates of wages payable ment committee snan ascertain the rates of wages payable under that award to workers of the same class, and in determining whether or not relief should be granted and the extent of such relief shall take those rates into consideration, together with all other relevant facts.

(2.) This clause is in substitution for clause 7 of the principal regulations, and that clause is hereby revoked accordingly.

ingly. 3. In addition to the members of the Adjustment Committee as constituted by clause 1 of the principal regulations, the Director of Education shall be entitled to sit as a member

the Director of Education shall be entitled to set as a member of that committee in dealing with applications for relief affecting the Education service.

4. The reference in subclause (2) of clause 8 of the principal regulations is hereby declared to apply only to grants to the several university colleges, and the said clause is hereby consequently amended by omitting from paragraph (b) the reference to 20 per cent. and substituting a reference to 6 per cent., and by omitting from paragraph (c) the reference to 13½ per cent. and substituting a reference to 5 per cent.

Altering the Boundaries of the Hawke's Bay Land District and constituting the Poverty Bay Land District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

W HEREAS by section twenty-one of the Land Act, 1908, as amended by section three of the Land Laws Amendment Act, 1914, certain land districts are constituted, and it is enacted that the Governor-General may from time to time, as he thinks fit, constitute and define the boundaries any additional land district or districts, abolish any land

district, or alter the boundaries of any land district:

And whereas it is desirable to alter the boundaries of the

Hawke's Bay Land District, and to constitute a new land district as hereinafter provided:

Now, therefore, 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, and in pursuance and exercise of powers and authorities conferred upon me by the said Acts, do hereby order and declare that on and after the first day of April, one thousand nine hundred and twenty-three, the boundaries of the Hawke's Bay Land District shall be such as are described in the First Schedule hereto; and, with the like advice and consent as aforesaid, I do hereby constitute, as on and from the said first day of April, one thousand nine hundred and twenty-three, the Poverty Bay Land District, the boundaries of which are defined in the Second Schedule

FIRST SCHEDULE.

Boundaries of Hawke's Bay Land District.

ALL that area bounded towards the north by the Poverty Land District hereinafter described from the sea at Ngakau-o-te-Paritu to the Mohaka River; thence up that river and Te Hoe River to northern boundary of Tatara-o-Kina Block; thence in a westerly direction by the northern boundaries of Tatara-o-Kina and Tarawera Blocks to the north-eastern corner of Omupapamaro Block; thence in a south-westerly and south-easterly direction by the north-western and south-western boundaries of the Tarawera and Te Matai Blocks, and again towards the north by the Te Matai and Te Matai No. 1 Blocks to the Mohaka River; thence up the Mohaka River to its confluence with the Oamaru thence up the Mohaka River to its confluence with the Oamaru River; thence up the Oamaru River to Te Ranga Whakarua; thence in a south-westerly direction by western boundary of Tapapa No. 2 to Ngaruroro River, and down that river to the northern corner of Timahanga Block; thence in a south-westerly direction by the north-western boundary of the said Timahanga Block to the Te Waimara Stream; thence by that stream and the Taruarau, Ikaawetea, and Makirikiri Streams to the northern boundary of Awarua Block; thence in a north-westerly direction by aforesaid boundary to summit. in a north-westerly direction by aforesaid boundary to summit of Ruahine Range; thence in a southerly direction by summit of said range to Trig. Station 60a; thence in a south-westerly direction to Section 10, Block XVI, Woodville Survey District; thence by the western boundaries of Section 10, a public road, and north-western boundary of Section 11, Block XVI, Woodville Survey District; thence by the western boundaries of Sections 12 and 11 and railway reserve, Block XIV, Woodof Sections 12 and 11 and railway reserve, Block XIV, Wood-ville Survey District, to Manawatu River; towards the south generally by the Manawatu River to the south-western boundary of Block IX, Woodville Survey District; thence by a right line along the southern boundaries of Woodville and Tahoraite Survey Districts to Trig. Station "C" (Wahataura); thence by right lines along the southern boundary of Weber Survey District, through Trig. Stations "P" (Pukehou), 41a (Arthur), "O" (Otuarehua), to Trig. Station 39 (Taumata); thence by the south-western boundary of Section 1, Block XIII, Tautane Survey District, to Waimata River, and down that river to the sea; towards the east River, and down that river to the sea; towards the east by the sea to Ngakau-o-te-Paritu, the point of commence-ment: including all adjacent islands.

SECOND SCHEDULE.

BOUNDARIES OF POVERTY BAY LAND DISTRICT.

COMMENCING at Potikirua on the sea-coast, being the northeast corner of Whangaparaoa 2D, and bounded generally towards the west by the eastern and south-eastern boundaries towards the west by the eastern and south-eastern boundaries of Whangaparaoa 2D, 2E, 2H, 2K, 2N, 2P, 2R, and 2M, by the eastern and southern boundaries of Waikura 1 and 2 to Pakira Trig. Station; thence by the south-eastern boundary of forest reserve to Trig. Station 1328 (Whanakao); thence proceeding in a south-westerly direction along the summit of the leading range to Trig. Station 1318 (Purahotakaha); thence by a right line in the direction of Trig. Station 1313

(Puketoetoe) to the Motu River; thence generally in a southerly direction by the said Motu River to a point due east of road peg LII on the Motu-Opotiki Road; thence towards the north generally by a right line from that point to said peg LII; thence by the centre of the said Motu-Opotiki Road to Trig. Station 872; thence by a right line in a south-westerly direction to Trig. Station 769; thence in a north-westerly direction by the south-western boundary of Whitikau 34 to the north-western corner of Section 2 of Whitikau 3a to the north-western corner of Section 2 (education reserve), Block I, Urutawa East Survey District; thence in a southerly direction towards the west generally by a right line to sub. Trig. Station Z situated in Section 1, Block I, Urutawa East Survey District; thence in a southwesterly direction through Section 1, Block I, and Sections 4 and 3, Block III, Urutawa East Survey District, to peg XCVIII; thence in an easterly direction to north-east corner of Section 13, Block XIV, Urutawa Survey District; thence generally in a south-westerly direction by the eastern boundaries of Sections 13 and 1 to Pokaikiri; thence in a south-westerly direction by the south-eastern boundaries of Section 5, Block I, and Sections 3 and 1, Block V, Motu West Survey District, and the production of aforesaid boundary to the Kote Pato Stream; thence down that stream to its intersection with the northernmost corner of Oamaru IA; thence by a right line bearing 182° 56′ 17″ to its intersection with the north-western boundary of Small Grazing-run 89; thence in a south-westerly direction by the last-named boundary and its production to its intersection with a line from Kaharoa Trig. Station to Trig. Station "C" (Te Wana); thence in a south-westerly direction by a right line to said Trig. thence in a southerly direction by a right line to said Trig. Station "C," and again by a right line towards Trig. "P" (Puketaro) to its intersection with the northern boundary of Waipaoa 5B; thence in a south-westerly direction by the north-western boundary of Waipaoa 5B and forest reserve to the south-western corner of said forest reserve on Waikare Moana; thence generally along the northern and western boundaries of the said lake to a point due west of Trig. Station 181; thence in an easterly direction to Trig. 181; thence by a right line being the north-western boundary of forest reserve, Block XXV, E.I.R., Block V, Waiau Survey District, to the Waiau River; thence up that river to the northernmost point of the Maungataniwha Block; thence in a southeasterly direction by north-western boundary of that block to its intersection with the Te Hoe River; thence down the Te Hoe River to and along the Mohaka River to the Mohaka No. 1 Block; thence along the northern boundaries gene-(Puketaro) to its intersection with the northern boundary No. 1 Block; thence along the northern boundaries generally of Mohaka Nos. 1 and 2 Blocks, Section 1, Block III, Waihua Survey District, Section 1, Block XVIII, Waihua Survey District, Sections 1 and 2, Block XIX, Taramarama Survey District, to the Tutaekuri River; thence down that river and the Waiau River, down the Wairoa River, up the Kauhauroa Stream, up the Maromauku Stream and the Kauhauroa Stream, up the Maromauku Stream and the eastern boundary of Kahuitara No. 1A, along the northern boundaries of Tukemokihi No. 1 and Hereheretau No. 2 to the Makaretu River, up that river to the north-western boundary of Section 1, Block XVI, Opoiti Survey District, along the south-eastern boundaries of Mangapoike and Haerengarenga Blocks to Pukehou Trig. Station, along the south-western boundaries of Maraetaha Nos. 2 and 2c Blocks and of Okahu Block to the western boundary of Paritu Block, along that boundary and the northern boundaries of Paritu No. 2 and Takararoa Blocks to the sea at Ngakau-o-te-Paritu; thence northerly and westerly along the sea-coast to Potikirua, the point of commencement: including all adjacent islands.

F. D. THOMSON, Clerk of the Executive Council

Hutt Valley Electric-power Board.—First Election.

JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of June, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

In pursuance and exercise of the powers conferred by the Electric-power Boards Act, 1918, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint Wednesday, the ninth day of August, one thousand nine hundred and twenty-two, as the day on which shall be held the first election of representatives of the constituent districts in the Hutt Valley Electric-power District, being an electric-power district duly constituted by Proclamation dated the fifth day of July, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette No. 53, of the sixth day of July, one thousand nine hundred and twenty-two.

Apportionment of Representation on the Hutt Valley Electric-power Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

IN pursuance and exercise of the powers conferred by the Electric-power Boards Act, 1918, 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 determine with respect to the Hutt Valley Electric-power District, being an electric-power district duly constituted by Proclamation dated the fifth day of July, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette No. 53, of the sixth day of July, one thousand nine hundred and twenty-two, that the number of representatives of each constituent district on the Board of the said district shall be the number specified in the Schedule hereto opposite the name of that constituent district. onstituent district.

SCHEDULE.

PART Hutt County	 	 3 members.
Lower Hutt Borough	 	 2 ,,
Petone Borough	 • •	 2 "
Eastbourne Borough	 	 1 ,,
Upper Hutt Town District	 • •	 1 ,,

F. D. THOMSON, Clerk of the Executive Council

Amending the Order in Council authorizing the Hamilton Borough Council to erect Electric Lines within the Borough of Hamilton.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

IN pursuance and exercise of the powers conferred on him by the Public Works Amendment Act, 1911, and of every other power 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 hereby amend the Order in Council dated the fifth day of August, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the seventh day of the same month, authorizing the Hamilton Borough Council to erect electric lines within the Borough of Hamilton, by revoking clause two thereof (system of supply) and substituting therefor the following clause: the following clause

2. System of Supply.

The system of supply shall be as described in paragraphs (c) and (e) of clause 2 of the regulations.

Electrical energy shall be received in bulk from the Public Works Department's Horahora System.

F. D. THOMSON, Clerk of the Executive Council

Amending Rules under the Bankruptcy Act, 1908.

JELLICOE. Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred upon him by the Bankruptcy Act, 1908, and of every other power and authority in this behalf enabling him, 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 with the concurrence of the Right Honourable the Chief Justice of the Supreme Court of New Zealand, the Honourable Mr. Justice Reed, Judges of the said Court, doth hereby revoke, as from the first day of August, one thousand nine hundred and twenty-two, the rules made on the twelfth day of December,

one thousand nine hundred and twenty-one, and gazetted on the fifteenth day of December, one thousand nine hundred and twenty-one, prescribing the commission and remuneration to be paid to Assignees, and doth hereby make the following rules in lieu thereof; and doth hereby declare that such rules shall come into operation on the first day of August, one thousand nine hundred and twenty-two.

RULES.

Official Assignee's Commission.

THE commission to be paid to the Official Assignee out of the estate shall be as follows:

estate shall be as follows:—
On the net receipts from the bankrupt's property, including the receipts of his business if carried on after bankruptcy, but after deducting any sums paid to secured creditors out of the proceeds of or in respect of their securities,—
On the first amount of £250 or any less sum: £12½ per

cent.

On the next £1,750 or any less sum: £6½ per cent. On all further sums: £3½ per cent.

DEPUTY ASSIGNEE'S REMUNERATION.

The remuneration to be paid to the Deputy Assignee out of the Official Assignee's commission shall be as follows:—
On the net value of the estate realized by the Deputy Assignee, including debts collected—
On the first amount of £250 or any less sum: £10

per cent.

On the next £1,750 or any less sum: £5 per cent. On all further sums: £2½ per cent.

In each estate in which percentage is less than £3 3s. : £3 3s.

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

Cancelling Portion of the License authorizing the Hamilton Borough Council to erect Electric Lines within the Borough of Hamilton and Portion of the Waipa County.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Public Works Amendment Act, 1911, and of every other power 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 hereby cancel portion of the Order in Council dated the fifth day of August, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the seventh day of August, one thousand nine hundred and nineteen, authorizing the Hamilton Borough Council to erect electric lines within the Borough of Hamilton and portion of the Waipa County, in so far as the said Order in Council relates to the erection of electric lines outside the Borough of Hamilton.

F. D. THOMSON,

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

Authorizing the Laying-off of a Street in the City of Wellington of a Width less than 66 ft. but not less than 50 ft.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, 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 authorize the Wellington City Council to permit the laying-off of a street of a width less than sixty-six feet but not less than fifty feet within the area described in the Schedule hereto, it being inexpedient to lay off a street of a width of sixty-six feet in such area.

SCHEDULE.

ALL that area of land, situated in the Wellington Land District, City of Wellington, containing by admeasurement 39.2

perches, more or less, being part of Sections 5 and 6, Evans Bay District, and being parts Lot 3, D.P. 1587, and part Lot 6, D.P. 145. As the said area is more particularly delineated on the plan marked P.W.D. 53679, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered red.

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

Conferring on Heathcote County Council Powers of Borough Councils with respect to Lighting and the Supply of Electricity.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS it is enacted by the Lake Coleridge Water-VV power Act, 1915 (hereinafter referred to as "the said Act"), that the Governor-General may by Order in Council said Act"), that the Governor-General may by Order in Council confer on any local authority proposing to contract with His Majesty the King for the supply of electricity from the works established at Lake Coleridge by the Minister of Public Works such of the powers of Borough Councils with respect to lighting and the supply of electricity as he thinks fit, and with such restrictions, modifications, and conditions as he thinks fit, and thereupon that local authority shall have and may exercise the said powers accordingly pursuant to the tenor of the said Order in Council:

And whereas the Heathcote County Council proposes to contract as aforesaid with His Majesty the King, and it is expedient to confer upon the said County Council certain of the said powers of Borough Councils, subject to certain restrictions and conditions:

restrictions and conditions:

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 in that behalf by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby confer on the said Heathcote County Council all the powers exercisable by a duly constituted Borough Council under sections two hundred and eighty-one, two hundred and eighty-three (as amended by section fifteen of the Municipal Corporations Amendment Act, 1921–22), two hundred and eighty-four, three hundred and thirty-nine, and subsection thirty-seven of section three hundred and fifty-four of the Municipal Corporations Act, 1920, subject to the restriction and condition that such powers shall be exercisable by the said Heathcote County Council only within the Mount Pleasant Riding of the County of Heathcote as existing on the first day of July, one thousand nine hundred and twenty-two.

F. D. THOMSON, Now, therefore, His Excellency the Governor-General of the

F. D. THOMSON Clerk of the Executive Council

Constituting the Umutoi Rabbit District.—Notice No. 2192.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

W HEREAS by section sixty-nine of the Rabbit Nuisance Act, 1908 (hereinafter termed "the said Act"), as amended by the Rabbit Nuisance Amendment Act, 1918, it is provided that the Governor-General may from time to by Order in Council gazetted, on petition in that behalf from a majority of the ratepayers therein, constitute and declare any part of New Zealand defined in such Order in Council a district for the purposes of Part III of the said Act:

And whereas a petition in accordance with the provisions of the said Act has been received, asking that the lands

a rabbit district for the purposes of Part III of the said Act Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the said Act and its amendments, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby constitute by the specific name of "the Umutoi Rabbit District" and declare that part of New Zealand defined in the Schedule hereto to be a district for the purposes of Part III of the said Act; and doth hereby further declare that the Board of Trustees for the said district shall in terms of the said Act consist of six members.

SCHEDULE.

ALL that area in the Wellington Land District, comprising those parts of the Umutoi and Tamaki Ridings of the County those parts of the Umutoi and Tamaki Ridings of the County of Pohangina bounded on the north by the northern boundary of Te Ohu Block, the eastern and northern boundaries of Sections 13 and 15, Block VII, Umutoi Survey District; thence following the Coal Creek south-west to the western boundary of Section 13, Block XII, Apiti Survey District; thence southward along the western boundaries of Sections 13 and 16, Block XII, Apiti Survey District, to the Makoura Road; thence eastward to the junction of the Makoura and Umutoi Roads; thence following the Pohangina Valley Road southward to the Pohangina River; thence along the Pohangina River and southern boundary of the Piripiri Block to the eastern boundary of the Pohangina County; thence northward along the county boundary to the northern thence northward along the county boundary to the northern boundary of the Te Ohu Block.

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 31st day of July, 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 the precedent consent of the governor-General in Council to the consent of the conse to enable the several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is

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

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

SCHEDULE.

AUCKLAND Electric-power Board (for electric light)... Feilding Borough Council (for repaying its antecedent Stratford Borough Council (for repaying its antecedent

50,000

9.545

8,830

8.750

8,000

7,000

5,700

3.100

3,100

3.000

2,815

2,000

1,500

5,000

800

750

500

250

liability) Hutt County Council (for repaying its antecedent liability) Borough Council (for repaying its antecedent

Marton Borough Council (for repaying its antecedent

liability)

Winton Borough Council (for constructing, levelling, channelling, kerbing, and asphalting footpaths)

Whangaroa County Council (for repaying its antecedent liability)
Rangitikei County Council (for erecting workers'

dwellings, including purchase of land) Inglewood County Council (for forming and metalling Otaroa Road) Manurewa Town Board (for completing the metalling

of roads and surfacing footpaths)

Thames Borough Council (for street-improvements on the Kaitaia-Awanui Road and Mangonui Beach Road)

Inglewood County Council (for forming and metalling Road East)

7,900 5,600

5.420

5,000

5,000

4,500

3.800

670

800

800 550

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

that such consent should issue:

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

SCHEDULE.

AUCKLAND Hospital Board (for hospital purposes) 200,000 30.700 22,115 Patangata County Council (for repaying its ante-12,650 12,000 Marton Borough Council (for redeeming the Council's consolidated loan) 10,000 Inangahua County Council (for repaying its anteworkers' dwellings scheme)
Greytown Borough Council (for carrying out
workers' dwellings scheme)
Greytown Borough Council (for repaying its ante-Riding) 2.580 Kairanga County Council (for repaying its ante-cedent liability in respect of the Mangaone Petone Borough Council (for repaying the Council's 3,800 3,500 3,000 2,800 2,720 1,700 liability) ...
Eltham Borough Council (for improvements to the 1,300 gasworks) e Puke Town Board (for street-improvement 1,000 works) Mackenzie County Council (for completing the hydro-

F. D. THOMSON, Clerk of the Executive Council

Consenting to the Raising of Loans by certain Local Authorities.

| State Guarantee of a Loan of £12,000 applied for by the Wanganui Hospital Board for the Erection of the Raetihi Hospital, the Extension of the Taihape Hospital, and New Plant for the Wanganui Hospital.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

V HEREAS the Wanganui 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 twelve thousand pounds, authorized to be raised under section ten of the Hospitals and Charitable Institutions Amendment Act, 1920 (No. 2), for the purpose of the erection of the Raetihi Hospital, the extension of the Taihape Hospital, and new plant for the Wanganui Hospital: Hospital:

And whereas the Minister of Finance is satisfied that sufficient provision has been made to meet the interest, sinking fund, and other charges payable in respect of the said loan, and the said Wanganui Hospital Board is duly empowered to and the said Wanganui 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 application.

Now, therefore, His Excellency the Governor-General o. 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.

Domain Board appointed to have Control of the Brighton Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

THE MEMBER OF THE TAIERI COUNTY COUNCIL REPRESENTING THE OTOKIA RIDING, ex officio, SAMUEL FELIX ABURN,

ARTHUR JOSEPH ALLEN, GEORGE WILLIAM BUSH,

3,730

CHARLES HOBBS, DONALD LARMOND McColl, Jun.,

3,370 DUNCAN McIntosh,

ROBERT JAMES MITCHELL, and MALCOLM STEVENSON,

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

SCHEDULE.

BRIGHTON DOMAIN.

ALL that area in the Otago Land District, containing by admeasurement 17 acres, more or less, being Sections 47 and 61, Block I, Otokia Survey District. Bounded towards the north-west generally by high-water mark, 2650 links; towards the north-east by the ocean, 700 links; towards the south-west by as all ocean, 6100 links; towards the south-west by a beach reserve in aforesaid block, 60 links; towards the north-west by Beach Street, 3150 links; again towards the south-west by Beach and Bath Streets, 440 links; and again towards the north-west by the main Brighton Road, 388 links.

Also all that area in the Otago Land District, containing by admeasurement 2 acres, more or less, being Section No. 60, Block I, Otokia Survey District, and bounded as follows: Commencing at a point on the coast-line approximately 300 links in a westerly direction from the point on said coast-line due south from Trig. DD; thence generally towards the north-east, north, and west by a public road, 1400 links; and towards the south generally by high-water mark, 1150

links, to the point of commencement.

Be all the aforesaid linkages more or less. As the same are delineated on the plan marked L. and S. 1/146, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Bervick Domain.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

"N pursuance and exercise of the powers and authorities Conferred by the Public Reserves and Domains Act, 1908 (hereinafter termed "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke an Order in Council dated the eighth day of October, one thousand nine hundred and eighteen, and published in the Gazette of the seventeenth day of that month, appointing a Domain Board to have control of the Berwick Domain, and doth hereby appoint

GEORGE JOHN SINCLAIR LYALI, WILLIAM GRANT MACKAY, DONALD MCPHERSON, ISAAC ROBINSON, and JAMES DONALD SINCLAIR

to be the Berwick Domain Board, having control of the land described in the Schedule hereto for the purposes of and subject to the provisions of Part II of the said Act; and doth hereby appoint Thursday, the tenth day of August, one thousand nine hundred and twenty-two, at eight o'clock p.m., as the time when, and the Public Hall, Berwick, as the place where, the first meeting of the said Board shall be held.

SCHEDITLE.

BERWICK DOMAIN.—OTAGO LAND DISTRICT. SECTION 10, Block IX, Town of Berwick: Area, 4 acres.

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

Domain Board appointed to have Control of the Taihape Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

GEORGE BRAY, ROBERT JOHN LOUGHNAN, WILLIAM JOHN HALL McCORMICK, WILLIAM McLENNAN, and DAVID NEAGLE

to be the Taihape Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Friday, the eighteenth day of August, one thousand nine hundred and twenty-two, at half past five o'clock p.m., as the time when, and the office of Messrs. Arrowsmith and Loughnan, Taihape, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

TAIHAPE DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 6 acres 0 roods 18 perches, more or less, being Section No. 45, Taihape Suburbs. Bounded towards

the south-west and north-west generally by a public road, 424·3 links, 444·8 links, and 575·5 links; by Suburban Section No. 45A, 153 links, 236·4 links, and 209·4 links; by Weka Street, 582 links; and by a public road, 270 links; and towards the south-east generally by a river-bank reserve along the bank of the Otaihape Stream: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L and S. 1/234E, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. bordered red.

Also all that area in the Wellington Land District, containing by admeasurement 19 acres 1 rood 20.4 perches, more or less, being Sections 38, 39, 40, and part of Section 41, Suburbs of Taihape, and Section 96, Town of Taihape. Bounded towards the north by Block XVII, Town of Taihape, and by towards the north by Block XVII, Town of Taihape, and by a road and river-bank reserve along the right bank of the Hautapu River; towards the east by the said road and river-bank reserve; towards the south by the said road and river-bank reserve and by other part of said Section 41; towards the west by the main road to Moawhango and the eastern boundary of said Block XVII: save and excepting out of the before-described parcel of land that portion taken for an electric power-house as set forth and described in Gazette No. 60, of 25th June, 1914, page 2519. As the same is delineated on the plan marked L. and S. 1/234F, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green.

in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green.

Also all that area in the Wellington Land District, containing by admeasurement 50 acres 2 roods 13 perches, more or less, being part of Suburban Section No. 42, Suburban Sections Nos. 43, 44, 97, 98, and 99, and Block X, Town of Taihape. Bounded towards the north, east, and south generally by the main road, by a public road, and by a road and river-bank reserve along the bank of the Hautapu River, by other part of Suburban Section No. 42, and again by road and river-bank reserve aforesaid; and towards the west generally by a public road, by Tui Street, and by the abutment of Tui Street, by Block No. IX, Town of Taihape, and by a public road. As the same is delineated on the plan marked L and S. 1/234c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Also all that area in the Wellington Land District, con-

Also all that area in the Wellington Land District, con-Also all that area in the Wellington Land District, containing by admeasurement 41 acres 3 roods 10 perches, more or less, being Suburban Scetion No. 35, Town of Taihape. Bounded towards the north generally by Suburban Sections Nos. 28, 32, 33, and 34; towards the east generally by the abutment of a road, by Block No. XIII, Town of Taihape, by a public road, and by Block XI. Town of Taihape; and towards the west generally by Adamson's Track, and by Suburban Sections Nos. 31, 30, and 29, Town of Taihape. As the same is delineated on the plan marked L. and S. 1/234µ, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. at Wellington, and thereon bordered red.

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

Domain Board appointed to have Control of the Whangaripo Domain.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

Ashley Brown, Daniel James Kenealy, Kenneth Prime, Tom Anderson Shaw, and MAURICE EDWARD VERNON WOOD

to be the Whangaripo Domain Board, having control of the appoint Thursday, the tenth day of August, one thousand nine hundred and twenty-two, at eight o'clock p.m., as the time when, and the Public Hall, Whangaripo, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

WHANGARIPO DOMAIN .- NORTH AUCKLAND LAND DISTRICT. SECTION 10A, Pakiri Parish: Area, 15 acres.

Domain Board appointed to have Control of the Manutahi | Domain

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

John Campbell, George William Geary, HUGH McCARTY, ALFRED BENJAMIN MUGGERIDGE, and JOHN RICHARD TAYLOR

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

SCHEDULE.

MANUTAHI DOMAIN.

MANUTAHI DOMAIN.

ALL that area in the Taranaki Land District, containing by admeasurement 3 acres 3 roods 2 perches, more or less, being part of section numbered 9 on the plan of the Manutahi Ten-acre Settlement, Block XIV, Hawera Survey District. Bounded towards the north-east by a public road, 830.5 links; towards the south-east by other part of Section 9, 453 links; towards the south-west by Section 8, 830 links; and towards the north-west by a public road, 454.2 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 1/197. the same is delineated on the plan marked L. and S. 1/197, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

ALFRED WILLIAM COFFIN, HENRY HERBERT HARRIS, ROBERT JOHN EDWARD HARTLEY, ARTHUR THOMAS MASON, REGINALD CLEMENT MASON, WILLIAM ROBINSON, and WALTER THOMAS

to be the Okain's Bay Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Monday, the seventh day of August, one thousand nine hundred and twenty-two, at half past seven o'clock p.m., as the time when, and the Public Library at Okain's Bay as the place where, the first meeting of the Board shall be

SCHEDULE.

OKAIN'S BAY DOMAIN.—CANTERBURY LAND DISTRICT. RESERVE No. 3734, Block IV, Okain's Survey District: Area

9 acres 2 roods 18 perches.

Also Reserve No. 3753, formerly part of Rural Section 829,
Block IV, Okain's Survey District: Area, 3 acres 0 roods 22 perches.

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

Date on which the General Roll shall be closed.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In exercise of the authority vested in him by section twenty-three of the Legislature Amendment Act, 1910, His Excellency the Governor-General of the Dominion of New Zealand, doth hereby direct that the general roll in every electoral district shall be closed on Monday, the thirty-first day of July, one thousand nine hundred and twenty-two.

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

Declaring Portron of Uruti Road, in the Clifton County, to be a County Road.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sevential of 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 Uruti Road, in the Taranaki Land District, Clifton County, commencing at and including the bridge over the Pukeko Stream at the south-western corner of Section 3, Block VII, Upper Waitara Survey District, and proceeding thence generally in a northerly direction adjoining or passing through the said Section 3 and terminating at a point 4 chains south of the Tangitu Stream bridge; being a distance of 1 mile 5 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 54874, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON.

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

Declaring Portion of Railway Road, in the Whakatane County, to be a County Road.

JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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.

SCHEDULE.

ALL that portion of Railway Road, in the Auckland Land District, Whakatane County, commencing at its junction with the Tarawera River, and proceeding thence generally in a south-easterly direction, adjoining the East Coast Main Trunk Railway, and terminating at the road angle at the Awakeri Railway-station where the said road deflects from the railway; being a distance of eight miles and a quarter, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 54878, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

Declaring Portion of the Tapapa Soldiers' Settlement Road, in the Matamata County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 Tapapa Soldiers' Settlement Road, in the Auckland Land District, Matamata County, commencing at its junction with the Hinuera-Tauranga Road, mencing at its junction with the Hinuera-Tauranga Road, and proceeding thence generally in a north-westerly direction, adjoining or passing through Sections 9s and 7s, Tapapa Soldiers' Settlement, Block XI, Tapapa Survey District, and terminating at the most westerly corner of the aforesaid Section 7s; being a distance of 70 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 54798, 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 Portions of Road in Block X, Kaipara Survey
District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexcellency the Governor-General in Council.

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

SCHEDULE.

APPROXIMATE areas of the pieces of road declared to be a Government road :-

A. R. P.
0 2 20 Adjoining or passing through Section 1.
Sections

6 2 12 Sections 1, 6, 5. Situated in Block X, Kaipara Survey District (Auckland

R.D.). (S.O. 21883.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 54607, 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.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In 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 taken.

SCHEDULE.

APPROXIMATE areas of the pieces of land directed to be sold:---

sold:—
A. R. P. Portion of
0 1 8-67 Section 471, plan P.W.D. 41506. (S.O. 19353.)
468 41965. (S.O. 19470.) 0 1 8·67 0 1 12·5

Situated in Waihi Township, Borough of Waihi, Block XVI, Ohinemuri Survey District.
In the Auckland Land District; as the same are more

particularly delineated on the plans marked as above mentioned, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink edged blue.

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

Electoral Districts in which Poll shall close at 7 o'Clock in the Afternoon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N exercise of the authority vested in him by the Legislature Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, doth hereby specify the several electoral districts herein mentioned as those in which the poll shall close at 7 o'clock in the afternoon, that is to

Auckland West. Auckland East. Motueka. Napier. Nelson. Auckland Central. Avon. Oamaru. Buller. Palmerston. Chalmers. Christehurch North. Parnell. Riccarton. Christehurch East Roskill. Christehurch South. Thames. Dunedin North Timaru. Dunedin Central. Dunedin South. Waitaki. Waitemata. Dunedin West. Wanganui. Eden. Grey Lynn. Hamilton. Wellington North Wellington Central. Wellington East. Wellington South. Hutt. Wellington Suburbs. Invercargill. Lyttelton. Westland. Manukau.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

TATUA EAST, Tuhingamata West, Tatua, and Ngongotaha Survey Districts: Approximate area, 12,900 acres.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the twenty-second day of August, one thousand nine hundred and twenty-one, and gazetted the first day of September, one thousand nine hundred and twenty-one, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown. other than alienation in favour of the Crown.

SCHEDULE.

PIHANGA SURVEY DISTRICT.

OHUANGA North Nos. 1, 2, 3, and 5 Blocks. Ohuanga South Nos. 1, 2в, 2с, 2р, 2е, 2ғ, 2с, 2н, and 2л Blocks.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N the recommendation of the Native Land Purchase ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the twenty-second day of August, one thousand nine hundred and twenty-one, and gazetted the first day of September, one thousand nine hundred and twenty-one, prohibiting all alienation of the land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

PIRONGIA SURVEY DISTRICT.

DI J.	•		A	pproximate Are			
Block,				Δ.	R.	P.	
MANGAUIKA B No. 2 Section 2				425	0	0	
,, No. 1B 2 Section 2B	(par	t)		710	3	0	
Section 9, Block VI (Kopua No.	ÎQ	Reser	ve)	118	0	0	
Lot 286, Parish of Pirongia				200			
., 358				200	0	0	
"· 359 "	• •		••	70	0	0	

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

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

JELLICOE, Governor-General

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council thereof, doth hereby extend for a further period of six months the Order in Council dated the

twenty-second day of August, one thousand nine hundred and twenty-second day of August, one thousand nine nundred and twenty-one, and gazetted the first day of September, one thousand nine hundred and twenty-one, prohibiting all aliena-tion of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

TAWATA Block, Retaruke Survey District: Approximate area, 1.492 acres.

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

Wahine-Rukuwai No. 2B Block, Waitoa Survey District: Approximate area, 12 acres 0 roods 30 perches.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

PUKETI Block, Te Mata Survey District: Approximate area, 146 acres.

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

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

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

ON the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New

Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby pro-hibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the

SCHEDULE.

TAKAPAU SURVEY DISTRICT.

			A	pproxi	mat	e Ar
Bl	ock.			A.	R.	P.
	A No. 20		 	39	3	35
,,	A No. 2D		 	40	0	10
>>	A No. 4 No. 2	.,	 	277	3	31

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

HURAKIA AND MAROTIRI SURVEY DISTRICTS.

	Block.			A	pproxim	ate	Area
					Α.	R.	P.
Тіноі	3в No. 1				769	1	0
,,	3B No. 2				1,566	0	0
,,	3B No. 4				300	0	0
, ,,	3n No. 5			٠	157	Õ	ŏ
,,	3B No. 6				200	ŏ	ŏ
,,	3B No. 7				200	Ö	ŏ
,,	3B No. 8B 2A				7,235	ŏ	ŏ
,,	3в No. 8в 2в				5.304	ŏ	ŏ
*,	3в No. 8в 3				9,709	ŏ	ŏ
,,	3B No. 8B 4				5,636	ŏ	ŏ
"	3B No. 8B 5			• • •	10,213	ŏ	ŏ
	3B No. 8B 6			• • •	6,693	ŏ	ŏ
**		••	• •	• •	,	-	
,,	3B No. 8B 7		• •		126	0	-0
**	3в No. 8в 8	• •	• ,•		16,129	0	0
			F. D. 7	run	ASON.		

Clerk of the Executive Council.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

Marotiri, Hurakia, Puketapu, and Karangahape Survey

Block					Approxim		
DIOCI	L.				A.	R.	P.
WAIHAHA	3D No. 1	• •			3,000	0	0
,,	3D No. 2				3,901	0	0
,,	No. 3E				32,164	0	0
			F. D.	тно	MSON,		
		Cle	rk of the	e Exec	utive Co	unc	il.

Portion of York Street, in the Borough of Timaru, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said

the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Timaru Borough Council on the twelfth day of June, one thousand nine hundred and twenty-two, viz.:—

"That the Timaru Borough Council, having control of that street known as York Street, declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the said street between Bidwell Street (formerly known as Chester Street) and Sefton Street"; subject to the condition that no building or part of a building shall at any time be erected on either side of the portion

shall at any time be erected on either side of the portion York Street described in the Schedule hereto within a of lork street described in the schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of street; such condition being of the same effect as Timaru Borough By-law Amendment No. 1, dated 23rd April, 1907, relating to building-line.

SCHEDULE.

ALL that portion of street in the Canterbury Land District, Borough of Timaru, known as York Street, situated between Bidwell Street and Sefton Street. As the said portion of street is more particularly delineated on the plan marked P.W.D. 54660, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured burnt sienna.

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

Street off Corstorphine Road, in the City of Dunedin, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twenty-first day of June, one thousand nine hundred and twenty-two, viz.:—

"That the Council of the City of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that unnamed street within the City of Dunedin which traverses part of Section 19, Ocean Beach Survey District, and issue with Contambing Pand opposite the junction of the joins with Corstorphine Road opposite the junction of that road with Great Queen Street, as the said unnamed street is more particularly shown by brown colour on the plan annexed hereto"; subject to the condition that no building or part of a building shall at any time to erected on either side of the street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said street.

SCHEDULE.

ALL that street in the Otago Land District, City of Dunedin, commencing at its junction with Corstorphine Road, opposite Great Queen Street, and passing through part Section 19, Ocean Beach Survey District. As the said street is more particularly delineated on the plan marked P.W.D. 53986, 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

The North-western Side of Portion of Melbourne Street, For-bury Township, in the City of Dunedin, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twelfth day of April, one thousand nine hundred and twenty-two,

day of April, one thousand nine hundred and twenty-two, viz.:—

"That the Council of the City 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 Melbourne Street within the City of Dunedin where the same abuts on to Allotment 22, Block IX, Township of Forbury, as the same is more particularly delineated by red colour on the plan annexed hereto"; 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 Melbourne Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of

within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street situated in the Otago Land District, City of Dunedin, known as Melbourne Street, abuting on Allotment 22, Block IX, Township of Forbury. As the said portion of street is more particularly delineated on the plan marked P.W.D. 54268, deposited in the office of the 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 North-western Side of Portion of Road in Block X, Waitapu Survey District, Takaka County, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said

the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Takaka County Council on the first day of July, one thousand nine hundred and twenty-two, viz. —

"That the Takaka County Council, having control of a public road abutting on Section 24, Block X, Waitapu Survey District, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act. 1908, shall not apply to the said road............":

Act, 1908, shall not apply to the said road......"; subject to the condition that no building or part of a building shall at any time be erected on the north-western side of

the portion of road described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of road.

SCHEDULE.

ALL that portion of road, situated in the Nelson Land District, Takaka County, abutting on Section 24, Block X, Waitapu Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 54715, 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 North-eastern Side of Portion of Parliament Street, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexual Encry 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 Wellington City Council on the eighth day of June; one thousand nine hundred and twenty-two, viz.:—

"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the north-eastern side of Parliament Street beginning at a point 140-68 links from its junction

Street beginning at a point 140.68 links from its junction with Hill Street, and extending for a distance of 140.54 links, being the frontage of part Town Section 522, City of Wellington, as contained in certificate of title, Vol. 114, folio 40, in the office of the District Land Registrar"; such portion of street being described in the Schedule hereto.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Parliament Street, abutting on part Town Section 522. As the said portion of street is more particularly delineated on the plan marked P.W.D. 54682, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red thereon coloured red.

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

The Eastern Side of Portion of Aotaki Street, in the Borough of Otaki, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Otaki Borough Council on the sixteenth day of

March, one thousand nine hundred and twenty-two, viz.:—
"That the Otaki Borough Council declares that the provisions of section one hundred and seventeen of the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that part of Aotaki Street, Otaki, upon which abuts that piece of land containing three roods thirteen decimal six perches (3 r. 13.6 per.), being part of block known as Makuratawhiti No. 24, Waitohu Survey District, and being all the land in certificate of title, Volume 181, folio 291"; subject to the condition that no building or part of a building shall at any time be erected on the eastern side of the portion of Aotaki Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said

distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, Borough of Otaki, known as Aotaki Street, abutting on part Makuratawhiti No. 2a Block, Waitohu Survey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 54043, 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.

Buffon Street, in the City of Christchurch, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCI..

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 Christchurch City Council on the fifth day of June, one thousand nine hundred and twenty-two, viz.:—

"The Christchurch City Council, having control of Buffon Street in the City of Christchurch, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said street"; subject to the condition that no building or part of a building

to the said street "; subject to the condition that no building or part of a building shall at any time be erected on either side of Buffon Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said street; such condition being of the same effect as section thirty-five of the City of Christchurch By-law No. 1 (1916), Part I, relating to building line building-line.

SCHEDULE.

ALL that street in the Canterbury Land District, City of Christchurch, known as Buffon Street, situated between Thackery Street and Wilson's Road. As the same is more particularly delineated on the plan marked P.W.D. 54613, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

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

The Eastern Side of Portion of Level Street, in the Borough of Gore, 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 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-

wise 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 Gore Borough Council on the seventeenth day of July, one thousand nine hundred and twenty-two, viz.:—

"The Gore Borough Council, having control of that street called Level Street, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that part of the said street immediately fronting Lots 5, 6, and 7, Land Transfer plan deposit No. 214, Block 16, edged green on the plan herewith, but to that side of the said street only"; subject to the condition that no building or part of a building

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

SCHEDULE.

ALL that portion of street, situated in the Southland Land District, Borough of Gore, known as Level Street, fronting Lots 5, 6, and 7, D.P. 214. As the said portion of street is more particularly delineated on the plan marked P.W.D. 53211, 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.

License authorizing the Heathcote County Council to erect Electric Lines within the Mount Pleasant Riding of the Heathcote County.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 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—subject to the conditions set forth in the Schedule hereto, and to the regulations. tions set forth in the Schedule hereto, and to the regulations made under section two of the aforesaid Act and dated the made under section two of the aforesaid Act and dated the twenty-second day of September, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the twenty-fifth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the Heathcote County Council (hereinafter referred to as "the licensee") to erect and maintain electric lines for lighting, power, and heating purposes within the area of supply hereinafter described, such electric lines at present proposed to be erected being indicated by means of green lines shown on the plan marked P.W.D. 54354, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

SCHEDULE.

1. AREA OF SUPPLY.

THE area of supply consists of that portion of the Heathcote County comprising the Riding of Mount Pleasant as at present constituted.

As the said area is more particularly delineated on the plan marked P.W.D. 54550, deposited as hereinbefore mentioned, and thereon edged with a broken black line.

2. System of Supply.

The system of supply shall be as described in paragraphs (c) and (e) of clause 3 of the regulations.

The electrical energy shall be obtained from the Lake

Coleridge supply.

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. CHARGES FOR ELECTRICAL ENERGY.

The charge for electrical energy shall not exceed 6d. per unit for lighting purposes, and 3d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor-generators for lighting purposes.

5. DURATION OF LICENSE.

This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force for a period of forty-two years from the date hereof. Upon the 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.

6. VARIATIONS IN CONDITIONS OF LICENSE.

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

7. BARE WIRES.

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

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

License authorizing the Waimea Electric Supply and Manufacturing Company (Limited) to use Water from the Wairoa River for the Purpose of generating Electricity.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Public Works Amendment Act, 1908, 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 hereby grant Executive Council of the said Dominion, doth hereby grant to the Waimea Electric Supply and Manufacturing Company (Limited), (hereinafter, with its successors and assigns, referred to as "the licensee"), subject to the terms and conditions set forth in the Schedule hereto, a license to take and use from the Wairoa River, in the Land District of Nelson (hereinafter referred to as the "said river"), for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding sixty cubic feet per second at any one time; but nothing herein shall be held to guarantee that the said stream contains sufficient water to supply sixty cubic feet per second hereinbefore mentioned to supply sixty cubic feet per second hereinbefore mentioned.

SCHEDULE.

1. PLANS.

The licensee shall, before the works hereby authorized are commenced, forward for the approval of the Minister of Public Works (hereinafter referred to as "the Minister")—

(a.) Full detailed drawings and specifications of the diverting weir and dam;

(b.) Drawings showing how and in what manner the water

is diverted;
(c.) Contour plan showing difference in level of water due to the construction of the headworks.

2. Utilization of the Water

The said water shall be used solely for the purpose of generating electricity, with the exception of 12 cubic feet per second, which may be used for mechanical purposes.

3. LOCATION OF HEADWORKS.

The said water shall be taken from the said river at the headworks, situated in Section Part 170, Waimea East, Block X, Waimea Survey District, at a point indicated on the plan marked P.W.D. 54006, deposited in the office of the Minister at Wellington, in the Land District of Wellington.

4. GENERAL DESCRIPTION OF WORKS.

The licensee is hereby authorized to construct, and use the following works for the purposes of this license, the position of the said works being indicated on the plans marked P.W.D. 54006, 54236, and P.W.D. 53827, deposited in the office of the Minister at Wellington, in the Wellington Land District:

(a.) Headworks consisting of a race, gates, and necessary intake

(b.) Race leading from such intake to the power-house.(c.) Tail-race leading from the power-house to the Wairoa

(d.) A power-house with all necessary equipment, including water turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating electricity.

5. Inspection of Works.

The Inspecting Engineer, both during and after the construction of the works, shall have free access to and liberty at any time to inspect the same so as to ensure that the provisions of this license are given due effect to.

6. MAINTENANCE OF WORKS.

After the said works have been completed, the licensee shall maintain the same in proper working-order during the continuance of this license.

7. POWER TO TAKE LAND.

The licensee is hereby empowered to take, under the Public Works Act, 1908, as for a public work such land as may, in the opinion of the Governor-General, be necessary to enable the licensee to construct and maintain the various works authorized by this license.

8. DURATION OF LICENSE.

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

9. RENTAL.

The licensee shall, in respect of this license, pay to the Public Works Engineer for the district, or otherwise as the Minister may from time to time require, a rental at the rate of 4s. per annum per kilowatt of maximum output as recorded

of 4s. per annum per kilowatt of maximum output as recorded by the watt-meter to be installed by the licensee at the power-house mentioned in clause 4 (d) hereof; payment to be made yearly on the 31st day of March of each year, commencing from the date the electrical power is first supplied.

For the purposes of this clause "maximum output" means twice the number of units generated in the half-hour during which the output is the maximum for the year. The output shall be recorded at the end of every half-hour. The minimum rental shall not be less than £10 per annum.

10. RIGHT TO ENTER LANDS, ETC.

The licensee shall have the right at any time or times during the continuance of this license, with the consent of the Minister, to enter upon any road or other land, whether vested in or occupied by the Crown or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such water-channels, controlgates, races, pipe-lines, or other things as are required for the generation of electricity in pursuance of this license.

11. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 9d. per unit for lighting purposes and 4d. per unit for motor-power, heating or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes. In the case of wholesale supply the charge shall not exceed £12 per horse-power per annum. "Wholesale supply" for this purpose shall be held to be a supply in respect to which the consumer shall guarantee to pay not less than £120 per annum. The licensee may make a minimum charge for electrical energy not exceeding 15s. per quarter.

12. Compensation payable for Land injuriously AFFECTED, ETC.

In respect of all land injuriously affected, and in respect of all damages done by the exercise of any of the powers conferred upon the licensee by this license, the licensee shall from time to time, as and when any such injury or damage accrues or happens, pay compensation in accordance with the provisions of the Public Works Act, 1908, in the same manner (subject to all necessary modifications) as if such licensee were a local authority and the claim was one for injury or damage arising out of the construction of a public

13. CROWN NOT LIABLE TO PAY COMPENSATION.

Nothing in this license shall be held to cast upon or imply any liability upon His Majesty the King or upon the Government of New Zealand to pay compensation to any person, corporate body, or local authority by reason of the exercise by the licensee of the authority hereby granted; but the licensee shall be liable for any loss or damage which any person, corporate body, or local authority may sustain as the result of the exercise by the licensee of any of the powers granted by this license. granted by this license.

14. BED OF RIVER NOT LEASED.

Nothing herein shall be held to constitute a lease from the Crown of the bed of the said river, nor shall the provisions of Part IX of the Property Law Act, 1908, apply to this license.

15. CONTRACT BETWEEN LICENSEE AND CROWN.

This license shall be deemed to constitute a contract as between the licensee and His Majesty the King, and may be enforced as a contract by and against His said Majesty or the licensee accordingly.

16. Time for Substantial Completion of Works.

The licensee shall substantially complete the works hereby authorized within a period of one year from the date of this license, or within such further time as the Minister may allow in the event of the work being delayed by strikes, lock-outs, breakdowns, or other unavoidable causes not due to any neglect by the licensee.

17. Granting of other Water-rights.

Nothing herein shall prevent the Governor-General in Council from granting to any person or body corporate other than the licensee a license to take water from any portion of the said stream, except at the place where the licensee is by this license empowered to take it; provided that no such license shall so operate as to reduce the natural fall between the headworks and tail-water, or the volume of the water which the licensee is by this license authorized to take from the said stream.

18. Fines.

If the licensee fails or neglects-

(a.) To use or maintain the said works, after completion, so as to secure the full benefit of the undertaking; or (b.) To observe any of the conditions or obligations herein

imposed,

imposed,—
then and in any such case the licensee shall be liable to a
fine of £50 for every week or part of a week during which
such default or neglect continues; or the Governor-General
may by Order in Council revoke this license.

19. SERVICE OF NOTICE.

Notwithstanding anything in the last preceding clause, this license shall not be revoked, and no proceedings shall be taken for the recovery of a fine in respect of the breach thereof, unless and until notice in writing of the intention so to revoke the license or to take such proceedings has been served upon the licensee, or placed upon some principal or conspicuous part of the works, and default has been made by the licensee in repairing or remedying the breach or breaches specified in the said notice for the following

(a.) For any breach which in the opinion of the Governor-General can be met by a fine, for thirty days after

the service of such notice.

(b.) For any breach which in the opinion of the Governor-General is of such a nature as to require the revocation of this license, for ninety days after the service of such notice.

20. Variation in Conditions of License.

The terms and conditions of this license may at any time or from time to time, if found necessary and if duly agreed upon between the licensee and the Governor-General in Council, upon between the licensee and the Governor-General in Council, be altered by the Governor-General by Order in Council, in which case particulars of such alteration or modification shall be endorsed upon this license and signed by the licensee and the Governor-General, whereupon all the terms and conditional conditions are conditionally assume that the condition conditions are conditionally assume that the conditional conditions are conditionally assume that the conditional conditions are conditionally as a conditional condition condition and conditional conditions are conditionally as a conditional condition condition conditions are conditionally as a conditional condition condition conditions are conditionally as a conditional condition condition conditions are conditionally as a condition conditions are conditionally conditionally condition conditions are conditionally conditionally conditions are conditionally conditionally con tions in this license contained (save and except as they may have been so altered or modified by such alterations) shall, mutatis mutandis, apply to such alterations as if the latter had formed part of this license as originally issued.

21. Assignment.

This license and the benefits and obligations thereunder shall not be assigned or delegated by the licensee without the express consent in writing of the Governor-General in Council express consent in writing of the Governor-General in Council first had and obtained, upon such terms and conditions as he shall approve; but such consent shall not be withheld if it is proved to the satisfaction of the Minister that the transferee is financially and otherwise able to carry out the obligations specified under the license.

22. Surrender of License.

The licensee may at any time, with the consent of the Minister, surrender this license, and shall thereupon, if so required by the Minister, remove from the ground all removable equipment, machinery, buildings, poles, transmission-lines, and other plant herein authorized to be installed or provided. If the licensee fails or neglects so to remove the said plant within twelve months after being required so to do, such equipment, machinery, buildings, poles, lines, and other plant shall, without payment or compensation, yest in other plant shall, without payment or compensation, vest in and become the property of the Crown.

23. REQUIREMENTS OF WAIMEA COUNTY COUNCIL.

Notwithstanding anything hereinbefore contained, the licensee shall not be entitled to construct, maintain, or use the works authorized by the license within the Waimea County, except subject to such conditions, not inconsistent with the provisions of this license or any variation of this license, as may from time to time be agreed upon between the licensee and the Waimea County Council.

24. COMMENCEMENT OF SUPPLY.

The licensee shall not use the works hereby authorized until the Minister has given notice in writing that he has received from the Inspecting Engineer a certificate that such works have been satisfactorily constructed.

F. D. THOMSON, Clerk of the Executive Council

Licensing Samuel Clements Colmore-Williams to use and occupy a Part of the Foreshore of the Kaihu Creek, Wairoa River, Kaipara Harbour, as a Site for a Boat-shed.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS, there being no Harbour Board empowered V to grant the license hereinafter mentioned, Samuel Clements Colmore-Williams, of Dargaville (hereinafter called the licensee"), has applied to the Governor-General for a license, under the Harbours Act, 1908 (hereinafter called "the said Act"), to occupy a part of the foreshore at Kaihu Creek, Wairoa River, Kaipara Harbour, in order to erect thereon a boat-shed in accordance with the plan marked M.D. 5443, deposited in the office of the Marine Department at Wellington. Wellington:

And whereas it has been made to appear to the Governor-General in Council that the proposed work will not be or tend to the injury of navigation, and it is desirable that a license should be granted and issued to the licensee under

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 that behalf, and acting by 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 licensee 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 licensee to use and occupy that part of the foreshore on which the said boat-shed is erected, as shown on the aforesaid plan so deposited as aforesaid, for the purpose of maintaining the said structure thereon; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

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 authority 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 occupied by the said boat-shed, as shown on plan marked M.D. 5443.

3. In consideration of the concessions and arrival.

3. In consideration of the concessions and privileges granted 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 £1 in advance, payable on the 1st day of April in each year, the proportionate part of such annual rental in respect of the period from the date hereof until the 31st day of March following to be paid 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 incress, passage, and egress

duty, shall at all times have free ingress, passage, and egress into, through, and out of the said boat-shed without payment.

5. The licensee shall maintain the above-mentioned boat-

shed in good order and repair.

6. Any person authorized by the Minister may at all reasonable times enter upon the said boat-shed 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 boat-shed, requiring him, within a reasonable time, to be therein prescribed, to repair the same, he shall with all convenient speed cause such defect to be removed or such repairs to be made.

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 regulations of the Minister of Customs, or with 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 shall continue to be in force for fourteen years from the date of this Order in Council, unless in the years from the date of this order in Council, thiess 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 written consent of the Minister 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 Zealand.

10. The licensee shall be liable for any injury which the said boat-shed 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.) Cease to use or occupy the said boat-shed for a period

of thirty days;

(3.) Recome bankrupt, or be brought into the operation of any law for the time being in force relating to bankruptcy; or

(4.) Fail to pay the sums specified in clause 3 of these conditions,—

then and in any of the said cases this Order in Council, and every license, right, power, or privilege, 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 license, rights, and privileges thereby granted and conferred, have been revoked and determined.

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

Licensing the Kauri Timber Company (Limited) to use and occupy Part of the Foreshore and Land below Low-water Mark at the Junction of Waipapa Creek and Waihou River, Thames, as a Site for a Timber-boom.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, the Kauri VV to grant the license hereinafter mentioned, the Kauri Timber Company (Limited), of Auckland (hereinafter called "the company"), has 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 the junction of the Waipapa Creek and Waihou River, Thames, as a site for a timber-boom; and, in accordance with the one-hundred-and-fiftieth protion of the said Author than deposited a plan in the timber-boom; and, in accordance with the one-hundred andfiftieth section of the said Act, has deposited a plan in the
office of the Marine Department at Wellington (marked M.D.
5435), showing the place where it is intended to construct
such timber-boom, the area of foreshore and land below lowwater mark intended to be occupied for such purpose, and the
manner in which it is proposed to carry out the work:

And whereas it has been made to appear to the GovernorGeneral in Council that the proposed work 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

And whereas it is expedient that a license under the said Act, for the purpose aforesaid, should be granted and issued to the company 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 behalf, and acting by 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 company as aforesaid; and, in further pursuance and exercise of the said power and authority, and by and with the like advice and consent as aforesaid, doth hereby license and permit the company 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 thereon timberbooms in accordance with the said plan, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule 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 an I apply only to that part of the

foreshore and land below low-water mark necessary for the construction of the timber-boom, as shown on plan M.D. 5435.

3. In consideration of the concessions and privileges granted

by this Order in Council the company 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 date hereof, the first of such payments to be made on the company being supplied with a copy of this Order in Council in Council.

in Council.

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

5. 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, over, and out of the said timber-booms without

payment.

payment.
6. The said rights, powers, and privileges may be at any time resumed by the Governor-General; and the company may be required to remove the timber-boom at their own cost, without payment of any compensation whatever, on giving to the company three calendar months' previous notice in writing. Any notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the company in New Zealand.
7. The company shall maintain the above mentioned

7. The company shall maintain the above mentioned timber-boom in good order and repair, and shall at all times exhibit therefrom, and maintain at its own cost, any lights that may be required by the Minister; provided that no light shall be exhibited until after it has been approved of by

the Minister.

8. The company shall make provision for the safe and expeditious passage of vessels and boats through the said

9. Any person authorized by the Minister may, at all reasonable times, enter upon the said timber-boom and view the able times, enter upon the said timber-boom and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the company a notice in writing of any defect or want of repair in such timber-boom, 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

10. The company shall be liable for any injury which may be sustained by any vessel or boat in passing the timber-boom or by contact therewith, and which may be occasioned

by any default or neglect on the company's part.

11. In case the company 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 timber-boom for a

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

(4.) Be in any manner wound up or dissolved,—
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 company or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the company, 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 timber-boom to be removed, and may recover the costs incurred by any such removal from the company.

12. The construction of the timber-boom shall be deemed

to be an acceptance by the company of the conditions of this

Order in Council.

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

Licensing Authorities appointed under the Explosive and Dangerous Goods Amendment Act, 1920.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by section nine of the Explosive and Dangerous Goods Amendment Act, 1920, and of all other powers 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 hereby appoint the several local authorities specified in the Schedule hereto to be licensing authorities for the purposes of the said Act within their respective districts.

SCHEDULE.

LOCAL AUTHORITIES APPOINTED TO BE LICENSING AUTHORITIES UNDER THE EXPLOSIVE AND DANGEROUS GOODS AMENDMENT ACT, 1920.

Avondale Borough Council Bluff Borough Council. Edendale Town Board.

Hokitika Borough Council. Runanga Borough Council. Westport Borough Council.

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

Order in Council prescribing Dues for the Use of John Anton Subritzky's Wharf, Awanui River.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present: HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by Order in Council dated the twelfth day of Where As by Order in Council dated the twenth day of October, one thousand nine hundred and nine, and published in the New Zealand Gazette No. 87, of the twenty-first day of the same month, John Anton Subritzky, of Auckland (hereinafter called "the licensee"), was, in pursuance of the Harbours Act, 1908 (hereinafter called "the said Act"), the Harbours Act, 1908 (hereinafter called "the said Act"), licensed to use and occupy a part of the foreshore and land below low-water mark at Awanui River, in the Provincial District of Auckland, as shown on plan marked M.D. 3407, and deposited in the office of the Marine Department at Wellington, in order to maintain thereon a wharf and shed erected in accordance with the said plan, for a term of fourteen

erected in accordance with the said plan, for a term of fourteen years, computed from the date of the said Order in Council:

And whereas it is desirable to prescribe the rates which shall be charged and taken for the use of the said wharf:

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 prescribe that the dues and rates set forth in the Schedule hereto shall, on and after the date of publication of this Order in Council on and after the date of publication of this Order in Council in the *New Zealand Gazette*, be taken by the licensee for the use of the said wharf.

SCHEDULE.

ALL dead cargo landed on wh	arf (per 1	ton weigh	nt or	s.	Ċ
measurement)		• •		1	(
All dead cargo shipped from the	he wharf (per ton v	${ m veight}$		
or measurement)		•••		1	(
Cattle or horses (per head)				1	(
Sheep, pigs, and goats (per he	$\operatorname{ad})$	•. •	• •	0]
	F. I	o. THOM	ISON.		

Clerk of the Executive Council.

Warden appointed.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section nine of the Mining Act, 1908, it is enacted that the Governor-General may from time to time, by Order in Council, appoint fit persons to be Wardens, who shall hold office during the Governor-General's

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred by the said section nine of the Mining Act, 1908, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

FREDERICK KNIGHT HUNT, Esq.,

to be a Warden, to hold and exercise the duties of such office under and subject to the provisions of the said Act during pleasure, on and from the eighteenth day of July, one thousand nine hundred and twenty-two.

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

Partial Revocation of Order in Council authorizing the Maori Land Board to dispose of Land vested in it by way of Sale.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

D URSUANT to the power and authority conferred upon him by subsection three of section two hundred and thirty-nine of the Native Land Act, 1909, and all other powers him enabling, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, doth hereby revoke the Order in Council under subsection three features hundred and thirty nine of the said Act. doth hereby revoke the Order in Council under subsection three of section two hundred and thirty-nine of the said Act, dated the sixteenth day of August, one thousand nine hundred and twenty, and published in the New Zealand Gazette of the nineteenth day of August, one thousand nine hundred and twenty, authorizing the disposal by way of sale of the lands set out in the Schedule thereto, but only in so far as such Order in Council affects the land set out in Schedule hereto. hereto.

SCHEDULE.

MANGAMUKA SURVEY DISTRICT.

WAIMA North A 10 Block: Approximate area, 246 acres 3 roods 26 perches.

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

Validating Special Order made by Bruce County Council merging Mount Stuart Road District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS a petition under section thirty-one of the Counties Act, 1908, signed by a majority of the ratepayers of the Mount Stuart Road District possessing in the aggregate not less than half the rateable property of such road district, and praying that the Bruce County Council should by special order declare the Mount Stuart Road Board dissolved and the Mount Stuart Road District merged county of Bruce, was presented to the Bruce County Council; and in pursuance of such petition the Bruce County Council by special order declared the Mount Stuart Road Board to be dissolved and the Mount Stuart Road District to be merged in the County of Bruce on and after the four-teenth day of December, one thousand nine hundred and eighteen.

And whereas it is by section one hundred of the Counties Act, 1920, provided that a copy of every special order merging a road district in a county shall be sent to the Minister of Internal Affairs and gazetted by him, and that such special order shall take effect from the date of the gazetting thereof

or from such later date as is specified in the order:
And whereas by an oversight the Bruce County Council failed to send a copy of such special order to the Minister of Internal Affairs as by the before-mentioned section required:
And whereas it is desirable that the said special order shall

And whereas it is desirable that the said special order shall be validated, and take effect as from the said fourteenth day of December, one thousand nine hundred and eighteen:

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 two hundred and sixteen of the Counties Act, 1920, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth declare that the special order made by the Bruce County Council on the tenth day of December, one thousand nine hundred and eighteen, declaring the Mount Stuart Road Board dissolved and the Mount Stuart Road District merged in the County of Bruce, shall be valid to all intents and purposes as though the same had be valid to all intents and purposes as though the same had been gazetted on or before the fourteenth day of December, one thousand nine hundred and eighteen, and doth declare that such special order shall take effect as on and from the fourteenth day of December, one thousand nine hundred and eighteen.

The Education Act, 1914.—Amended Regulations.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Education Act, 1914 (hereinafter referred to as "the Act"), and the amendments of that Act, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the amendments set forth in the Schedule hereto in the regulations in force at the making of this Order relating to the examination and classification of teachers, training colleges, pupil-teachers and probationers, the grading of primary-school teachers, appeals of teachers against their classification or grading, and school and class libraries; and, with the like advice and consent, doth prescribe that this Order shall come into force on the date of the first publication hereof in the New Zealand Gazette.

SCHEDULE.

I. REGULATIONS FOR THE EXAMINATION AND CLASSIFICATION OF TEACHERS.

THE regulations for the examination and classification of teachers are hereby amended by deleting the words "correct pronunciation" from clause 51 (1) (a) thereof; and by deleting the word "enunciation" from clause 51 (1) (b) thereof, and substituting therefor the word "pronunciation" ation."

II. REGULATIONS FOR TRAINING COLLEGES.

- 1. Clause 7 of the regulations for training colleges is hereby amended by deleting the words "temporarily modified" from the proviso to subclause (3), and substituting therefor the words "modified in such manner" as he shall determine.'
- 2. Clause 8 thereof is hereby deleted, and the following substituted therefor:

 - "8. (1.) The following grants shall be paid to the Board:—
 "(a.) For the incidental expenses of the normal schools, the same grants as are prescribed under the Act for public schools with the same average attendance.
 - "(b.) For the incidental expenses of the training college, including a grant towards the library, such an allowance not exceeding £500 per annum as the Minister may approve, together with a grant not exceeding £100 per annum for clerical assistance in the training college.
 - "(c.) Where expert assistance not provided by the regular staff of the training college is found to be required for instruction of students in manual work, elocution, singing, and other special subjects, such additional grants not exceeding £200
 - per annum as the Minister may approve.

 "(d.) For material approved by the Director as necessary for the instruction of the students in science and handwork, such annual grants as may be required.
 - "(e.) For fittings and permanent apparatus for use in the instruction of students in science and handwork, such grants as the Minister may from time to time determine; provided that the purchase of such fittings and apparatus is first approved by the Director.
- "(2.) Every training college shall be open at all times to the visits of the Director or Assistant Director or of any Inspector, or of any member
- of the Committee of Advice, or of any Inspector, or of any member of the Committee of Advice, or of any other officer appointed by the Minister to visit such training college."

 3. Clause 11 (1) (b) thereof is amended by deleting all the words after "lower leaving certificate," and substituting therefor the words "or have passed in all subjects of Group I as prescribed for the Teachers' Class D Certificate Examination."
- 4. Clause 14 (1) (b) thereof is amended be deleting the words "for not less than two years immediately preceding his admission," and substituting therefor the words "for such period as may be approved by the Director.'
- 5. Clause 15 thereof is amended by deleting the words "not exceeding three months as he may determine," and by substituting therefor the words "as the Director may approve."

6. Clause 25 thereof is amended by deleting the words "hereinafter mentioned," and substituting therefor the words "contained in clauses 24 and 26 hereof."

7. Clause 30 thereof is amended-

(a.) By inserting the following subclause and renumbering the other subclauses accordingly: "(1.) Every student shall, when required by the Director, submit to re-examination by a School Medical Officer or other approved medical practitioner."

(b.) By the addition of the following words to the existing subclause (2): "or is considered on the report of a School Medical Officer to be physically

unfit to continue his course of training."

III. REGULATIONS FOR PUPIL-TEACHERS AND PROBATIONERS.

1. Clause 1 (3) of the regulations for pupil-teachers and probationers is hereby amended by the addition of the following words, "and may, with the approval of the Director, be transferred from one education district to another."

2. Clause 4 (2) thereof is amended by deleting the words "appointed by the Board," and by inserting the word "school" before the words "medical officer"; and, further, by the addition of the following words: "Provided that in special circumstances an examination by a private medical practitioner may, with the approval of the Director, be accepted in lieu of an examination by a School Medical Officer.'

3. Clause 6 thereof is hereby revoked.
4. Clause 7 thereof is amended by deleting the words "shall be eligible to enter," and substituting therefor the words "may be admitted to and by inserting the word "the" before the word "conditions" are before the words "other conditions" in the proviso to the clause.

5. Clause 11 thereof is amended by adding the following words to subclause (2): "Provided that, where a pupil-teacher or probationer cannot attend such classes, the head teacher and his staff shall, as far as

practicable, provide the instruction."

IV. REGULATIONS FOR THE GRADING OF PRIMARY-SCHOOL TEACHERS.

Clause 13 of the regulations for the grading of primary-school teachers is hereby amended by deleting the word "except" in subclause (d) thereof, and substituting therefor the word "provided"; and, further, by the addition to the clause of the words "provided further that in the case of teachers whose service was interrupted by absence with the New Zealand Expeditionary Force during the years 1914-1918, any period of sick-leave due to the effect of military service shall be counted as full teaching service, provided such leave has been granted subsequent to the resumption of teaching service."

V. REGULATIONS FOR APPEALS OF TEACHERS AGAINST THEIR CLASSIFICATION OR GRADING.

The regulations for the appeals of teachers against their classification or grading are hereby amended by deleting from clause 1 thereof the word "thirty-one," and substituting therefor the word "forty."

VI. REGULATIONS FOR SCHOOL AND CLASS LIBRARIES.

The regulations for school and class libraries are hereby amended by the insertion in clause 1 thereof, after the words "an annual capitation grant of 3d.," of the words "or such smaller amount as is, in the opinion of the Minister, deemed sufficient."

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

Regulations for Teachers' Salaries Adjustments.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922 Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities vested in him by the Public Expenditure Address. by the Public Expenditure Adjustment Act, 1921-22, and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations set out below relating to adjustments in teachers' salaries; and doth prescribe that this Order shall take effect as from the first day of July, one thousand nine hundred and twenty-two.

REGULATIONS.

TEACHERS' SALARIES ADJUSTMENTS.

The salaries and allowances provided in accordance with the several regulations for the time being in force for (1) teachers, pupil-teachers, and probationers of public schools, (2) teachers of Native schools, (3) teachers of secondary schools, (4) teachers of technical schools and classes and manual-training classes, and (5) staffs and students of training colleges and normal schools, and reduced by Order in Council dated 23rd February, 1922, are hereby further reduced as from the 1st day of July, 1922, as follows :-

Public and Native Schools and Training Colleges.

- 1. (a.) In the case of pupil-teachers, probationers, and training-college students, a reduction of £2 per annum.
- (b.) In the case of assistants of Native schools receiving salaries of from £75 to £95 per annum, a reduction of £2 per annum.
 - (c.) In the case of teachers of Grade O schools, no reduction.
 - (d.) In all other cases, a reduction of £5 per annum.

Secondary Schools, Technical Schools and Classes, and Manual-training

- 2. (a.) In the case of male principals whose salaries according to the regulations in force on the 31st January, 1921, would be more than £550 per annum, a reduction of £10 per annum.
 - (b.) In all other cases, a reduction of £5 per annum.

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

Prescribing the Rate of Interest that may be paid by the Foxton Borough Council in respect of a Loan of £1,100 authorized to be raised for paying off the Council's Antecedent Lia-

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. 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 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 Foxton Borough Council has been authorized to borrow the sum of one thousand one hundred pounds for paying off its antecedent liability:

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 money may be borrowed be not exceeding six per centum

the money may be borrowed be not exceeding six per centum per annum:

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

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Rotorua County Council in respect of a Loan of £2,800 for repaying its Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 mined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent con-sent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Rotorua County Council is authorized to borrow the sum of two thousand eight hundred pounds for

repaying its antecedent liability:

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 money may be borrowed be not exceeding six per centum 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 Rotorua County Council in respect of the said loan of two thousand eight hundred pounds shall be a rate not exceeding six per centum per annum, and the said Rotorua County Council is hereby authorized to borrow the said sum of two thousand eight hundred pounds accordingly.

Prescribing the Rate of Interest that may be paid by the Waira-rapa Electric-power Board in respect of £40,000, being Part of a Loan of £260,000 authorized to be raised for Electrical of a Loun .. Reticulation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 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 Wairarapa Electric power Board has been authorized to borrow the sum of two hundred and sixty thousand pounds for electrical reticulation, and is now desirous of borrowing forty thousand pounds, being part of the two hundred and sixty thousand pounds, at an increased

rate of interest:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said forty thousand pounds may be borrowed be in-

the said forty thousand pounds may be borrowed be increased to not exceeding six per centum per annum:

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

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

Prescribing the Term for which the Waimea County Council may borrow the Sum of £11,300 authorized to be raised for repaying its Antecedent Liability, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS section eleven of the Finance Act, 1921, as 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, 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,

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 Waimea County Council is authorized to borrow the sum of eleven thousand three hundred pounds for repaying its antecedent liability:

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 eleven thousand three hundred pounds may be borrowed be ten years, and the rate of interest payable thereon be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Waimea

County Council may borrow the said sum of eleven thousand three hundred pounds shall be ten years, and the rate of interest payable thereon shall be a rate not exceeding six per centum per annum, and the said Waimea County Council is hereby authorized to borrow the said sum of eleven thousand three hundred pounds accordingly.

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

Prescribing the Term for which the Petone Borough Council may borrow the Sum of £15,350 for liquidating the Council's Antecedent Liability, and also the Rate of Interest payable

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 nowsoever, 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 Determ Prescribe Council is a such rate of interest.

And whereas the Petone Borough Council has been authorized to borrow the sum of fifteen thousand three hundred and fifty pounds for liquidating its antecedent liability:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be borrowed be ten years, and the rate of interest payable

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 Petone Rorough Council may horrow the said loan of fifteen thousand Borough Council may borrow the said loan of fifteen thousand three hundred and fifty pounds shall be ten years, and the rate of interest payable thereon shall be a rate not exceeding six per centum per annum, and the said Petone Borough Council is hereby authorized to borrow the said sum of fifteen thousand three hundred and fifty pounds accordingly.

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

Prescribing the Term for which the Te Awamutu Electric-power Board may borrow the Sum of £8,000, being Portion of a Loan of £25,000 authorized to be raised to assist Consumers Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 any-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. 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 Te Awamutu Electric-power Board has been authorized by the ratepayers to borrow the sum of twenty-five thousand pounds, to assist consumers to install motors and electric plant, for a term of thirty-six and a half

years, at a rate of interest not exceeding five and a half per centum per annum, and now proposes to borrow the sum of eight thousand pounds (being part of the twenty-five thousand

pounds) for a term of twenty years and at a rate of interest not exceeding six 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 eight

eleven, and it is desired that the term for which the said eight thousand pounds may be borrowed be reduced to twenty years, and the rate of interest payable thereon be increased to not exceeding six per centum per annum:

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

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

Prescribing the Term for which the Eltham Borough Council may raise a Loan of £400 for completing the Municipal Gasworks, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 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

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 Eltham Borough Council has been authorized to borrow the sum of four thousand pounds, for carrying out works in connection with the municipal gasworks, for a term of thirty-six and a half years, and at five and a quarter per centum per annum interest, and is now desirous of borrowing a supplementary loan of four hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for a reduced term, 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 four hundred pounds may be borrowed be reduced to ten years, and the rate of interest payable thereon be increased to not exceeding six per centum per annum:

Now therefore His Excellency the Governor Concret 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, doth hereby prescribe that the term for which the Eltham Borough Council may borrow the said sum of four hundred pounds be reduced to ten years, and the rate of interest payable thereon be increased to a rate not exceeding six per centum per annum, and the said Eltham Borough Council is hereby authorized to borrow the said sum of four hundred recordingly. pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Whangarei Borough Council in respect of a Loan of £12,000 authorized to be raised for paying off its Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 any-

thing 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 Whangarei Borough Council has been authorized to borrow the sum of twelve thousand pounds for paying off its antecedent liability, and is now desirous of borrowing the money at an increased rate of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said twelve thousand pounds may be borrowed be increased

the said twelve thousand pounds may be borrowed be increased

the said twelve thousand pounds may be borrowed be increased to not exceeding six per centum per annum:

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

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

Prescribing the Term for which the Palmerston North Borough Council may borrow the sum of £62,000, being Part of a Loan of £70,000 authorized to be raised for the Laying-down of Roadways in Tarred Macadam or other Process, and the Purchase of Plant and Equipment if necessary, and the Extension of the Storm-water Drainage, and also the Rate of Interest payable thereon.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS section eleven of the Finance Act, 1921, as 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

sent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Palmerston North Borough Council has been authorized to borrow the sum of seventy thousand pounds for laying down roadways in tarred macadam or other process, the purchase of plant and equipment if necessary, and extensions to the storm-water drainage, for a term of thirty-six and a half years, at five and a quarter per centum per annum, and is now desirous of borrowing sixty-two thousand pounds, being part of the seventy thousand two thousand pounds, being part of the seventy thousand pounds, for a reduced term and at an increased rate of

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 sixty-two thousand pounds may be borrowed be reduced to ten years, and the rate of interest payable thereon be increased to not

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Palmerston North Borough Council may borrow the said sum of sixty-two thousand pounds shall be ten years, and the rate of interest that may be paid thereon shall be a rate not exceed-ing six per centum per annum, and the said Palmerston North Borough Council is hereby authorized to borrow the said sum of sixty-two thousand pounds accordingly.

Prescribing the Rate of Interest that may be paid by the Waitara Borough Council in respect of a Loan of £6,800, being the Balance of a Loan of £8,000 authorized to be raised for Electric-lighting Purposes.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 prescribed

by the Governor-General by Order in Council:
And whereas the Waitara Borough Council is authorized to borrow the sum of eight thousand pounds for electric-lighting purposes, and is now desirous of borrowing the sum of six thousand eight hundred pounds, being the balance of the loan of eight thousand pounds, at an increased rate of

interest:

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

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 Waitara Borough Council in respect of the said loan of six thousand eight hundred pounds shall be a rate not exceeding six per centum per annum, and the said Waitara Borough Council is hereby authorized to borrow the said sum of six thousand eight hundred pounds accordingly. of six thousand eight hundred pounds accordingly.

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

Prescribing the Term for which the Greytown Borough Council may borrow the Sum of £2,500 for the Purpose of Extensions to the Gasworks, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS 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:

or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Greytown Borough Council has been authorized to borrow the sum of two thousand five hundred pounds, for the purpose of additions to the gasworks, at a rate of interest not exceeding five and a half per centum per annum, and without any term being stated in the loan proposal:

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

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

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

Prescribing the Term for which the Dunedin City Council may testritudg the Term of £21,000, being Portion of a Loan of £26,000 authorized to be raised for Tramway Purposes, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 Dunedin City Council has been authorized by the ratepayers to borrow the sum of twenty-six thousand pounds for tramway purposes, for a term of twenty-six years, at four and a half per centum per annum, and now proposes to borrow the sum of twenty-one thousand pounds (being the balance of the twenty-six thousand pounds) for a reduced

term 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 twenty-one

and it is desired that the term for which the said twenty-one thousand pounds may be borrowed be reduced to twelve years, and the rate of interest payable thereon be increased to not exceeding six per centum per annum:

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

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

Prescribing the Term for which the Opunake Electric power Board may borrow the Sum of £20,000, being a Further Portion of a Loan of £70,000 authorized to be raised for Hydro-electric Works, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS 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 mined, 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:

prescribed by the Governor-General by Order in Council:

And whereas the Opunake Electric-power Board has been authorized by the ratepayers to borrow the sum of seventy thousand pounds for a term of thirty-six and a half years, and now proposes to borrow the sum of twenty thousand pounds, being a further portion of the seventy thousand pounds, for a term of ten years, and at a rate of interest not exceeding 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 twenty thousand pounds may be borrowed be reduced to ten years, and that the Power Board be authorized to pay interest at a rate not exceeding six and a half per centum 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 term for which the Opunake Electric-power Board may borrow the sum of twenty 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 Opunake Electric-power Board is hereby authorized to borrow the said sum of twenty thousand pounds on these terms.

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

Prescribing the Term for which the Raetihi Borough Council may borrow the Sum of £1,300 authorized to be raised for metalling the Road to the Hospital, taking Water-mains to the Hospital, forming and gritting the Footpath to the Cemetery, Completion of the Tunnel in Queen Street, the Erection of a Crushing Plant and the Installation of Electric Power for the Same, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS 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 however property whether pursuant to a pull of ratery are 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 deter-mined, 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

amount thereof as has not been corrowed, 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 Raetihi Borough Council has been authorized to borrow the sum of thirteen hundred pounds for metalling the road to the hospital, taking water-mains to the hospital, forming and gritting the footpath to the cemetery, completion of the tunnel in Queen Street, the erection of a completion of the tunnel in gueen Street, the crection of a completion of the tunnel in gueen street, the crection of a completion of the tunnel in Queen Street, the crection of the completion of the tunnel in Queen Street, the crection of the completion of the co crushing plant and the installation of electric power for the same, for a term of thirty-six and a half years, and is now desirous of borrowing the money for a reduced term and at

in 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 thirteen hundred pounds may be borrowed be reduced to ten years, and the rate of interest payable thereon be increased to not exceeding

8

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 Raetihi Borough Council may borrow the sum of thirteen hundred pounds shall be ten years, and the rate of interest that may be paid shall be a rate not exceeding six and a half per centum per annum, and the said Raetihi Borough Council is hereby authorized to borrow the said sum of thirteen hundred pounds accordingly. accordingly.

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Mount Albert Borough Council in respect of a Loan of £5,000, being a Further Part of a Loan of £100,000 authorized to be raised for Roading Improvements and Plant.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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. or for such term not less than ten years, as may be prescribed

by the Governor-General by Order in Council:

And whereas the Mount Albert Borough Council is authorized to borrow the sum of one hundred thousand pounds for roading improvements and plant, and is now desirous of borrowing the sum of five thousand pounds, being a further part of the loan of one hundred thousand pounds, at an increased rate of interest. increased rate of interest:

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

of five 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 Mount Albert Borough Council in respect of the said loan of five thousand pounds shall be a rate not exceeding six and a half per centum per annum, and the said Mount Albert Borough Council is hereby authorized to borrow the said sum of five thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Timaru Borough Council in respect of £42,290 authorized to be raised for liquidating the Council's Antecedent Liability.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS section eleven of the Finance Act, 1921, as 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 mined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent con-sent of the Minister of Finance, borrow such money, or such sent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Timaru Borough Council has been authorized to borrow the sum of forty-two thousand two hundred and ninety pounds for the purpose of liquidating its antecedent liability:

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 forty-two thousand two hundred and ninety pounds may be

forty-two thousand two hundred and ninety pounds may be

torty-two thousand two hundred and ninety pounds may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Timaru Borough Council in respect of the said forty-two thousand two hundred and ninety pounds shall be

a rate not exceeding six per centum per annum, and the said Timaru Borough Council is hereby authorized to borrow the Timaru Borough Council is hereby authorized to borrow the said sum of forty-two thousand two hundred and ninety 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 a Loan of £33,000 authorized to be raised for liquidating the Council's Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' VV. 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 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,

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-three thousand pounds for liquidating its antecedent liability, and is now desirous of borrowing the money at an increased rate of interest.

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

thirty-three thousand pounds may be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Hastings Borough Council in respect of a Loan of £7,000 authorized to be raised for the Renewal of an Existing Loan.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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

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 Hastings Borough Council has been authorized to borrow the sum of seven thousand pounds for the renewal of an existing loan:

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 seven thousand pounds may be borrowed 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, and consent of the Executive Council of the said Dollminol, doth hereby prescribe that the rate of interest that may be paid by the Hastings Borough Council in respect of the said seven thousand pounds shall be a rate not exceeding six and a half per centum per annum, and the said Hastings Borough Council is hereby authorized to borrow the said sum of seven thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Otoro-hanga Town Board in respect of a Loan of £1,000 authorized to be raised for the Renewal of a Loan.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 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 Otorohanga Town Board has been authorized to borrow the sum of one thousand pounds for the representations.

renewal of a loan:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be increased to not exceeding six

money 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 Otorohanga Town Board in respect of the said loan of one thousand pounds shall be a rate not exceeding six and a half per centum per annum, and the said Otorohanga Town Board is hereby authorized to borrow the said sum of one thousand pounds accordingly.

F. D. THOMSON.

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

Prescribing the Rate of Interest that may be paid by the Grey-mouth Borough Council in respect of a Loan of £11,000 authorized to be raised for liquidating the Council's Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 Greymouth Borough Council has been authorized to borrow the sum of eleven thousand pounds for liquidating its antecedent liability:

iquidating its antecedent liability:

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 loan of eleven thousand pounds may be borrowed be not

exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Hawera of £15,500 authorized to be raised for forming, metalling, and tarring Streets, providing Concrete Kerbs and Channels, Tarmacadam Footpaths, Water-mains, Sewers, Manholes, Pumping-station, and beautifying Grounds and lighting

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

7 HEREAS section eleven of the Finance Act, 1921, as W amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding any-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 Hawera Borough Council has been authorized to borrow the sum of fifteen thousand five hundred pounds for forming, metalling, and tarring streets, providing concrete kerbs and channels, tar-macadam footpaths, watermains, sewers, manholes, pumping-station, and beautifying

concrete kerbs and channels, tar-macadam footpaths, watermains, sewers, manholes, pumping-station, and beautifying
grounds and lighting streets, at five and a half per centum per
annum, and is now desirous of borrowing the sum of six
hundred pounds, being part of the fifteen 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 six hundred rounds may be horrowed be increased to not

and it is desired that the rate of interest at which the said sum of six 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 rate of interest that may be paid by the Hawera Borough Council in respect of the said loan of six hundred pounds shall be a rate not exceeding six and a half per centum per annum, and the said Hawera Borough Council is hereby authorized to borrow the said sum of six hundred pounds accordingly.

F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Bruce County Council in respect of a Loan of £7,500 for repaying its Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 Bruce County Council is authorized to borrow the sum of seven thousand five hundred pounds for

borrow the sum of seven thousand her number pounds for repaying its antecedent liability:

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 money may be borrowed be not exceeding six and a quarter per

may be borrowed be not exceeding six and a quarter 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 Bruce County Council in respect of the said loan of seven thousand five hundred pounds shall be a rate not exceeding six and a quarter per centum per annum, and the said Bruce County Council is hereby authorized to borrow the said sum of seven thousand five hundred pounds accordingly.

F. D. THOMSON, Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Auckland City Council in respect of a Loan of £8,000 authorized to be raised for the Renewal of an Existing Loan.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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:

the Governor-General by Order in Council:
And whereas the Auckland City Council is authorized,
under the Auckland City Borrowing Act, 1899, to borrow the sum of eight thousand pounds at four and a half per centum for the renewal of a loan:

centum for the renewal of a loan:

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 eight thousand pounds may be borrowed be increased to not exceeding six per centum per annum:

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

F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Auckland City Council in respect of a Loan of £7,500 authorized to be raised for the Purpose of making Additions to the Council's present Refuse Destructor in Patteson Street.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. 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

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 City Council is authorized to borrow the sum of seven thousand five hundred pounds for the purpose of making additions to the Council's present refuse destructor in Patteson Street:

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

dent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said seven thousand five hundred pounds may be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Taradale Town Board in respect of a Loan of £1,075 authorized to be raised for repaying its Antecedent Liability.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. 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. 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 by the Governor-General by Order in Council:

And whereas the Taradale Town Board has been authorized to borrow the sum of one thousand and seventy-five

pounds for repaying its antecedent liability:

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 money may be borrowed be not exceeding six and a half per centum

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 Taradale Town Board in respect of the said loan of one thousand and seventy-five pounds shall be a rate not exceeding six and a half per centum per annum, and the said Taradale Town Board is hereby authorized to borrow the said sum of one thousand and seventy-five pounds accordingly.

sum of one thousand and seventy-five pounds accordingly.

F. D. THOMSON,

Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Whakatane Borough Council in respect of a Loan of £16,500 authorized to be raised for completing the Council's Hydroelectric Power Scheme.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 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 Whakatane Borough Council has been authorized to borrow the sum of sixteen thousand five hundred pounds for completing the Council's hydro-electric power

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 sixteen thousand five hundred pounds may be borrowed be

sixteen thousand five hundred pounds may be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Whangarei Borough Council in respect of Loans totalling £1,750 authorized to be raised for purchasing Land for Streets-improvement.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 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 Whangarei Borough Council has been authorized to borrow the sums of four hundred pounds and thirteen hundred and fifty pounds for streets-improvement:

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 sums of four hundred pounds and thirteen hundred and fifty pounds may be borrowed be increased to not exceeding six

pounds may be borrowed be increased to not exceeding six per centum per annum:

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

F. D. THOMSON.

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

Prescribing the Rate of Interest that may be paid by the Milton Borough Council in respect of a Loan of £1,000 authorized to be raised for liquidating the Council's Antecedent Liability.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 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 Bedies' 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 Milton Borough Council has been authorized to borrow the sum of one thousand pounds for liquidating its antecedent liability:

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 loan of one thousand pounds may be borrowed be not exceed-

loan of one thousand pounds may be borrowed be not exceed

loan of one thousand pounds may be borrowed be not exceeding six per centum per annum:

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

F. D. THOMSON,

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

Opium Regulations.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Opium Act, 1908, and by the Treaties of Peace Act, 1919, and of 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 revoke the regulations made under the Opium Act, 1908, and the Treaties of Peace Act, 1919, on the eighteenth day of January, one thousand nine hundred and twenty-one, and gazetted on the twenty-seventh day of the same month, and doth hereby make the following regulations.

REGULATIONS.

1. These regulations may be cited as the Opium Regulations, and shall come into force on the day of the publication thereof in the New Zealand Gazette.

2. In these regulations, if not inconsistent with the con-

"Minister" means the Minister of Customs:

"Minister" means the Minister of Customs:

"Comptroller" means the Comptroller of Customs:

"Importer" means the holder of a permit under these regulations to import opium, morphine, heroin, cocaine, codeine, or ecgonine:

"Exporter" means the holder of a permit under these regulations to export opium, morphine, heroin, cocaine, codeine, or ecgonine:

"The said Act" means the Opium Act, 1908, and its amendments:

 ${\bf amendments}:$

Opium" includes the articles enumerated in No. 3 of these regulations, and also raw opium, solutions or liquids containing opium, moist or semi-liquid preparations containing opium, and opium in mixture with other substances; provided that no preparation containing 0.2 per cent. of morphine or less shall be regarded as opium:

"Morphine" means the principal alkaloid of opium having the chemical formula of the standard of the chemical formula of the chemical formula of the standard of the s

"Morphine" means the principal alkaloid of opium having the chemical formula $C_{17}H_{19}NO_3$, and salts and preparations containing the same; provided that no salt or preparation containing 0-2 per cent. of morphine or less shall be regarded as morphine:

"Heroin" means diacetyl-morphine having the chemical formula $C_{11}H_{12}$

of morphine or less shall be regarded as morphine:

"Heroin" means diacetyl-morphine having the chemical formula $C_{21}H_{23}NO_5$, and salts and preparations containing the same; provided that no salt or preparation containing 0·1 per cent. of heroin or less shall be regarded as heroin:

"Cocaine" means the principal alkaloid of the leaves of Erythroxylon coca having the chemical formula $C_{17}H_{21}NO_4$, and salts and preparations containing the same; provided that no salt or preparation

containing 0.1 per cent. of cocaine or less shall be

containing 0·1 per cent. of cocaine or less shall be regarded as cocaine:

"Codeine" means the alkaloid of opium having the chemical formula C₁₈H₂₁NO₃, and salts and preparations containing the same; provided that no salt or preparation containing 0·2 per cent. of codeine or less shall be regarded as codeine:

"Ecgonine" means the alkaloid of the leaves of Erythroxylon coca having the chemical formula C₉H₁₅NO₃, and salts and preparations containing the same; provided that no salt or preparation containing 0·1 per cent. of ecgonine or less shall be regarded as ecgonine:

regarded as ecgonine:
"Dangerous drugs" means opium, morphine, heroin, cocaine, codeine, or ecgonine, as defined in this regu-

lation.

lation.

3. For the purpose of the Opium Act, 1908, and its amendments, the following articles are declared to be opium in a form which though not suitable for smoking may yet be made suitable for smoking: Opium crude, opium in powder, solid extract of opium, opium in mixture with other substances (if such mixture may be made suitable for smoking), liquid extract of opium, tincture of opium, sedative liquor of opium, wine of opium, and solutions or liquids containing opium, or moist or semi-liquid preparations containing opium. opium, or moist or semi-liquid preparations containing opium, which are in a form which may be made suitable for smoking.

4. (1.) No person shall import into New Zealand opium,

morphine, heroin, cocaine, codeine, or ecgonine without a

permit from the Minister.

(2.) Every person desiring to obtain a permit shall apply therefor in writing to the Minister, and shall forward his application through the Comptroller of Customs, Wellington.

application through the Comptroller of Customs, Wellington.

(3.) On receipt of any such application the Minister, if satisfied as to the character of the applicant and as to his fitness to be a holder of a permit, shall issue to the applicant a permit in the form numbered 1 in the Schedule hereto.

(4.) Every permit to import and to export opium, morphine, heroin, and cocaine issued and in force under the regulations hereby repealed shall, until cancelled by the Minister, enure under these regulations as a permit to import opium, morphine, heroin, cocaine, codeine, and ecgonine.

5. (1.) Every importer desiring to import any dangerous drugs (i.e., opium, morphine, heroin, cocaine, codeine, or eegonine) shall, before ordering the same, make application to the Comptroller of Customs in the form numbered 2 in the Schedule hereto for a certificate of approval in the form numbered 3 in the same Schedule, and shall satisfy him that the importation of the said drugs is lawful under the said Act and these regulations, and that the said drugs are required and, if imported, will be used for legitimate purposes, and that any medicinal opium or any morphine, heroin, cocaine, codeine, or ecgonine included in such application is required and, if imported, will be used solely for medicinal or scientific purposes.

(2) If any statement made by an important in any such

purposes.
(2.) If any statement made by an importer in any such application is false in any material particular, that importer shall be deemed to have committed a breach of this regu-

lation

lation.

(3.) On receipt of any such application the Comptroller shall issue a certificate in the form numbered 3 in the Schedule hereto, provided he is satisfied that the importation of the dangerous drugs mentioned therein is lawful under the said Act and these regulations, and that the said drugs are required and, if imported, will be used for legitimate purposes, and that any medicinal opium, or any morphine, heroin, cocaine, codeine, or eegonine, included in such application is required and, if imported, will be used solely for medicinal or scientific nurposes. scientific purposes

EXPORTATION.

6. (1.) No person shall export dangerous drugs from New Zealand without a permit in form numbered 4 in the Schedule hereto from the Comptroller.

(2.) Such permit may be granted subject to such conditions or restrictions as the Comptroller may in any case prescribe, and shall be issued only on production of a certificate from the Government of the country to which any such dangerous drug is to be exported that the importation into that country of the consignment in question is approved by that Government and is required for legitimate purposes, and, in the case of medicinal opium, and of morphine, heroin, cocaine, codeine, or ecgonine, that such drugs are required solely for medicinal or scientific purposes.

(3.) The production of the last-mentioned certificate may, at the discretion of the Comptroller, and under conditions prescribed by him, be dispensed with in any special case and in cases where dangerous drugs are to be exported to a country the laws of which do not provide for the issue of

such a certificate.

(4.) Nothing in this regulation shall apply to any dangerous drugs supplied by permission of the Collector of Customs to the master of any ship trading overseas, in such quantities only as are required for use as medical stores for such ship.

DANGEROUS DRUGS BOOK.

Dangerous Drugs Book.

7. (1.) Every importer shall keep a book in the form numbered 5 in the Schedule hereto (hereinafter referred to as "the Dangerous Drugs Book"), and shall enter or cause to be entered therein the particulars indicated in that form with respect to all dangerous drugs received or disposed of by him; provided that, where an importer exports any dangerous drug, or sells or otherwise disposes of any such drug to a registered medical practitioner, a duly qualified veterinary surgeon, a registered chemist, a manufacturing chemist, a Hospital Board, a dentist, the licensee or manager of a private hospital, another importer, or such other person as the Minister or Comptroller may approve, it shall not be necessary to obtain the signature of the purchaser or other person to whom such drug is so exported, sold, or disposed of.

(2.) Where an importer uses, either in a manufacturing warehouse licensed under the Customs Acts or elsewhere, any dangerous drug in the manufacture of another dangerous drug (other than a preparation containing opium which

warehouse interest under the Customs Acts of casewords, any dangerous drug in the manufacture of another dangerous drug (other than a preparation containing opium which cannot be made suitable for smoking), such last-mentioned dangerous drug shall be deemed to be "received" for the purposes of keeping the Dangerous Drugs Book, and shall be entered therein accordingly.

(3.) The O.M.H.C. Book in use by any importer in pursuance of the regulations hereby repealed shall, upon his entering or causing to be entered in such book the particulars of the codeine and ecgonine now in his possession and hereafter received and disposed of by him, be deemed to be the Dangerous Drugs Book for the purpose of these regulations.

8. On the 31st day of March and the 30th day of September in each year the importer shall take stock of the dangerous drugs in his possession, and shall balance his Dangerous Drugs Book. In the event of the amount of dangerous drugs as shown by the book failing to correspond with the amount actually in stock, the importer shall enter in his book his explanation of the cause of the discrepancy, and shall sign the same.

9. The importer shall, at all reasonable times, on request so to do, produce for inspection all books kept by him under these regulations to the Collector or other officer of Customs, or to any constable, or to any other person appointed by the Minister or Comptroller in that behalf; and shall permit any such person to examine and take stock of all dangerous drugs in his possession; and shall truly answer any questions put to him with reference to the entries in the said books or as to any dangerous drugs imported or purchased, or sold, exported, or otherwise disposed of by him or in his possession.

PENALTIES.

10. If an importer or an exporter, by himself or his agent, commits any breach of the preceding regulations, his permit may thereupon be cancelled by the Minister or Comptroller, and he shall, in addition, be liable to a penalty of £50, and shall forfeit to the Collector of Customs as a further penalty all dangerous drugs in his possession, and the said drugs shall be disposed of as in the case of forfeited goods under the Customs Acts.

RETAILER'S OPIUM BOOK.

RETAILER'S OPTUM BOOK.

11. (1.) Every person (other than an importer) who, for the purpose of sale or manufacture, purchases or receives opium from any importer or other person shall keep a book in the form numbered 6 in the Schedule hereto (to be called "the Retailer's Opium Book"), and shall enter or cause to be entered therein the particulars indicated in that form with respect to all opium so purchased or received by him.

(2.) The Retailer's Opium Book in use by any person in pursuance of the regulations hereby repealed shall, upon his complying with the requirements of these regulations, be deemed to be the Retailer's Opium Book for the purpose of these regulations.

these regulations.

12. Regulations numbered 8 and 9 hereof shall, with the necessary modifications, apply to persons who purchase or receive opium from any importer or other person for the purpose of sale or manufacture.

GENERAL.

13. (1.) No person (other than an importer who sells or disposes of opium to the persons or classes of persons enumerated in the proviso to regulation 7 (1) hereof) shall, during any period of seven days, sell or dispose of opium to

any other person in New Zealand in larger quantities in the aggregate than—

Of opium in solution or liquid form not containing more dry extractive matter than 6 per cent. when evaporated for two hours on a steam bath: One fluid

Of opium in any other form: Twenty grains.

(2.) No person shall, during any period of seven days, purchase or obtain opium from any other person or persons in larger quantities in the aggregate than—

Of opium in solution or liquid form not containing more dry extractive matter than 6 per cent. when evaporated for two hours on a steam bath: One fluid ounce :

ounce;
Of opium in any other form: Twenty grains;
Provided that nothing herein shall apply to an importer or
to any of the persons enumerated in the proviso to regulation 7 (1) hereof who purchases or obtains opium for the
purposes of his business or profession and not for his own
recreans consumption or use ersonal consumption or use.

14. Nothing in the last preceding regulation shall apply—

(a.) To the sale of any medicine containing opium compounded by or furnished to the order of a registered

pounced by or iurnished to the order of a registered medical practitioner or a duly qualified veterinary surgeon in the course of his business; or

(b.) To the sale of any medicine containing opium which has been so mixed with some other substance or substances that it cannot be made suitable for smoking.

smoking; or

(c.) To the sale of opium, during any period of seven days, to a registered medical practitioner, a duly qualified veterinary surgeon, a dentist, or a Hospital Board in quantities not greater in the aggregate

Of opium in solution or liquid form not containing more dry extractive matter than 6 per cent, when evaporated for two hours on a steam

bath: Sixteen fluid ounces; Of opium in any other form: One ounce avoir-

Provided that, in the case of any such sale of opium, the signature of the purchaser shall be obtained.

signature of the purchaser shall be obtained.

15. Every person who is convicted of a breach of the regulations numbered 11, 12, and 13 shall be liable to a penalty of £10, and shall forfeit to the Collector of Customs as a further penalty all opium in his possession, and such opium shall be disposed of as in the case of goods seized and condemned under the Customs Acts.

16. (1) The Collector or other officer of Customs may at

demned under the Customs Acts.

16. (1.) The Collector or other officer of Customs may at any time demand samples of any goods in the possession of an importer, or in possession of any other person where he believes or suspects that such goods are held in possession in breach of the Opium Act, 1908, or its amendments, or in breach of these regulations.

(2.) Where the Collector or other officer of Customs demands samples as aforesaid he shall offer a reasonable price for the

amples as aforesaid, he shall offer a reasonable price for the quantity he requires and selects, not being more than is reasonably necessary for the purpose of analysis, and if the owner or the person having custody of the goods refuses to sell the same to the Collector or other officer of Customs, or

sell the same to the Collector or other officer of Customs, or refuses to permit the said Collector or officer to examine the contents of any vessel for the purpose of selection, such owner or person shall be liable to a penalty of £50.

(3.) Where the Collector or other officer of Customs purchases samples as provided for in this regulation, he shall, after the purchase has been completed, forthwith notify the owner or person having custody of the goods of his intention to have the same analysed, and shall offer to divide the sample into three parts, each to be then and there marked and sealed, and shall, if required to do so, proceed accordingly, and shall deliver one of such parts to the owner or the person having custody of the goods.

SCHEDULE.

Form No. 1.

PERMIT TO IMPORT OPIUM, MORPHINE, HEROIN, COCAINE, CODEINE, AND ECGONINE.

, Minister of Customs, do hereby issue to carrying on the business of , at , this permit to import opium, morphine, heroin, cocaine, codeine, and ecgonine, and the salts thereof.

This permit is issued subject to the provisions of the Opium Act, 1908, and its amendments, and of the Opium Regulations.

Detail at Wallington this day of 19 , this permit

Dated at Wellington this day of

...... Minister of Customs.

[Form No. 2.

APPLICATION FOR CERTIFICATE TO AUTHORIZE THE IMPORTA-TION OF OPIUM, MORPHINE, HEROIN, COCAINE, CODEINE, AND ECGONINE.

Date:

To the Comptroller of Customs, Wellington.

In accordance with the Opium Regulations, I, [Full name], Manager [or Chief Clerk, or as the case may be] of [Name of company or firm], carrying on business as [Nature of business] at [Place where business carried on], hereby make application for a certificate under the Opium Regulations to authorize

1952	÷ .	THE :	NEW ZEA
me [my firm or my codrugs at the port of	ompany] to	o import the New Zealand:	undermentioned
Name, Nature, and Description of Oplum, Morphine, Heroin, Cocaine, Codeine, Ecgonine, or of Preparation thereof. [Each substance or preparation to be shown separately.]	Quantitles desired to be imported.	Name and Address of Person to whom the Order for the Drugs will be sent.	e Person from whom the Drugs will be obtained
-			
And I do hereby of are required and, if purposes, and that a heroin, cocaine, codein included herein is resolely for medicinal or	imported, ny medicin ne, ecgonine quired and	will be used nal opium, or e, or any prep l, if importe	d for legitimate any morphine, paration thereof.
Declared before me	at t	his day	
[or I	Postmaster,	, Officer o	of Customs cent, Solicitor,
W		- -	[Form No. 3.
CERTIFICATE APPROVI		ATION OF OP	
HEROIN, Coc.	•	=	CGONINE. New Zealand.
	er of Custo rtify that t is a	oms for the D the importation	ominion of New
Name, Nature, and Description of Opium, Morphine, Heroin, Cocaine, Codeine, Ecgonine, or of Preparation thereof.	Quantities to be imported.	Name and Address of Person to whom the Order for the Drugs is to be sent.	Person from whom the
	t the said	drugs are req	quired for legiti- drugs to which nvention, 1912,

rson outside New Zealand to whom the order for the drugs is sent, so that it may be produced to the authorities in the country of exportation.

[Form No. 4.

PERMIT TO EXPORT OPIUM, MORPHINE, HEROIN, COCAINE, CODEINE, AND ECGONINE.

Customs Department, Wellington, New Zealand.

I, • , Comptroller of Customs, do hereby issue to , carrying on the business of at , this permit to export the undermentioned opium, morphine, heroin, cocaine, codeine, or ecgonine, per the to , on or about the day of , 19 :—

Name, Nature, and Description of Opium, Morphine, Heroin, Cocaine, Codeine, Ecgonine, or of Preparation thereof.	Quantity to be exported.	Name and Address of Person to whom the Drugs are to be exported.

This permit is issued subject to the provisions of the Opium Act, 1908, and its amendments, and of the Opium Regulations, and to the following conditions or restrictions:

Dated at Wellington this , 19 day of Comptroller of Customs. DANGEROUS DRUGS BOOK.

[Form No. 5.

	Opium, Morphine, Heroin, Cocaine, Codeine, or Ecgonine received.				How disposed of.							
_				nine	Used in Manufacture.			Sold, exported, or otherwise disposed of.				
Date.	Ship.	Whence.	Name and Address of Person, Body, or Firm from whom received.	Form in which received, and Quantity.	Date.	Form of Opium, Morphine, Heroin, Cocaine, Codeine, or Ecgonine used, and Quantity.	Manufactured into: .	Date.	Form in which sold or disposed of, and Quantity.	Name and Address of Pur- chaser or other Person to whom disposed of.	Signature of Purchaser where Oplum is retailed.	Remarks explaining Disposal other than Sale.
											[

Notes.—(a.) Keep a separate page of the book for entering the receipt and disposal of each form of opium—e.g., raw, solid extract, tincture, liquid extract, &c.,—and a separate page for morphine, for heroin, for cocaine, for codeine, and for ecgonine, and their respective salts.

(b.) Any opium used in the manufacture of a preparation containing opium which cannot be made suitable for smoking need not be entered in the columns headed "Sold, exported, or otherwise disposed of," provided the necessary particulars are entered in the columns headed "Used in manufacture."

(c.) Where an importer uses, either in a manufacturing warehouse licensed under the Customs Acts or elsewhere, any dangerous drug in the manufacture of another dangerous drug (other than a preparation containing opium which cannot be made suitable for smoking), such last-mentioned dangerous drug shall be deemed to be "received" for the purposes of keeping the Dangerous Drugs Book, and shall be entered therein accordingly, (See Regulation No. 7 (2).)

[Form No. 6. RETAILER'S OPIUM BOOK.

Opi	um purci	hased		How disposed of.						
-	r receive	ed.		Used in nufacti		Sold, exported, or otherwing disposed of.			wise	
Date.	Name and Address of Person, Body, or Firm from whom received.	Form in which received, and Quantity.	Date.	Form of Opium used, and Quantity.	Manufactured into.	Date.	Form of Opium sold or disposed of, and Quantity.	Name and Address of Purchaser or other Person to whom disposed of.	Signature of Purchaser.	Remarks explaining Disposal other than Sale.

Notes.—(a.) Keep a separate page of the book for entering the receipt and disposal of each form of opium—e.g., raw, solid extract, tincture, liquid extract, &c.
(b.) Any opium used in the manufacture of a preparation containing opium which cannot be made suitable for smoking need not be entered in the columns headed "Sold, exported, or otherwise disposed of," provided the necessary particulars are entered in the columns headed "Used in manufacture."

F. D THOMSON, Clerk of the Executive Council.

Regulation under the Crimes Amendment Acts, 1910 and 1920.— Payment of Wages to Prisoners.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred upon him by the Crimes Amendment Act, 1910, as amended by the Crimes Amendment Act, 1920, and

of every other power and authority 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 hereby amend the regulations made under the said Acts on the thirteenth day of December, one thousand nine hundred and twenty, and published in the Gazette of the sixteenth day of December, one thousand nine hundred and twenty, by making the following additional regulation for the purposes of the said Acts; and doth declare that the said regulation shall take effect as from the thirty-first day of July, one thousand nine hundred and twenty-two.

REGULATION.

4A. From the earnings account of every prisoner deductions will be made in accordance with the following scale—viz., 6d. per week during the first month after passing out of the Probationary Grade, 7d. per week during the succeeding month, and 8d. per week thereafter until the prisoner is promoted to the Special Labour Grade, when the deduction will be at the rate of 9½d. per week.

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

Regulations under the Animals Protection and Game Act, 1921-22.

${\tt JELLICOE,\ Governor\text{-}General.}$ ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred on him
by the Animals Protection and Game Act, 1921–22
(hereinafter referred to as "the said Act"), His Excellency
the Governor-General of the Dominion of New Zealand,
acting by and with the advice and consent of the Executive
Council of the said Dominion, doth hereby make the following regulations for the purposes of the said Act.

REGULATIONS.

1. Except where otherwise provided, all fees paid for licenses issued by a postal officer under the said Act. other than under Part III thereof, shall be paid into the Post Office Account,

Part III thereof, shall be paid into the Post Office Account, and shall be applied—

(a.) In the first instance, in or towards defraying the cost of and incidental to the issue of licenses, and any other expenses of carrying into effect the provisions of the said Act;

(b.) The balance shall be paid to the registered acclimatization societies of the districts in which such

licenses were issued.

licenses were issued.

2. All fines recovered under the said Act and regulations thereunder, except under Part III thereof, shall be paid into the Public Account, and except as provided in section 42 of the said Act shall be applied—

(a.) In the first instance, in or towards defraying the costs of and incidental to the recovery of such fines;

(b.) The balance shall be paid to the registered acclimatization societies in whose districts the offences were committed.

committed.

3. If there is no registered acclimatization society in respect of any district, the balance aforesaid of all fees and fines shall be paid into the Consolidated Fund.

4. With respect to any district under the control of the Department of Tourist and Health Resorts, the balance of all fees and fines as aforesaid shall be paid into the Consolidated Fund.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

BY virtue of the powers and authorities vested in me by the twenty-sixth section of the Public Reserves and Domains Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the reserve for recreation in the Nelson Land District described

in the Schedule hereto shall be and the same is hereby brought under the operation of and declared to be subject to the provisions of Part II of the said Act; and such reserve shall hereafter be known as the Seddonville Soldiers' Memorial Park, and be managed, administered, and dealt with as a public domain.

SCHEDULE.

SEDDONVILLE SOLDIERS' MEMORIAL PARK.—NELSON LAND DISTRICT.

SECTIONS 83 and 84, Block XV, Mokihinui Survey District: Area, 10 acres.

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

Revocation of Order in Council prohibiting all Alienation of certain Native Land other than Alienation in favour of the

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section three hundred and sixty-three of the Native Land Act, 1909, it is enacted that any Order in Council made under that section may at any time be varied or revoked:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council referred to in Part I of the Schedule hereto, but only in so far as it affects the land mentioned in Part II of the said Schedule.

SCHEDULE.

PART I.

ORDER in Council under section 363 of the Native Land Act, ORDER In Council under section 363 of the Native Land Act, 1909, dated the 10th day of May, 1921, published in the New Zealand Gazette dated the 19th day of May, 1921, and extended by Order in Council dated the 19th day of April, 1922, published in the New Zealand Gazette dated the 27th day of April, 1922, affecting the various subdivisions of Hautu No. 3 Block.

PART II. Waiotaka Survey District.

						Α.	к. Р.
Hautu	3A					100	0 0
,,	Зв					91	0 0
,,	3c No. 1					43	2 30
,,	3ъ					62	0 0
,,	3E No. 2				٠	116	2 21
,,	3E No. 3					116	2 21
٠,	3E No. 4				• • •	266	1 10
,,	3E No. 5		• •	••		213	3 12
••	3r No. 3		• •		• •	129	3 26
,,	3F No. 4		• •	• •	• •	126	1 16
٠,	3F No. 5	• •	• • •	• •	• •	77	3 1
	3r No. 6					252	232

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

form part of the Waiuta Domain, and be managed, administered, and dealt with as a public domain by the Waiuta Domain Board.

SCHEDULE

NELSON LAND DISTRICT.

SECTION 42, Township of Waiuta: Area, 5 acres 0 roods 8 perches, more or less.

F. D. THOMSON, Clerk of the Executive Council

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE No. 2675, Borough of Geraldine: Area, 16.8 perches

F. D. THOMSON, Clerk of the Executive Council

Validating Proceedings in connection with a Loan of Forty Thousand Pounds (£40,000) proposed to be raised by the Bay of Islands Harbour Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eight of the Bay of Islands Harbour Act, 1920, the Bay of Islands Harbour Board (hereinafter called "the Board") is empowered to borrow moneys not exceeding fifty thousand pounds for the erection or completion of harbour-works within the meaning of the Harbours Act, 1908:

And whereas by section sixteen of the said Act the Board is empowered to purchase from His Majesty the King the railway-wharf at Opua, and such part of the railway reserve at Opua appurtenant to such wharf as may be agreed upon between the Board and His Majesty the King acting by and through the Minister of Railways, at such price and on such terms and conditions not exceeding the sum of ten thousand pounds as may be agreed upon between the parties aforesaid. aforesaid:

And whereas on the fifteenth day of June, one thousand nine hundred and twenty-one, the Board, acting under and in pursuance of the Bay of Islands Harbour Act, 1920, and the Local Bodies' Loans Act, 1913, held a poll of ratepayers of the Bay of Islands Harbour District on a proposal to borrow the sum of forty thousand pounds for the following borrow the sum of forty thousand pounds for the following objects: (a) For the purchase of the railway-wharf and part railway reserve at Opua, the sum of ten thousand pounds; (b) for the extension of the said wharf, the sum of twenty-five thousand pounds; and (c) for the erection of buildings, purchase of equipment, and contingencies, the sum of five thousand pounds:

And whereas doubt has arisen as to the sufficiency in law of the powers of the Board to borrow moneys for the first of such objects, and as to the validity of the said poll as to the objects (b) and (c) above referred to:

And whereas it appears that the ratepayers have not been

And whereas it appears that the ratepayers have not been misled by the said irregularity or defect, and it is expedient

to validate the same and the said proceedings in so far as

moneys for the objects (b) and (c) above specified:

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 the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken shall be valid to all intents and purposes in so far as they relate to the authority of the Board to borrow moneys for the objects (b) and (c) hereinbefore specified, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularity or defect aforesaid.

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

Declaring the Property of Mr. J. R. Pillow, Tauranga, to be a Sanctuary under the Animals Protection and Game Act, 1921-22.

JELLICOE, Governor-General.

PURSUANT to the powers vested in me by the Animals Protection and Game Act, 1921-22, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the area described in the Schedule hereto shall be a sanctuary for the purposes of the said Act, and that no imported or native game shall be taken or killed within the said area except pursuant to De taken or killed within the said area except pursuant to an authority granted under section thirty-one or section thirty-two of the said Act; nor shall any person, except under such conditions as may from time to time be prescribed by the Minister, take any dog or firearm into such area, or discharge any firearm or explosive in such area, or do anything likely to cause any imported game or native game to leave such area. game to leave such area.

SCHEDULE.

ALL that area in the Auckland Land District, being Lots 2 and 3 of Section 4 of Allotments 368 and 372, Te Papa Parish, the property of Mr. J. R. Pillow.

s witness the hand of His Excellency the Governor-General, this 1st day of August, 1922.

WM. DOWNIE STEWART.
Minister of Internal Affairs

Extension of Commission regarding the Construction of a Railway between Rotorua and Taupo.

JELLICOE, Governor-General.

To all to whom these presents shall come, and to Herbert Buxton, Esquire, of Wellington; George Thomas Murray, Esquire, of Wellington; Leon MacIntosh Ellis, Esquire, of Wellington; John Douglas Ritchie, Esquire, of Wellington; and to Hugh Munro, Esquire, of Auckland: Greeting.

WHEREAS by a Warrant dated the sixteenth day of May, one thousand nine hundred and twenty-two, and issued under my hand and the public seal of the Dominion, you were appointed a Commission to inquire into and report regarding the desirability of constructing a Government railway between Rotorua and Taupo; and, using all diligence, you were required to report to me, under your hands and seals, not later than the thirty-first day of July, one thousand nine hundred and twenty-two, your opinion as to the aforesaid matter.

And whereas it is expedient to extend the time within which you were required to report as aforesaid in manner

which you were required to report as aforesaid in manner hereinafter appearing:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in exercise of the powers conferred by the Commissions of Inquiry Act, 1908, and of all other powers and authorities enabling me in this behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby extend the time within which you are required to report to me under your hands and seals your opinion on the matter specified in the said Warrant dated the sixteenth day of May, one thousand nine hundred and twenty-two, to the thirty-first day of August, one thousand nine hundred and twenty-two.

And, with the like advice and consent. and in further pursuance of the said power and authority, I do hereby confirm the said Commission as further extended by these presents.

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 31st day of July, 1922.

D. H. GUTHRIE, Minister of Railways.

Approved in Council.

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

Notice of Change of the Purpose of a Reserve in the Town of Hawera, Taranaki Land District.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

WHEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered, in the case of any public reserve vested in His Majesty or the Governor-General for any of the purposes comprised in Class II of the Second Schedule to the said Act, to change the purpose for which such reserve was set apart to any other purpose:

And whereas the land described in the Schedule hereto is a reserve duly set apart for the use of the Justice Department, being a purpose within Class II of the Second Schedule to the said Act, and it is expedient to change, as hereinafter provided, the purpose of such reserve so set apart:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the reserve described in the Schedule hereto is hereby changed from a reserve for the use of the Justice Department to a site for a drill-shed. And I do hereby further declare that this notice is issued subject to the provisions of section seven of that section. sions of that section.

SCHEDULE.

TARANAKI LAND DISTRICT.

Lors 29 and 30 of Section 19, Town of Hawera: Area, 1 rood 39 perches.

As witness the hand of His Excellency the Governor-General, this 6th day of July, 1922.

D. H. GUTHRIE, Minister of Lands

Notice of Change of the Purpose of a Reserve in the Town of Hawera, Taranaki Land District.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

VI HEREAS by section six of the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"), the Governor-General is empowered, in the case of any public reserve vested in His Majesty or the Governor-General for any of the purposes comprised in Class II of the Second Schedule to the said Act, to change the purpose for which such reserve was set apart to any other purpose:

And whereas the land described in the Schedule hereto is a reserve duly set apart for a site for a drill-shed, being a purpose within Class II in the Second Schedule to the said Act, and it is expedient to change, as hereinafter provided, the purpose of such reserve so set apart:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby, in pursuance of the powers conferred on me by section six of the said Act as aforesaid, declare that the reserve described in the Schedule hereto is hereby changed from a site for a drill-shed to a site for a police-station. And I do hereby further declare that this notice is issued subject to the provisions of section seven of the said Act, and subject to the provisions of section seven of the said Act, and shall take effect according to the provisions of that section.

SCHEDULE

TARANAKI LAND DISTRICT.

ALLOTMENT No. 18 of Section 19, Town of Hawera: Area, 1 rood 8 perches.

As witness the hand of His Excellency the Governor-General, this 6th day of July, 1922.

D. H. GUTHRIE, Minister of Lands.

Opening Lands in North Auckland Land District for Sale or Selection.

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 second day of October, 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. under and subject to the provisions of the Land Act, 1908.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECOND-CLASS LAND.

Bay of Islands County.—Kawakawa Survey District. Section 5, Block XII: Area, 604 acres 2 roods 20 perches. Capital value, £380. Occupation with right of purchase: Half-yearly rent, £9 10s. Renewable lease: Half-yearly rent, £7 12s.

Undulating to broken land, covered with fern and scrub, with a few acres swamp. Soil of inferior quality, on clay and sandstone formation; well watered by streams. Distant about three-quarters of a mile from Taumarere Railway-station by formed bridle-track. Altitude, 10 ft. to 500 ft. above sea-level.

Section 6, Block XV: Area, 98 acres 3 roods 16 perches. Capital value, £200. Occupation with right of purchase: Half-yearly rent, £5. Renewable lease: Half-yearly rent, £4.

About 30 acres drainable swamp, balance undulating and hilly scrub country. Soil fair in swamp, inferior clay on hills, on clay subsoil; well watered by swampy streams. Distant about three miles from Kawakawa Railway-station by formed cart-road. Altitude, 25 ft. to 100 ft. above sealevel.

Bay of Islands County.-Motatau Survey District.

Bay of Islands County.—Motatau Survey District.

Section 6, Block XII: Area, 493 acres; capital value, £430. Occupation with right of purchase: Half-yearly rent, £10 15s. Renewable lease: Half-yearly rent, £8 12s.

About 60 acres swamp, balance flat and undulating to broken land of which a small area is ploughable; covered with fern and scrub. Soil poor quality gum-land, on clay subsoil; fairly watered by small streams and springs. Distant about two miles and three-quarters from Maromaku Railway-station, about two miles of which is partly formed cart-road, balance unformed as yet. Altitude, 260 ft. to 500 ft. above sea-level. above sea-level.

Section 7, Block XII: Area, 422 acres 2 roods.

Section 7, Block XII: Area, 422 acres 2 roods. Capital value, £210. Occupation with right of purchase: Half-yearly rent, £5 5s. Renewable lease: Half-yearly rent, £4 4s. Undulating to broken fern and scrub land, with a small quantity of rough feed in bottom of gullies. A small area in scattered portions is ploughable. Soil poor quality gumland, on clay subsoil; indifferently watered by springs and swamp. Distant about two miles and three-quarters from Maromaku Railway-station, about two miles of which is partly formed cart-road, balance unformed. Altitude, 260 ft. to 500 ft. above sea-level.

FIRST-CLASS LAND.

Waitemata County.-Paremoremo Parish.

Section 295: Area, 29 acres 0 roods 3 perches.

value, £90. Occupation with right of purchase: Half-yearly rent, £2 5s. Renewable lease: Half-yearly rent, £1 16s.

Undulating to broken fern and manuka country, ploughable in parts. Soil brown loam of poor quality, on clay subsoil; water can only be obtained by sinking. Distant about three miles and a half from Albany by formed road. Altitude, 100 ft. to 150 ft. above sea-level.

Section 307: Area, 28 acres 1 rood 36 perches.

Section 307: Area, 28 acres 1 rood 36 perches. Capital value, £170. Occupation with right of purchase: Half-yearly rent, £4 5s. Renewable lease: Half-yearly rent, £3 8s. Undulating land covered with light manuka scrub, partly burnt, about one-third ploughable. Soil brown loam, fair to medium in quality, on sandstone formation; not watered, but water can be obtained by sinking. Distant about six miles from Takapuna by coach-road partly metalled.

SECOND-CLASS LAND.

Bay of Islands County.—Ruapekapeka Parish.

Bay of Islands County.—Ruapekapeka Parish.

Section 106: Area, 308 acres. Capital value, £310. Occupation with right of purchase: Half-yearly rent, £7 15s. Renewable lease: Half-yearly rent, £6 4s.

Undulating to hilly and broken land in fern and manuka, with bush in gullies. The soil is of poor quality clay, on sandstone. Light forest, comprising some rimu, towai, taraire, and totara. Well watered by Tirohanga Stream. The access is from Taumarere Railway-station, which is about six miles by formed clay road. The section is situated midway between Tapuhi and Taumarere on Gorge Road. Altitude, from 100 ft. to 700 ft. above sea-level.

Rodney County.-Te Arai Parish.

Rodney County.—Te Arai Parish.

Sections 31 and 32: Area, 260 acres. Capital value, £160. Occupation with right of purchase: Half-yearly rent, £4. Renewable lease: Half-yearly rent, £3 4s.

About 25 acres rush, flax, raupo, and manuka swamp, drainable; balance fern and manuka scrub; generally undulating, with small portion broken. Soil peaty in swamp, clay on balance of section; fairly watered by swampy gullies. Distant about four miles from Te Arai Post-office by cartroad. Altitude, 50 ft. to 300 ft. above sea-level.

Hokianga County .- Waoku Survey District.

Section 2, Block V: Area, 233 acres. Capital value, £500. Section 2, Block V: Area, 233 acres. Capital value, £500. Occupation with right of purchase: Half-yearly rent, £12 10s. Renewable lease: Half-yearly rent, £10.

Weighted with £480, valuation for improvements consisting of shanty, bush felled and grassed, draining and grassing, and

Broken country, with poor spurs. About 180 acres mixed forest, comprising puriri, rimu, taraire, kohekohe, &c., with medium undergrowth of nikau, shrubs, and bush ferns; balance fern and manuka. Soil of fair second-class quality, on sandstone formation; fairly well watered by streams. Situated about four miles and a half from Opononi by formed road. Altitude, 50 ft. to 350 ft. above sea-level.

As witness the hand of His Excellency the Governor-General, this 26th day of July, 1922.

D. H. GUTHRIE, Minister of Lands

Pediculosis declared to be an Infectious Disease -(H. 70.)

${\bf JELLICOE,\ Governor\text{-}General.}$

In pursuance and exercise of the powers and authorities conferred on me by the Health Act, 1920, I. John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare the disease called or known as

PEDICULOSIS

to be an infectious disease within the meaning of the said Act. As witness the hand of His Excellency the Governor-General, this 29th day of July, 1922.

C. J. PARR, Minister of Health.

Postmaster appointed to take and receive Statutory Declarations.

DURSUANT to the authority conferred upon me by the two-hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby notify and declare that

ERNEST EDWARD HIRST,

being a person holding the office of Postmaster under the Post and Telegraph Act, 1908, at Kaeo, is authorized to take and receive statutory declarations under the two-hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908.

As witness my hand this 26th day of July, 1922.

JELLICOE, Governor-General.

Members of Domain Boards appointed.

Lands and Survey Office,
Wellington, 31st July, 1922.

IS Excellency the Governor-General has, in pursuance
of section 41 of the Public Reserves and Domains Act, 1908, been pleased to make the following appointments:

GORDON HEWITT

to be a member of the Waimana Domain Board, in place of Edward Hodges, resigned.

ERNEST WILSON

to be a member of the Pirongia Domain Board, in place of Frederick Collier Cuff, resigned.

WILLIAM ALBERT SMITH FENNER

to be a member of the Spreydon Domain Board, in place of Henry Ernest Gott, resigned.

ARNOLD CECIL WALLACE

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

HENRY ATHOL BENNETT

to be a member of the Ohoka and Eyreton Domain Board, in place of Richard Evans, deceased.

JOSEPH DAVIDSON

to be a member of the Waikaia Domain Board, in place of Edward Dennis, left the district.

WILLIAM WILKINSON and FRANK HERMAN BAUCKE

to be members of the Marima Domain Board, in place of Robert Elliott and Percy Webb Matthews, left the district.

Charles Ernest Howden,

ERIC HAY, and CHARLES JOSEPH ELMSLY

to be members of the Waiuku Domain Board, in place of William Joseph King, Samuel Thomas Rossiter, and Maxwell Aldred, resigned.

D. H. GUTHRIE, Minister of Lands.

Justice of the Peace resigns.

Department of Justice,
Wellington, 29th July, 1922.

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

HERBERT SWAINSON ATKINSON, Esq.,

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

E. P. LEE, Minister of Justice.

Chairman of Licensing Committee appointed.

Department of Justice, Wellington, 2nd August, 1922.

IS Excellency the Governor-General has been pleased to appoint

ROBERT MACKENZIE WATSON, Esq., S.M.,

to be Chairman of the Licensing Committee for the district of Rangitikei, vice P. L. Hollings, Esq., S.M.

E. P. LEE, Minister of Justice.

Clerks of Licensing Committees appointed.

Department of Justice, Wellington, 2nd August, 1922.

TS Excellency the Governor-General has been pleased to appoint

LESLIE WILLIM LOUISSON

to be Clerk of the Licensing Committee for the district of Tauranga, vice H. Munro, transferred; and

CHARLES VERNON ROBERTS

to be Clerk of the Licensing Committee for the district of Kaiapoi, vice W. Harte, transferred.

E. P. LEE, Minister of Justice.

Visiting Justice appointed.

Prisons Department,
Wellington, 28th July, 1922.
H IS Excellency the Governor-General has been pleased to appoint to appoint

JAMES PORTEUS THOMSON, Esq.

to be a Visiting Justice to His Majesty's Prison at Napier.

E. P. LEE, Minister of Justice.

Returning Officer for the Umutoi Rabbit District appointed .-Notice No. 2193.

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

H IS Excellency the Governor-General has been pleased to appoint, in terms of section 71 of the Robbia National Conference of the Robbia National appoint, in terms of section 71 of the Rabbit Nuisance Act, 1908,

BERTRAM EMIL SIXTUS

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

W. NOSWORTHY, Minister of Agriculture.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 1st August, 1922.

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

Ernest Thomas Layburn ... Thomas James Boland ... Timaru. Eltham. Winton. Harry Leslie Stone ... Charles Thomas Phillips ... Dipton. . . W. W. COOK, Registrar-General.

Appointments by the Public Service Commissioner.

Office of Public Service Commissioner,

Wellington, 27th July, 1922.

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

LESLIE WILLIAM LOUISSON

to be Clerk of the Magistrate's Court at Tauranga for the purposes of the Magistrates' Courts Act, 1908, and Clerk of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Tauranga, for the Hauraki Mining District, constituted under the Mining Act, 1908, as from the 18th day of July, 1922.

HAROLD ADAM BAYLEY

to be Registrar of Brands for the purposes of the Stock Act, 1908, for the Bay of Islands Registration District, as from the 19th day of July, 1922.

JOHN WILLIAMS OTWAY

to be Registrar of Brands for the purposes of the Stock Act, 1908, for the Whangarei and Rodney Branding Registration Districts, as from the 19th day of July, 1922.

JAMES SCOTT CONNELL

to be the Returning Officer for the Wellington East Electoral District, for the purposes of the Legislature Act, 1908, as from the 20th day of July, 1922.

A. C. TURNBULL, Secretary.

Inspector of Stock appointed.

Office of Public Service Commissioner, Wellington, 2nd August, 1922.

weinington, 2nd August, 1922.

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

HAROLD ADAM BAYLEY

to be an Inspector for the purposes of the Stock Act, 1908, as from the 25th day of July, 1922.

A. C. TURNBULL, Secretary.

Clerk of Awards appointed.

Office of Public Service Commissioner, Wellington, 2nd August, 1922.

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

GEORGE SMEATON CLARK

to be Clerk of Awards, for the purposes of the Industrial Conciliation and Arbitration Act, 1908, and its amendments, as from the 28th day of July, 1922.

A. C. TURNBULL, Secretary.

Appointments, Promotions, Resignations, and Transfers of Officers of the N.Z. Staff Corps, N.Z. Army Pay Corps, and Territorial Force.

Department of Defence, Department of Detence,
Wellington, 29th July, 1922.

IIS 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, N.Z. Army Pay Corps, and Territorial
Force.

N.Z. STAFF CORPS.

Captain J. B. Le Mottee is transferred to the Reserve of Officers, Class I (a). Dated 1st August, 1922.
Captain W. Atwell is transferred to the Reserve of Officers, Class II (a). Dated 23rd July, 1922.

N.Z. ARMY PAY CORPS.

Lieutenant (temp.) G. B. Mann to be Lieutenant, with effect from 26th June, 1922, and is posted to the Retired List. Dated 4th August, 1922.

8TH N.Z. MOUNTED RIFLES REGIMENT (NELSON).

The seniority of 2nd Lieutenant K. B. Tennant is antedated to 14th February, 1919.

THE REGIMENT OF N.Z. ARTILLERY.

Lieutenant (temp.) A. I. Farmer (13th Battery) is transferred to the Reserve of Officers, Class II (b), R.D. 1, with the rank of Lieutenant. Dated 11th July, 1922.

Lieutenant C. B. Marshall (16th Battery) is transferred to the Reserve of Officers, Class I (b), R.D. 5. Dated 19th July, 1922.

1922.

THE N.Z. INFANTRY.

The Auckland Regiment.

Leslie Spurgeon Wood to be 2nd Lieutenant (on probation) (13th C. Battalion). Dated 15th July, 1922.

The Wellington Regiment.

Lieutenant J. W. Crampton (2nd Battalion) is transferred to the Canterbury Regiment (1st Battalion). Dated 21st July, 1922.

The Canterbury Regiment.

Lieutenant F. W. Huggins [late Reserve of Officers (temp.)] to be Lieutenant (9th C. Battalion), with seniority as from the 12th September, 1918. Dated 17th July, 1922.

The notice published in the New Zealand Gazette No. 47, of

19th May, 1921, relating to the above-named officer is hereby cancelled.

hereby cancelled.
Lieutenant J. W. Crampton, from the Wellington Regiment,
to be Lieutenant (1st Battalion), with seniority as from the
17th September, 1920. Dated 21st July, 1922.
2nd Lieutenant (temp.) C. Edgar (10th C. Battalion) is transferred to the Otago Regiment. Dated 21st July, 1922.
Lieutenant E. J. Amos (5th C. Battalion) is retired, under
the provisions of paragraph 127, General Regulations, 1913.
Dated 11th July, 1922.

The Otago Regiment.

The Otago Regiment.

2nd Lieutenant (temp.) C. Edgar, from the Canterbury Regiment, to be 2nd Lieutenant (temp.) (8th C. Battalion), with seniority as from the 5th September, 1918. Dated 21st July, 1922.

Norman William McGorlick to be 2nd Lieutenant (on probation) (2nd Battalion). Dated 19th July, 1922.

Allan Thomas McNaughton to be 2nd Lieutenant (on probation) (3rd C. Battalion). Dated 21st July, 1922.

N.Z. MEDICAL CORPS.

Captain L. Levy, M.B., from the Reserve of Officers (temp.), to be Captain. Dated 10th July, 1922.
Captain E. H. B. Milson, M.D., is posted to the Retired List, with the rank of Major. Dated 22nd October, 1922.
The notice published in the New Zealand Gazette No. 94, of the control of the New Zealand Control of the Ne

3rd November, 1921, relating to the above-named officer is hereby cancelled.

RESERVE OF OFFICERS.

2nd Lieutenant J. L. Hill is posted to the Retired List, under the provisions of General Headquarters Instruction No. 56/21. Dated 20th July, 1922.

MEMORANDA.

2nd Lieutenant H. V. Tregear, Reserve of Officers, is posted to Class I (b), R.D. 11, with the rank of Lieutenant.

colass 1 (c), N.D. 11, with the rank of Lieutenant. Dated 20th July, 1922. The notice published in the New Zealand Gazette No. 35, of 4th May, 1922, relating to the above-named officer is hereby cancelled.

ERRATUM.

With reference to the notice appearing in the New Zealand Gazette No. 77, of 18th August, 1921, relating to the transfer of 2nd Lieutenant G. R. Sherratt, for the words "2nd Lieutenant" read "2nd Lieutenant (temp.)."

R. HEATON RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 28th July, 1922. THE following notice, received from the Chairman of the Council of the County of Kairanga, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

KAIRANGA COUNTY COUNCIL.

Taonui and Mangaone Ridings.—Result of Poll on a Proposal to raise a Loan.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the rate-

payers of the Taonui and Mangaone Ridings of the County of Kairanga taken on the 20th July, 1922, on the proposal of the Kairanga County Council to borrow the sum of £2,200 for the purposes of (a) widening and remetalling Foxton Line Road and treating surface with tar and asphalts, (b) concrete channelling and tarring footpaths at Longburn, and (c) widening and remetalling Kairanga-Bunnythorpe Road and treating surface with tar and asphalts because the proposed of the county of the count widening and remetalling Kairanga-Bunnythorpe Road and treating surface with tar and asphalts, hereinafter referred to as Proposal No. 1; to borrow the sum of £2,150 for the purpose of widening and remetalling Kairanga-Bunnythorpe Road and treating surface with tar and asphalts, hereinafter referred to as Proposal No. 2; to borrow the sum of £600 for the purpose of widening and remetalling Rangitikei Line Road and treating surface with tar and asphalts, hereinafter referred to as Proposal No. 3 referred to as Proposal No. 3.

Taonui Riding.—The number of votes recorded for Proposal No. 1 was 110, and the number of votes recorded against Proposal No. 1 was 13: informal, 3.

I therefore declare Proposal No. 1 was carried.

Mangaone Riding.—The number of votes recorded for Proposal No. 2 was 62, and the number of votes recorded against Proposal No. 2 was 21; informal, 1.

I therefore declare Proposal No. 2 was carried.

Taonui and Mangaone Ridings (Jointly).—The number of votes recorded for Proposal No. 3 was 78, and the number of votes recorded against proposal No. 3 was 23; informal, 4. I therefore declare Proposal No. 3 was carried.

Dated this 21st day of July, 1922.

JOSEPH LINKLATER, Chairman of the County.

Special Order made by the Bruce County Council merging Mount Stuart Road District.

Wellington, 31st July, 1922.

THE following special order, made by the Bruce County Council, is published in accordance with the provisions of the Counties Act, 1908. Department of Internal Affairs.

WM. DOWNIE STEWART, Minister of Internal Affairs.

BRUCE COUNTY COUNCIL. Special Order.

In exercise of the powers conferred on it by section 31 of the Counties Act, 1908, the Bruce County Council, on the petition of a majority of the ratepayers of the Mount Stuart Road District, resolves, by way of special order, that on and after the 14th day of December, 1918, the said road district shall be merged into the County of Bruce and the Board thereof abolished.

I hereby certify that the above special order was duly made, and that the resolution making same was passed by the Bruce County Council on the 8th day of November, 1918, and confirmed on the 10th day of December, 1918.

L. W. POTTER, County Clerk.

Department of Internal Affairs

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

Department of Internal Affairs,
Wellington, 31st July, 1922.

PURSUANT to section 132 of the Municipal Corporations
Act, 1920, it is hereby notified that a petition, in
accordance with regulations, signed by not less than onefourth of the electors of the area described in the Schedule
hereto, being part of the County of Masterton, has been
presented to His Excellency the Governor-General praying
that the said area may be excluded from the said county and
included in the Borough of Masterton. All persons affected
are hereby called upon to lodge any written objections to or
petitions against the proposed alteration which they desire
to lodge within one month from the first publication of this
notice. Such objections or petitions are to be addressed
and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN BOROUGH OF MASTERTON.

ALL that area in the Wellington Land District situated in Block IV, Tiffin Survey District, being the land shown on deposited plan No. 5504, part of Section 32, Masterton Small-farms Settlement.

WM. DOWNIE STEWART, Minister of Internal Affairs. Redefining Boundaries of the Borough of Ashburton and the County of Ashburton.

Department of Internal Affairs,
Wellington, 1st August, 1922.
DURSUANT to the provisions of section 141 of the Municipal Corporations Act, 1920, the boundaries of the Borough of Ashburton are hereby defined as set out in the First Schedule hereto, the boundaries of the said borough having been altered by Orders in Council dated the 6th day of February, 1922, and the 14th day of March, 1922, made under the Municipal Corporations Act, 1920, and published in Grazettes Nos. 8 and 10, of the 9th day of February, 1922, and the 16th day of March, 1922, respectively.
And also, in pursuance of the provisions of the said section 141 of the Municipal Corporations Act, 1920, the boundaries of the County of Ashburton affected by the said Orders in Council dated the 6th day of February, 1922, and the 14th day of March, 1922, are hereby defined as set out in the Second Schedule hereto.

FIRST SCHEDULE.

BOUNDARIES OF BOROUGH OF ASHBURTON.

Boundaries of Borough of Ashburton.

All that area in the Canterbury Land District commencing at a point on the left bank of the Ashburton River in line with the south-eastern boundary of Section 4905; thence to and along the south-eastern boundary of Section 4905 to its easternmost corner; thence south-easterly along the south western boundary of Section 4906 to a public road, across that road and the South Island Main Trunk Railway to a public road (East Street), across that road, thence north-easterly along its south-eastern boundary to the westernmost corner of Reserve 2471; thence south-easterly along the southern boundaries of Reserves 2471 and 2644 to the southern boundary of Brucefield Street; thence in a westerly direction along Brucefield Street to the eastern side of Kitchener Street; thence southerly along Kitchener Street to Bridge Street, thence westerly along the southern side of Bridge Street to the eastern side of Princes Street; thence southerly along the eastern side of Princes Street to a point in line with the southern boundary of Lot 7, D.P. 5392, along that southern boundary and the southern boundary of Lot 6, D.P. 5392 aforesid to the eastern beside of Lorge Street. a point in line with the southern boundary of Lot 7, D.P. 5392, along that southern boundary and the southern boundary of Lot 6, D.P. 5392 aforesaid, to the eastern side of Jones Street; thence southerly along the eastern side of Jones Street to a point in line with the southern side of Trevors Road, across Jones Street, and along the southern side of Trevors Road to the Ashburton River; thence generally northerly along the Ashburton River to the point of commencement.

SECOND SCHEDULE.

BOUNDARIES OF COUNTY OF ASHBURTON.

ALL that area in the Canterbury Land District bounded towards the north by the Selwyn and Ellesmere Counties from the source of the Rakaia River to the ocean; towards from the source of the Rakaia River to the ocean; towards the east by the ocean to the mouth of the Rangitata River; thence by that river to the Forest Stream; thence by that stream to its source in the Two Thumbs Range; thence by a line along the summit of that range to the summit of the Southern Alps near Mount Tyndall; thence by a line along the summit of the Southern Alps and a line to the source of the Rakaia River near Whitcombe Pass, the point of commencement: save and except the Borough of Ashburton and the Town District of Tinwald.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Notice respecting Proposed Alteration of Boundaries, Amberley Town District.

Department of Internal Affairs,

Department of Internal Affairs,
Wellington, 1st August, 1922.

I T is hereby notified that a petition has been presented
to His Excellency the Governor-General, under the
Town Boards Act, 1908, praying that the area described in
the Schedule hereto may be included in the Amberley Town
District. All persons affected are hereby called upon to lodge
any written objections to or petitions against the proposed
alteration which they desire to lodge, within one month from
the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs,
Wellington.

SCHEDULE.

AREA PROPOSED TO BE INCLUDED IN THE AMBERLEY TOWN DISTRICT.

ALL that area in the Canterbury Land District, containing by admeasurement 34 acres 0 roods 10 perches, more or

less, being part of Rural Section 7855 and the whole of Rural Section 7989, situate in Block XII, Grey Survey District, and comprising the whole of the land described in certificate of title, Vol. 125, folio 77, District Land Registry Office. Christchurch.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

Notification of Issue of Certificates of Registration of Waimate Acclimatization Society.

Department of Internal Affairs,
Wellington, 27th July, 1922.

PURSUANT to the provisions of section 22 of the Animals
Protection and Game Act, 1921–22, I hereby notify
that I have issued a certificate of registration to the Waimate
Acclimatization Society, and that the said society has been
duly registered under the said Act as from the 27th day of

WM. DOWNIE STEWART, Minister of Internal Affairs.

Notification of Issue of Certificate of Registration of East Coast Acclimatization Society.

Department of Internal Affairs,
Wellington, 2nd Angust, 1922.

PURSUANT to the provisions of section 22 of the
Animals Protection and Game Act, 1921-22, I hereby
notify that I have issued a certificate of registration to the
East Coast Acclimatization Society, and that the said
society has been duly registered under the said Act as from
the 2nd day of August, 1922.

WM. DOWNIE STEWART. Minister of Internal Affairs.

Notification of Issue of Certificate of Registration of Taranaki Acclimatization Society.

Department of Internal Affairs,
Wellington, 1st August, 1922.

PURSUANT to the provisions of section 22 of the
Animals Protection and Game Act, 1921–22, I hereby
notify that I have issued a certificate of registration to the
Taranaki Acclimatization Society, and that the said society
has been duly registered under the said Act as from the
1st day of Angust 1992 1st day of August, 1922.

WM. DOWNIE STEWART,
Minister of Internal Affairs.

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

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

SCHEDULE.

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

0 0 20.5 Portion of Section 38; coloured yellow. 0 0 1.1 " 37 " sepia.

Situated in Karamu Parish, Block II, Alexandra Survey

District. (S.O. 20436.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 54718, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

As witness my hand, at Wellington, this 31st day of July, 1922.

J. G. COATES, Minister of Public Works.

Appointing the Time and Place for the First Meeting of the Taranaki Electric-power Board.

IN pursuance and exercise of the powers conferred by section 4 of the Electric-power Boards Amendment Act, 1920, I, Joseph Gordon Coates, Minister of Public Works, do hereby appoint Monday, the 7th day of August, 1922, at 11 o'clock a.m., as the time, and the County Council Chambers, Stanners Street, Eltham, as the place, for holding the first meeting of the Taranaki Electric-power Board.

Dated at Wellington this 25th day of July, 1922.

J. G. COATES, Minister of Public Works.

Plants declared to be Noxious Weeds by the Masterton Borough Council.—Notice No. 2191.

Department of Agriculture,

Wellington, 1st August, 1922.

I' is hereby notified, for public information, that the Masterton Borough Council has, by special order, declared gorse (Ulex europæus) and broom (Cytisus scoparius) to be noxious weeds within the meaning of the Noxious Weeds Act, 1908, in the district under its jurisdiction.

W. NOSWORTHY, Minister of Agriculture.

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

DONALD GEORGE CLARK, Registrar of Incorporated to appear to me that The Commercial and Farmers' Club (Incorporated) is no longer carrying on operations and has no assets, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908. Dated at Wellington this 1st day of August, 1922.

D. G. CLARK, Registrar of Incorporated Societies.

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

DONALD GEORGE CLARK, Registrar of Incorporated to appear to me that The Greytown Bowling Club is no longer carrying on operations and has no assets, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Wellington this 1st day of August, 1922.

D. G. CLARK, Registrar of Incorporated Societies.

Land Surveyors Examination, September, 1922, Australia and New Zealand.

The Surveyors Board of New Zealand,
Wellington, 29th July, 1922.

It is hereby notified, for general information, that the
Surveyors Board, in conjunction with the Australian
Surveyors Boards, will conduct an examination of candidates for licenses to survey, commencing at 10 a.m. on
Monday, 25th September, 1922, at Wellington.
Candidates are notified that their applications, on the
proper form, together with plans and field-books, must reach
the Secretary of the Board not later than Thursday, 14th
September, and that the examination fee of £1 ls. must be
paid at the same time to the Secretary, from whom examination regulations, application forms, and other particulars may
be obtained.

be obtained.

The amount of postage must also be remitted if plans and field-books are desired to be returned.

M. CROMPTON-SMITH, Secretary, Surveyors Board.

Government Buildings, Wellington.

Officiating Ministers for 1922.—Notice No. 23.

Registrar-General's Office,
Wellington, 1st August, 1922.

PURSUAN's to the provisions of the Marriage Act, 1908,
the following name of an Officiating Minister within
the meaning of the said Act is published for general infor-

Baptists.

The Reverend Frederick Edward Harry. W. W. COOK, Registrar-General. Mining Privileges to be struck off the Registers .-- Notice under the Mining Amendment Act, 1914.

Office of the Mining Registrar, Greymouth, 24th July, 1922.

Notice is hereby given that, in accordance with the provisions of section 30 of the Mining Amendment Act, 1914, the mining privileges mentioned in the Schedule hereto will, unless cause to the contrary be shown, be struck off the Registers of Mining Priveleges at the expiration of three months from the date hereof.

J. McINDOE, Mining Registrar.

SCHEDULE.

No.	Date.	Nature of Privileg	e.	Locality.		Registered Holder.				
25/00	19 Feb., 1900	Residence-site		Ten Mile		J. S. Agnew.				
322/00	8 Oct., 1900	,,		Moana	• •	G. Hudd.				
137/02	7 July, 1902	,,		,,		J. Nyberg.				
230/02	11 Nov., 1902	,,		Barrytown		C. Cargill.				
41/03	9 Feb., 1903	,,		,,		J. Laurenson.				
42/03	9 Feb., 1903	,,,		,,		T. Burns.				
43/03	9 Feb., 1903	,,,		,,		J. Heffernan.				
101/03	26 May, 1903	,,,		,,		A. Laurenson.				
55/03	10 Aug., 1903	,,,		Near Paroa		J. W. Greenslade.				
18/04	20 June, 1904	,,		Barrytown		J. Wafer.				
205/04	19 Dec., 1904	,,,		Gladstone Siding		J. Braidwood.				
109/05	10 May, 1905	,,,		Seven Mile		R. Healey.				
20/06	26 Feb., 1906	,,,	·	Nine Mile	• •	C. Warren, sen.				
35/04	22 Feb., 1904	,,,		Cobden		F. Angus.				
62/01	10 June, 1901	,,		Twelve Mile		D. Liddy.				
39/02	7 July, 1902	•,	• •	Cobden	• • •	J. Bourke.				
48/14	28 April, 1914	,,		_ ,,		J. Bourke, jun.				
23/15	23 Mar., 1915	,,		Barrytown	• •	A. Poschich.				
17/16	20 Mar., 1916	,,	• •	Welshman's		J. Hand.				
111/10	4 Oct., 1910	Extended claim	• •	Rapahoe	• •	P. Wilson.				

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

Office of the Mining Registrar, Cromwell, 14th July, 1922.

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

W. J. BLACKER, Mining Registrar.

SCHEDULE.

									•	
No.	Date.	Nature of	Privi	ilege.	Lo	cality.	Registered Holde	r.		
539 14224	5/9/71 5/5/86	Water-race	••		Blackbush Creek Maori Gully	••			John Bailey. J. McDonald an	d Henry
9523	renewal, 3, 5/5/98)				One head from an	.b. D	to Ducal	.l?a	Fabes. Rolf S. Moran.	
(Last	2/9/75 renewal, $3/10/00$	**	••	••	One head from each John's, Rocky, Scandinavian, and	Adam	s, Brook	head,	Roll S. Moran.	
3404	21/10/75 renewal,	,,	••	• •	Irishman's Gully			•••	,,	
629, 2586	$21/10/00) \ 3/11/71$,,	•••	••	Round Hill, Saddle	Rough	Ridge	••	Edward Smith.	

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	Connery, John	Dunedin			17/11/21	28/7/22	Testate	Dunedin.
2	Kelland, Christopher John Cowley	Ruarangi	• •	Settler	22/6/22	28/7/22	***	Auckland.
3	McDonald, John	Te Kuiti		Bushman	10/4/22	28/7/22	Intestate	,,
4	McKellar, Peter	Palmerston		Gardener	6/7/22	28/7/22	Testate	Dunedin.
5	Ormandy, William Jackson	Maheno		Farm hand	17/6/22	28/7/22	Intestate	,,
6	Pinder, Margaret	Dunedin		Married woman .	7/6/22	28/7/22	Testate	39
7	Sloan, John	Waimate		Labourer	8/6/22	28/7/22	Intestate	Christehurch
8	Tait, Margaret	New Brighton		Spinster	27/4/22	28/7/22	,,	,,
9	Wood, Catherine	Dannevirke		Married woman	4/2/22	28/7/22	Testate	Napier.

Public Trust Office, Wellington, 31st July, 1922.

J. W. MACDONALD, Public Trustee

Government Meteorological Observatory.

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

Altitude of Observatory, 10 ft.

	reduced ected in Lat. 45°.	Fron for I	Self- wenty	registe -four	ring In Hours p	strum reviou	ents, sly.	Cloud,	Wind.	Points ach).
	arometer redu and corrected Inches to Lat.	ė	ا بي	<u>.</u>	la-	_ gi	ď,	₩ .		in Poi 1 Inch)
	Sor	Temp. Shade.	Temp. Shade.	n Tem	per	rrestrial Radiation	eloc. Win in Miles.		a u	
اۃ	g - g			Sh	lar E	adi.	, <u>इ</u>	5 g	šć t i	tainfall (100 to
Date.	Barometer and corr Inches to	Max.	Min.	Mean Temp. in Shade.	Solar Radia- tion.	Terrestrial Radiatio	Veloc. Wind, in Miles.	Amount 0 to 1	Direction of	Rainfall (100 to
			<u>-</u> i	<u></u>		-				<u> </u>
,	90.061	Fah.	Fah.	Fah. 48.7	Fah.	Fah. 41.8	332	10	S.S.E.	Trace
1 2	30.061	53·9 55·0	43·5 45·7	50 8	101·0 89·0	40.1	127	4	E.	35
3	29.651	59.0	49.0	54.0	108.0	46.2	52	10	Calm.	108
4	29 831	57.3	44.5	50.9	76.0	40.0	363	6	S.	100
5	30.037	55.0	35.1	45.0	104.0	24 0	143	3	Ñ.	
6	30.337	57.0	45.7	51.3	107.0	31.3	232	10	S.	3
7	30.448	51.0	34.2	42 6	96.0	22.1	137	0	N.	2
8	30.427	55.6	44.2	49.9	94.0	43.0	178	7	S.	13
9	30.353	499	44.6	47.2	73.0	42.0	344	10	S.	24
10	30.408	51.0	44.3		99.0	42.0	350	10	S.S.E.	••
11	30.389	50.0	38.0	44.0	89.0	27.5	210	0	S.	••
12	30.308	584	33.0		105.0	23.3	42	0	N.	1
13	30.210	57.2	31.3	44.2	98.0	21.0	28	0	Calm	•••
14	30.182	57.0	36.4	46·7 42·8	103.0	27.5	100 15	6 3	Calm Calm	Tongo
15	30·293 30·245	53·4 54·5	32·3 42·3	48.4	80·0	$\frac{23.0}{32.1}$	216	9	S.E	Trace 16
16 17	30.243	55 5		50.8	63 0	45·0	500	10	S.S.E.	13
18	30.424	50 0	45.3	47.6	87·0	43.3	583	10	S.	2
19	30.384	50.6			83.0	42.1	244	10	S.	ĩ
20	30 494	49 8			78.0		449	9	s.	i
21	30.575					41.0	247	10	š.	
$\overline{22}$	30 601	51 9					45	5	N.E.	
23	30.430			47.7	98.0		247	8	N.,	3
24	30 275	55 0	50.2	52.6	107.0	46.2	317	10		11
25	29.871	58.0		53.5			252	9		65
26	29.935						338			Trace
27	30 057									17
28	29.932									8
29	29.604				1					1
30	29.752	53.0	37.0	45 ·0	84.0	27.5	136	6	N.	9
*	30.195	53.9	41.7	47.8	92.0	35.6	241	7.0		332
†	29.949	54.7	44.3	49.5	86.5	37.2	205	5.7	7	492

* Means, &c. t Means previous years.

DIRECTION OF WIND.

S.E. S. S.W. W. N.W. Calm. N.E. E. 7 | 1 | 1 | 1 | 16 | .. | .. | 4

Note.—An average winter month with southerly winds prevailing, and temperatures slightly below the mean of previous years, while barometric pressure and sunshine were above the average. Precipitation, which was of a showery nature, was 33 per cent. below the mean of previous years. Total bright sunshine 108 hours 5 minutes, 39 per cent. of the possible, and five sunless days. Frost was recorded on the grass on eleven mornings, and hail fell on the 27th. Mean earth-temperature at 1 ft. was 46.9°, and 51.2° at 3 ft. Mean dew-point, 40.6°; mean elastic force of vapour, 0.253 in.; and mean relative humidity, 77 per cent. of saturation.

CLIMATOLOGICAL TABLE. MEANS AND TOTALS FROM THE CHIEF STATIONS.

June, 1922.

9/		an in	Extre	mes.	Total Rainfall 100 Points to the Inch).	Rain nore).
Altitude above Sea-level.		Absolute Mean Temp. Air in Shade.	ďb.	ďb.	sinfa s to:	h Rain more)
ade a	Name of Station and Observer.	hute nde.	Mean Max. Temp.	Mean lin. Temp.	al Re oint Inck	with nt or n
Se		Ter She	fax.	Min.	Tots 00 P	Poin
A		4	2			l Hee
Ft.	North Island.	Deg.	Deg.	Deg. 46·2	Points. 299	Dys. 13
125	F. A. F. Burnett	52.0	57:9			
131	RUAKURA FARM, HAMILTON EAST	49.4	58.8	40.0	224	9
46	W. B. Monro TE Aroha	47.9	58.0	37.9	364	10
340	WAIHI	46.4	56.8	36.1	680	12
100	C. F. Sims	48.7	59.6	37.8	415	12
925	C. J. Butcher ROTORUA	47.6	58.1	37.2	1023	12
	W. E. Penno New Plymouth	49.3	55.3	43.4	358	11
250	G. H. Dolby Moumahaki	40.3	45.7	35.0	244	9
2080	J. G. McFarlane				140	16
	A. R. Fannin	46.0	53.6	38.3	240	10
100	J. A. Colquhoun					
119	CENTRAL DEVELOPMENT FARM, WERAROA J. Beverley	44.7	53.8	35.6	201	9
70	GREENMEADOWS, NA-	46.8	53.5	40.1	134	14
377		44.3	52.3	36.4	175	19
186		44.2	52.3	36.2	240	13
	J. P. Eccleton MILITARY HOSPITAL, TRENTHAM	45.1	53.2	37.1	185	18
10	Miss E. Hooper	47.8	53.9	41.7	332	18
10	WEILINGTON	1,0	300		002	
	South Island.				ļ 	1
	BRIGHTWATER Ven. Archdeacon	44.6	55.6	33.6	366	8
	Kempthorne	46.0	54.0	97.9	900	
34	NELSON Wm. C. Davies	46.0	54.8	37.3	299	9
1220	HANMER SPRINGS W. G. Morrison	37.8	48.2	27.5	246	11
25	CHRISTCHURCH	41.3	48.7	33.9	271	15
42		41:6	49.6	33.6	163	12
1220		38.6	49.1	28.1	52	5
	A. R. Blackwood	39 1	46.5	31.7	260	9
130	Miss A. Hardy	40.6	45.6	32.6	49	11
	Caretaker of Domai	n a s	50.2	32.5	52	8
200	F. Akhurst	40.4				
300	D. Tannock		48.1	36.7	369	10
24	GORE A. T. Newman	. 37.5	45.3	29.7	162	12
15		44.5	54.9	34.1	493	7
1:		40.5	48.2	32.8	206	14
'						

SUMMARY FOR THE MONTH OF JUNE, 1922.

June proved a cold month, the mean shade temperature being below the average of previous years. Frosts were more frequent and more severe than usual in places generally subject to them. Rotorua reported 17 degrees of frost on the morning of the 28th, while Hanmer, in the South Island, registered 21 degrees of frost on the 11th and 12th, and experienced twenty-seven mornings with temperatures below freezing-point.

The month opened with unsettled weather generally and stormy conditions in the northern districts, where some heavy rain fell between the 1st and 4th owing to a cyclonic disturbance passing over the Dominion from the north-west to the south-east. Its centre was apparently located in the neighbourhood of the Chatham Islands on the 4th. From the latter date until the 20th, although anticyclonic pressure enveloped the country, continuous tropical depressions northwards resulted in a prevalence of cold east and south-east winds generally and frequent drizzling rains in the East Coast districts, especially of the North Island.

The West Coast, at this time, experienced fine, clear weather.

After the 25th a storm-centre to the eastward of the South Island developed considerable intensity, and accounted for strong southerly winds and showers on the East Coast, which prevailed until the 30th.

The month, on the whole, was a dry one, and, except for a few stations along the East Coast, all parts of the Dominion recorded a total rainfall much below the average.

NOTE.—Late returns for stations a		of table.]	Station. Total Fall, Points (100 to Inch)	Days v Rain
Station.	Total Fall, Points (100 to Inch).	Days with Rain.	NORTH ISLAND-continued,	,
	<u> </u>		(B.) NORTH-WEST ASPECT—CAPE MARIA VAN D	TEMEN '
NORTH ISLAN	D.		CAPE EGMONT—continued.	
(A.) NORTH-BAST ASPECT-NORTH	CAPE TO EAS	ST CAPE.	Okoke 380	1 8
pe Maria van Diemen (the light-	360	8	Purangi 303	1 8
house-keeper)			Riversdale, Inglewood (817 ft.) 476 Inglewood 444	10
angonni	306	9	Pilot Station, Waitara	
aikohe	578 309	15	Upper Mangorei 505	8
issell	319	111	Waterworks, Mangorei 390	
wakawa	518	10	(C.) SOUTH-WEST ASPECT—CAPE EGMONT TO CAPI	PALLI
hipuri Plantation, Whakapara,	914	8	Opunake 233	1
Whangarei	568	1.5	Manaia 204	1
atangata	332	15 16	Rawhitiros, Mata, Eltham	
kurangi	637	15	Stratford (1,020 it.) 398 Stratford Post-office	
mo	473	16	Ohawe, Hawera	1
nangarei	527	15	Hawera 208	1
wera, Whangarei	569 329	13	Hawera Post-office 211	1
paroa ngawai	329 391	11 11	Patea	1
ngawai rkworth	391	11	Whangamomona	1
som, Auckland	278	12	Mangapurua Landing, Wanganui River 274	
ukapakapa, Auckland	258	12	Taumarunui 255	
rier Island	672	12	Okahukura 258	
cky Bay, Waiheke	382	10	Ohakune	2
rua	584 247	10	Raetihi	1
amata	310	9	Horopito	1
Domain, Paeroa			Marybank, Wanganui	
le Vue Farm, Mangaiti	315	8	Belmont, Tayforth, Wanganui 191	
raka	194	13	Waitahinga, Kai Iwi 248	1
rinsville	207 262	7 10	Wanganui	
ingdale, Waitoa mai, Teuranga	928	12	D 1 m	2
anawa Falls, Tauranga	885	12	Mangachane Station, Taihape 137	1
au	332	- 8	Hunterville 143	1 1
akarewarewa, Rotorua	431	10	Waituna West, Feilding 221	1
iotapu	320	7	Thoresby, Marton 214	1
neatua	621	8	Waitatapia, Bull's 186	
raehako, Opotiki .iawa, Opotiki	506 675	9 7	Glen Orous	
ntotara, Te Araroa	1162	19	Foxton 182 Feilding 225	1
ukokore, Thames	349	7	Komako 317	i
hueroro Station, Raukokore	539	8	Kairanga 194	
B.) NORTH-WEST ASPECT—CAPE M	ADIA VAN D	IRMEN TO	"Woodhey," Palmerston North	1
CAPE EGMONT			Arapeti, Mangahao 238 Arapeti, Mangahao 300	1 1
ngitihi	1	1	Mangahao, No. 1 382	1
itaia	420	9	Mangahao, No. 2 No rea	d ing.
rekino	400	10	Shannon 189	١,
nawera, Hokianga	353	15 15	Otaki]]
ana Native School, Punakitere	377 863	15	419	1
ngiahua. Hokianga Harbour	404	18	Reservoir, Brooklyn 341	i
hukohu	386	11		
imatenui	944	17	(D.) SOUTH-EAST ASPECT—EAST CAPE TO CAPE	
nnelly's Crossing, Oranoa	271	14	East Cape Incom	
retoki Station, Waimateñui	640 907	11	Kahukura 773 Waiorongomai Station, Tapawaeroa 961	
rawhati, Pakotai	236	14	Waitakaro	
lensville	292	13	Pakihiroa 1100	
ehunga	319	11	Owhena, Tokomaru Bay	
iuku, Auckland	264	11	Waihau, Tolaga Bay	
ewhero	254 301	11	Kaharoa, Waimata Valley 666 Marumoko, Motu 621	
whia rangaomoana, Matamata	301 412	6	Moanui, Motu	
ipo	142	10	Motuhora	
narua Station, East Taupo			Koranga Valley 643	
itomo Caves	550	3	Eastwood Hill, Gisborne	
t d	211	9	Otoko 492 Whatatutu 393	
mbridge	223 272	9	Whatatutu 393	
to-o-Rangi School, Cambridge	659	10	Puha, Poverty Bay 375	[:
to-o-Rangi School, Cambridge Kuiti	(819	10	Glenroy Station, Gisborne	}
to-o-Rangi School, Cambridge ketiti, Piopio			Waihuka, Gisborne 356	1
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato	263	11		
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ste Farn, Waerenga prahora Rapids, Churchil	263 224	· 11 9	Ormond 498	
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ste Farm, Waerenga mahora Rapids, Churchill aruawahia	263 224 277	, 11 9 9	Patutahi, Gisborne 454	1
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato te Farm, Waerenga trahora Rapids, Churchill aruawahia kikeria Reformatory, Te Awamutu	263 224 277 190	9 9 10	Patutahi, Gisborne 454 Whakapunake 914	
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato sate Farm, Waerenga brahora Rapida, Churchill saruawahia sikeria Reformatory, Te Awamutu	263 224 277 190	9 9 10	Patutahi, Gisborne	2
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ate Farm, Waerenga prahora Rapids, Churchill aruawahia sikeria Reformatory, Te Awamutu sitere te Awamutu siatua, Kaitieke, Raurimu	263 224 277 190	9 9 10	Patutahi, Gisborne	!
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ste Farn, Waerenga prahora Rapids, Churchill saruawahia sikeria Reformatory, Te Awamutu siatua, Kaitieke, Raurimu angaotaki (550 ft.)	263 224 277 190 259	11 9 9 10 8 10 10	Patutahi, Gisborne	
kto-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ste Farm, Waerenga rahora Rapida, Churchill garuawahia sikeria Reformatory, Te Awamutu sitere te Awamutu sitere te Awamutu sitere te, Kaitieke, Raurimu nngaotaki (550 ft.) ekaka, Paemako	263 224 277 190 259 786 292 421	11 9 9 10 8 10 10 8	Patutahi, Gisborne	
to-o-Rangi School, Cambridge Kuiti ketiti, Piopio milton, Waikato ste Farn, Waerenga orahora Rapids, Churchill garuawahia sikeria Reformatory, Te Awamutu siatua, Kaitieke, Raurimu sngaotaki (550 ft.) ekaka, Paemako	263 224 277 190 259 786 292	11 9 9 10 8 10 10	Patutahi, Gisborne	

New Zealand Rainfall for	or June, 192	22 c onti	inued.	New Zealand Rainfall for June, 1922—con									
Station.	I	tal Fall, oints to Inch).	Days with Rain.	Station.	Total Fall, Points (100 to Inch).								
NORTH ISLA	ND—contina	ued.	<u> </u>	SOUTH ISLAND-	continued.								
D.) South-east Aspect—Ea	ST CAPE TO	CAPE P	ALLISER	(E.) NORTH ASPECT — CAPE FARI	WELL TO KAIKOUR								
arawera		254	16	Avondale Station, Blenheim .	211								
Cutira Lake	••	384	17	Marshlands, Blenheim	204								
lakdale, Hedgeley	• -	200 259	15 17	Hapuku	1.05								
Riverbank, Rissington, Napier Park Island		139	17	Ellerton, Kekerangu	107								
Napier	••	127	13	(F.) WEST ASPECT—CAPE FAREWE	LL TO PUYSEGUE POI								
Vahine, Sherenden, Hastings	••	175	15	Farewell Spit	. 040 1 1								
Mokopeka, Hastings		$\begin{array}{c} 274 \\ 207 \end{array}$	19 15	Karamea, Westport	104								
rimley, Hastings Vhanawhana, Hastings	••	139	14	Ariki									
laraekakaho, Hastings		156	21	Westport	205								
e Mata, Havelock North	••	236	18	Reefton (643 ft.)	90"								
Matane," Havelock North	••	210	19 20	Greymouth	10								
'e Roto, Poukawa 'ukehou, Te Aute	:	$\frac{208}{186}$	22	Lake Kanieri									
wavas, Tikokino		284	23	Ross, Westland	464								
Blackburn, Hawke's Bay		258	9	Okura	F00								
ramoana, Waipawa	••	456	23	Puysegur Point	. 002 1 1								
tangitapu, Waipawa Iount Vernon, Waipawa	••	$570 \\ 244$	$\begin{array}{c} 24 \\ 22 \end{array}$	(G.) EAST ASPECT-KAIKOUBA	TO CAPE SAUNDERS.								
Vaimarama, Hawke's Bay		331	22	Culverden	00 1								
Vaipukurau	:	258	26	Riverside Farm, Amuri	. 98								
otuotaraia, Wanstead	•.•	232	20	Highfield, Amuri	. 135 1								
ruawharo, Takapau	••	$256 \\ 293$	$\begin{array}{c c} 21 \\ 21 \end{array}$	Weka Pass, Canterbury	105 1								
rmondville Voodbank, Wimbledon	**	293 453	22	Keinton Combe, Waiau, Amuri . Waiau	105								
ine Grove, Dannevirke		484	21	Waiau	105 1								
Iangatainoka		324	16	Gore Bay, Cheviot									
astry, Tane, Eketahuna	••	208	13	Oxford									
awataia, Eketahuna	••	192 . 345	18 10	Amberley									
utara		176	20	Alford Forest	70								
astlepoint		328	15	Arthur's Pass	. 334								
nnedale, Tinui	••	312	21	Rhodes Convalescent Home, Cash	332 1								
Vhareama, Masterton	••	282 310	$\frac{20}{22}$	mere Hills	255								
oitton, Masterton		241	20	Islington Governor's Bay	700								
Iarangai		181	21	Governor's Bay	009 7								
ringa, Masterton	'	289	19	Little River	. 650 1								
Tyneside," Masterton	••	100	10	Pusha	1 1 5 5								
Vaihakeke, Carterton lendhu, Martinborough	• •	196 193	$\begin{array}{c} 18 \\ 21 \end{array}$	Magnet Bay, Little River									
Lartinborough	::	152	18	Pigeon Bay	1.07								
eatherston		243	12	Hororata	00								
ummit	• •	347	22	Darfield									
Vaiwetu Vainuiomata Reservoir		$\begin{array}{c} 257 \\ 699 \end{array}$	9 19	Akaroa	099 1								
Vhangai Moana, Pirinoa	::	•••		Mount Torlesse, Springfield .	119								
Larori Reservoir		400	21	Methven	. 88								
eatoun	• • •	246	16	Rudstone, Methven									
SOUTH	ISLAND.			Lake Coleridge Homestead .	140								
				Double Hill	122								
(E.) NORTH ASPECT-CAPE	FAREWELL	то Кат	KOURA.	Ashburton	101 1								
ollingwood	••	940	8	Roxburgh, Springburn	. 64								
Sainham		1139	7	Staveley	1 12								
nakaka akaka	• •	798 1101	$\frac{9}{7}$	Evandale, Mount Somers	1								
akaka lotueka	••	681	8	Windemere, Winslow	190								
pper Moutere		443	8	Peel Forest	. 50								
lapua, Nelson		396	8	"Rata View," Peel Forest .	. 80								
tanley Brook, Nelson	••	391	7	Kapunatiki, Rangitata	00								
Harakeke," Central Moutere Spper Sherry River	••	$\begin{array}{c} 537 \\ 295 \end{array}$	7	Cefn Orchard, Geraldine Waitui, Geraldine	0.0								
wynham Station Creek, Glen		219	5	Orari Gorge	103								
owan, via Glenhope		209	7	Orari Estate, Orari	109								
ophouse	• •	144	5	Balmoral	04 1								
ort Hardy, French Pass	••	$\begin{array}{c} 283 \\ 216 \end{array}$	8 4	Balmoral Plantation Braemar	141								
tephen Island The Brothers		119	9	Braemar	. 126								
ape Campbell		150	6	Lambrook, Fairlie	. 72								
licton	••	257	7	Mona Vale, Albury	. 40								
reezing-works, Picton	••	977		Godley Peaks, Te Kapo, Mackenzi	e 160								
Indeavour Inlet Ianaroa, Pelorus Sound	••	$\begin{array}{c} 377 \\ 226 \end{array}$	7 6	Country	. 118								
Incyca, Pelorus Sound	•••	389	7	1 72 1 1 50 1 A 13:	93								
Vaitata Bay, Pelorus Sound		270	5	"Te Wharua" Cave	. 57								
pouri Valley, Flat Creek	••	596	7	Pleasant Point	20								
TT132	i	293	5		. 62								
Iartley Hills, Hillersden	••	165	e ·										
Hartley Hills, Hillersden	••	$\frac{165}{233}$	6		. 58 38								
Hartley Hills, Hillersden Seddon Chancet," Ward		165 233	6 6	Timaru Reservoir Benmore Station, Omarama	. 38 82								
Hartley Hills, Hillersden	••	233		Timaru Reservoir Benmore Station, Omarama	. 38								

			1922—conti		New Zealand Rainfall for J									
Station	1.		Total Fall, Points (100 to Inch).	Days with Rain.	Station.		Total Fall, Points (100 to Inch).	Days wit Rain.						
SOUT	H ISLANI)—ca	mtinued.		SOUTH ISLAND—continued.									
G.) East Aspect—K	AIKOUBA TO	CAP	e Saunders-	-continued.	(H.) South Aspect—Cape Saunders to Puysegur Point - continued.									
Duntroon	••	• •	51 '	5	Chainhtan		48	2						
Pukeuri, Oamaru	••	• •	121	7	Managamai	••	146	2						
Damaru	••		101	5	(Mr	••	358	5						
steward Settlement,	Damaru	• •	70	5	monowai (Sunnyside)	••	990	ن ا						
'rotter's Creek, Hillg	rove		138	5	(I.) ISLA	NDS.								
Kauroo Hill, Maheno	• •	• •	42	4	Centre Island			1						
Bushey Park, Palmer	ston South	• •	206	5	Half-moon Bay, Stewart Island		220	19						
Roslyn	••	• •	407	11	Niue Island	ł		10						
Burnside, Dunedin			289	· 10	Avarua, Rarotonga, Cook Islands		••	• •						
lish-hatchery, Portol	ello		350	9	Aitutaki Island, Cook Islands	1	100							
Whare Flat	•••		522	9	Mangaia, Cook Islands	••	••	''						
fosgiel				••	Ohnailana Talana	•••	• •	••						
awyer's Bay	••		410	12	\$7	•	667	is						
			,		Vava u	•• '	001	10						
				_	LATE RET	URNS	3.							
H.) South Aspect-	-Cape Saun	DER	я то Ричянс	UR POINT.	Rawhitiroa, April, 1922	1	302	6						
aerau			74	1 2	" May, 1922		562	ğ						
reat Moss Swamp, v	ia Patearoa		78	8	Patutahi, May, 1922		590	9						
weburn Nursery, Ra		••	45	6	Tahora, May, 1922		524	14						
Vaipiata	•••	•••	50	4	Tutira, May, 1922		647	14						
Naseby		•••	44	$\tilde{2}$	Wahine, January, 1922		796	15						
Robertsles, Middlems	rch .		95	10	T-1 1000		632	16						
Mount Pisa Station,				1	M 1 1000		140	8						
Hawea Flat		• •	59	4	A	•••	30	3						
	••	••	80	2	M- A 1 1000	••	2	1						
Maungawera, Otago Luggate, Cromwell	••	. • •	33	3		•••	275	13						
lanorburn Dam	••	• •	64	10	,, May, 1922	•••	265	111						
7 1 .	••	••	38	3	Pine Grove, May, 1922	•••	583	15						
Frankton	••	•••	35	2	Lake Kanieri, May, 1922	• •	1026	30						
Queenstown	••	• •	42	6	Puysegur Point, March, 1922	•••		25						
Moa Creek	••	• •	119	6	,, April, 1922		1363							
St. Bathan's	••	••	119	6	May, 1922	••	400	22						
Blackstone Hill	••	• •			Akaroa, April, 1922	••	117	5						
Ayde	••	••	51	3	", May, 1922		58	3						
Alexandra	••	••	53	6	Lake Coleridge, April, 1922	•••	454	8						
Galloway	• •	• •	21	3	May, 1922	••	143	4						
Carnscleugh	• •	••	39	4	Double Hill, April, 1922	•••	595	10						
Roxburgh	• •	• •	77	4	,, May, 1922	•••	197	4						
Balclutha	••	• •	220	5	Oamaru, May, 1922	•••	68	5						
Barston	Y-k-mai	• •	190		Glenfalloch, January, 1922	• •	234	8						
Henfalloch Station, l	NOROMAI	• •	120	4	,, February, 1922	• • •	77							
Wendonside	••	• •	100		,, March, 1922	• • •	385	14						
Wendon	••	••	169	6	, April, 1922		323	9						
Awrence	••	•	197	7	May, 1922	•••	115	4						
)waka	••	• •	407	12	Owaka, January, 1922	••	313	7						
lapanui Nursery	••	• •	265	13	" March, 1922	•• {	802	18						
dievale	• ••	• •	170	8	" May, 1922	• •	221	11						
Waikawa Valley	• •	• •	401	16	Manapouri, May, 1922	••	97	5						
lahakopa, Wharuarii	nu	• •	440	16	Aitutaki, May, 1922	••	267	3						
limihau, Wyndham	••	• •	244	15	Mangaia, May, 1922		241	6						
Jplands, Waimahaka	• ••	• •	324	16	Mangatarata Station, January, 1		1217	15						
Roslin Estate, Woodl	ands	• •	236	12	,, February,		1462	14						
Dipton	••	• •	197	10	,, March, 192	2	383	6						
Blûff	••			<u> </u>	Niue Island, March, 1922		1117	23						
Radio-Awarua	••		218	13	,, April, 1922		1979	25						
Nightcaps	••		265	' 8	" May, 1922	• • •	402	16						
Otautau	••		233	8	Morere, May, 1922	(689	14						

${\it Letters} \ of \ Naturalization \ granted.$

Department of Internal Affairs, Wellington, 31st July, 1922.

T is hereby notified, for public information, that letters of naturalization or endorsement of letters of naturalization, in accordance with the provisions of the Aliens Act, 1908, have been granted to the persons named and described hereunder.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Name.	Nationality.	Residence.	Occupation.	Date of Naturalisation
Edwardson, Martin	Norwegian Serbian Netherlands Danish Serbian Swedish American	Dunedin	Seaman Labourer Settler Farmer Restaurant-keeper Labourer ,	26/7/22.

922.
JUNE,
30th
TARTER ended
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Countries.	United Kingdom.	British Possessions, Protectorales, &c. Europe— Malta.				Africa— Anglo-Egyptian	Sugan. British East Africa Protectorate	Errican Vest Africa. Egypt. South African Union Zanzibar.	America— British Quiana. British West Indies. Canada, via E. Coast. via W. Coast. Newfoundland.	Pacific Islands— Australia. Fanning Island. Fiji. Nauru (Pleasant) 18.	Norfolk Island. Ocean Island. Papus. Tonga. Western Samoa.	Foreign Countries and Possessions. Burope-Austria. Austria. Belgium. Czecho-Slovakia. Premark. Frinland. France. Germany. Greece. France. Fra
Correspond- ing Quar- ter, 1921.	6,013,618	44	14,718	5,956	8,408 12	:	:	Less 245 297 7,634	3,114 486,452 202,243	1,840,280 56 722,805 4,681	. 217 Less 93 3,830	173,809 14,323 14,323 12,725 27,721 27,500 7,450 7,481 17,927
Hokitika. Timaru Oamaru. Dunedin. Invercargili.	3,886,569	127	13,560 107,038	3,459	14,764	35	38	230 54,401 94	1,910 209,797 119,919	1,046,246 253,977 13,280	14,241 3,472 1,576	36,386 1,099 1,099 1,099 1,099 1,099 1,009 1,009 1,000
Invercengill.	£ 52,861	:	2,268	3,086		:	:	 385 6 8	3,961 2,110	21,359	:::::	37 50 769 769 769 786 688 688
Dunedin.	£ 446,946	:	1,758	289	3,211	32	;	47 873	174 29,183 10,677	99,956	:::::	2,709 1,128 1,128 2,451 2,451 1,833 1,833 8,405 1,833 8,405 1,833 8,405 1,833 8,405
овплаги.	£ 22,815	:	1,678	:::	. 27	:	:	::::	284	6,151	:::::	
rismiT	32,092	:	.:	2,139	75	:	:	:::	2,863	6,917	:::::	
Гуссеј соп.	£ 768,152	:	4,809	388	1,953	:	:	1,886	* 153 48,194 16,209	161,014	œ : : : :	3,542 1,542 2,950 2,950 88 532 4,677 4,162 1,162 1,162 1,162 1,163 10,438
Hokitika.	1,731	:	:::	:::	:::	:	:	::::	127	532	:::::	::::::::
	8,758	:	1,096	:::	302	:	:	26 26 2773	177	4,624	:::::	113
Westport.	£ 10,101	:	135	:::	:::	:	:	::::	:: 588	573	:::::	:::::::::::::::::::::::::::::::::::::::
Nelson.	£ 14,752	:	.: 679	. : 244	:	:	88	::	65 270 283 :	3,772	::::	
Walrau (incl.).	£ 5,150	:	247	3	:::	:	:	: ; :4	251 120 120	2,052	:::::	::::::: :: ::::::
.19lqsV	50,134	:	 903	104	353	:	:	: 388	 1,776 3,128	34,813	::::	276 182 182 10 104 1491 197
Wenganul. Wellington.	1,285,800	:	809 16,107	1,026	3,285	:	:	9,578	263 66,230 26,570	348,427 3,039	 1,805 996	
	£ 35,707	:	 12 356	180	66 :	:	:	::::	317	12,377	:::::	103 283 183 183 20 880 194 194 101 111 111 111
Patea.	5,897	:	::144	:::	:::	:	:	::::	:::::	889: : :	::::	
Mew Plymouth.	39,246	:	: 541	322 Less 120	433	:	:		 .697 1,143	23,121	:::::	11,656 124 1116 1194 1198 1118
Тапрага. Тапрага. Сарокпа. Сарокпа. Поw Рабов.	£ 21,802	:	::	1,562	. 51	:	:	::::	.: .837 111	8,240	::::	.1 92 3 0 0 0 4 10 0 0 0 0 0
.азпатраТ	579	* :	:::	:::	:::	:	:	127	:::::	91 : : :	:::::	.rg
Kaipara.	ધ્યે :	:	:::	:::	:::	:	:	::::	:::::	966	:::::	:::::::::::::::::::::::::::::::::::::::
Anckland.	1,084,051	127	6,029 29,489	1,141	4,118	:	:	38,653	. 857 54,337 56,220 49	310,718 250,564 12,169	14,241 1,667 560	17. 1994 5. 594 9.34 5. 745 7. 73 7. 73 7. 73 7. 73 7. 73 7. 73 7. 73 7. 73 88 19. 25 7. 73 19. 25 7. 73 19. 25 7. 135
Countries.	United Kingdom	British Possessions, Protectorates, &c. Marta	Aden Burma Ceylon	Hong Kong	Malay States Straits Settlements Weihaiwei	Anglo-Egyptian Sudan	British East Africa Protectorate	British West Africa Egypt South African Union Zanzibar	British Guiana British West Indies Canada, via Bast Coast via West Coast Newfoundland	Paonic Islands— Australia Fanning Island Fiji Nauru (Pleasant) Island	Noticia Island Ocean Island Papua Tonga Western Samoa	Foreign Countries and Possessions. Buttin Austria Bditin Czecho-Slovakia Czecho-Slovakia Czecho-Slovakia France Germany Greece Germany Greece Germany Greece Germany Orbertugal Bussia Basia Basia Basia Bweden Furkey

W. C. (1974)	RETU	RN o	f the \	ALUE O	f IMPOR	rs (by	Countrie	s whence	importe	ed) at t	he s eve r	al Por	rs of N	lew Ze	ALAND du	ring the	QUART:	ER ended	30th Ju	JNE, 1922—	-continued.	
countries.	Auckland.	Kaipars.	Tauranga.	Gisborne.	New Plymouth	Patea.	Wanganut.	Wellington.	Napler.	Wairau (incl. Picton).	Nelson.	Westport.	Greymouth.	Hokitika.	Lyttelton.	Timaru.	Oamaru.	Dunedin.	Invercargill.	Totals.	Corresponding Quarter, 1921.	Countries.
Foreign Countries, &c.—ctd Asia— Asiatic Turkey China Cochin China Dutch Borneo French Indo - Chinese Protectorates	£ 414 11,697 	£	£	£ 139	£ less 112	£	£ 72	£ 50 8,122 53 524	f 75 163 	£	£	£	£	£ 12	£ 1,756 1,923 	£	£ 9	£ 4,414 4,691 851 42	80	£ 6,866 27,010 53 1,718 42	£ 7,816 35,451 174 4,211	Foreign Countries—ctd. Asia— Asiatic Turkey. China. Cochin China. Dutch Borneo. French Indo-Chinese Protectorates.
Japan Java Minor Dutch Eart Indies Philippine Islands Siam Siberia Sumatra Africa—	48,551 7,923 24 1,916 67,028			233	31 49 		367 58 	56,484 6,748 235 9,361	202 251	24	66 2	80	108	::	6,209 2,542 2,296	51 2 		10,160 3,807 2,020	264 637 1	122,599 22,269 21 6,471 76,389	139,654 13,776 134 6,933 248	Japan. Java. Minor Dutch E. Indies Philippine Islands. Siam. Siberia. Sumatra.
Algeria Morocco America—	45	::.	::	::	::	::	••	26	::	::	::	::	::	::	· ::	::	::			45 26	52	Africa— Algeria. Morocco. America—
Alaska Argentina Brazil Chile Costa Rica	471			:::::::::::::::::::::::::::::::::::::::	::	::	 		24					::	 ¥275			169 95 85 	36	640 95 145 275 73	506 701	Alaska. Argentina. Brazil. Chile. Costa Rica.
Cuba Panama Canal Zone U.S.A., via East Coast West Coast Pacific Islands—	268,746 122,036		219 55	1,063 463	21,111 9,799	14 15	2,975 1,114	280,947 131,500	24,099 13,150	585 96	962 664	16 57	3,033 10	83 4	118,524 57,323	21,116 1,055	91 138	69,138 25,984	32,899 2,258	875,621 365,751	725 7 1,752,359 534,939	Cuba. Panama Canal Zone. U.S.A., via E. Coast.
Hawaii New Caledonia Society Islands Tuamotu Archipelago	229 879 775		::	2	::	:: ::	 	104 525				::			37			522 	₂ 8,041	896 381 1,300 8,041	198 3,495 1,305 25,033	Pacific Islands— Hawaii, New Caledonia. Society Islands. Tuamotu Arch.
Totals	2,485,794	996	1,048	34,842	99,543	7,063	58,706	2,295,866	131,402	9,432	24,649	11,255	21,473	2,506	1,290,525	69,724	31,721	775,682	134,426	7,486,653*		Totals.
Corresp. quarter, 1921	4,167,450	••	2,113	90,316	147,460	20,210	146,465	3,834,645	243,279	19,653	44,054	12,777	44,138	3,599	1,946,259	145,548	34,559	1,428,485	201,355		12,532,365†	Corresp. quarter, 1921.

^{*} Includes specie imported : Auckland, £1,600.

Customs Department, Wellington, 27th July, 1922

W. B. MONTGOMERY, Comptroller of Customs.

⁺ Includes specie imported : Auckland, £5,860; Wellington, £1,498; Lyttelton, £3,380; Dunedin, £2,960.

The Mutual Fire Insurance Act, 1908.

Public Trust Office,

Public Trust Office,
Wellington, 27th July, 1922.

IN pursuance of section 58 of the Mutual Fire Insurance
Act, 1908, a synopsis of the business of the Wellington
Farmers' Union Mutual Fire Insurance Association as
on the 31st March, 1922, based on a statement deposited
by that association in the office of the Public Trustee, is hereby published:-

Assets—		£	s.	d.
Amount of cash in hand and in bank	٠.	988	13	6
Amount invested on fixed deposit and	3o-			
vernment securities	• •	2,310	0	0
Other debentures	٠.	500	0	0
Amount outstanding on premium notes		114	8	7
Other payments due to the association	٠.	51,923	0	1
Liabilities—		•		
Amount of losses incurred during year	٠.	1,046	15	11
Amount of policies in force		683,063	6	8
Income—		,		
Amount received in premium notes		3,723	1	11
Amount of sundry receipts	٠.	36	2	6
Expenditure—				
Amount of losses paid		1,046	15	11
Amount of expenses		1,216		
Amount paid for reinsurance		247		
J. W. MACDONALD,	Pu	blic Trus	stee	

The Mutual Fire Insurance Act, 1908.

Public Trust Office.

Wellington, 27th July, 1922.

In pursuance of section 58 of the Mutual Fire Insurance
Act, 1908, a synopsis of the business of the Otago
Farmers' Union Mutual Fire Insurance Association as on
the 31st March, 1922, based on a statement deposited by that association in the office of the Public Trustee, is hereby

Panisaed.—			
Assets—	e	s.	d.
Cash in bank	íЗ	0	5
Amount of loans or investments 7,28	8	17	5
Amount outstanding on premium notes . 13,01	.8	2	6
Other amounts due to the association 25	1	15	1
Liabilities			
Amount of policies in force 429,96	7	0	0
Amount of losses incurred during year	3	15	0
Amount of all other claims against the			
association 29	5	17	9
Income—			
Amount received on premium notes 1,80	9	14	10
Amount of interest received 31	4	14	2
Amount of income from other sources 1	8.	16	11
Expenditure—			
	4	5	6
Amount of expenses 63	2	16	9
	9	17	2
Amount of all other payments and expen-			
diture 24	1	17	10
J. W. MACDONALD, Public Tr	us	tee.	

The Mutual Fire Insurance Act, 1908.

Public Trust Office.

Wellington, 27th July, 1922.

In pursuance of section 58 of the Mutual Fire Insurance Act, 1908, a synopsis of the business of the Hawke's Bay Farmers' Union Mutual Fire Insurance Association as on the 31st March, 1922, based on a statement deposited by that association in the office of the Public Trustee, is hereby unblished:—

hereby published:—				
Assets—		£	s.	d.
Cash in banks	٠.	524	12	4
Amount outstanding on premium notes	٠.	7,462	7	8
Other amounts due to the association	٠.	53	7	10
Liabilities—				
Amount of policies in force	٠.	123,196	0	0
Premium paid in advance	٠.	0	15	9
Income—				
Amount received on premium notes	٠.	267	11	6
Amount of interest received	٠.	18	8	
Amount of income from other sources	٠.	32	16	3
Expenditure —				
Amount of losses paid	٠.	10	0	0
Amount of expenses	٠.	157	6	0
Amount paid for reinsurance	٠.	208	7	7
J. W. MACDONALD,	Pu	blic Trus	tee.	

The Mutual Fire Insurance Act, 1908.

Public Trust Office,
Wellington, 27th July, 1922.

In pursuance of section 58 of the Mutual Fire Insurance
Act, 1908, a synopsis of the business of the Taranaki
Farmers' Union Mutual Fire Insurance Association as on
the 31st March, 1922, is hereby published:

Assets—

Assets-£ s. d. 5,211 17 1 Amount of cash on hand and in bank 4,700 0 0 Amount of investments on mortgage ...
Amount of investments in Government 3,838 0 51,224 19 789 4 7 ciation Amount of losses incurred during year ...
Amount of other existing claims ... $\begin{array}{ccccc} .. & Nil \\ .. & 2,101 & 7 & 7 \\ . & 1,008,271 & 0 & 0 \end{array}$ Amount of policies in force Amount received on premium notes 6,196 6 8 Amount of interest received 526 Amount of income from other sources 6 17 6 Expenditure— Amount of losses paid ... 3,696 2 5 1,624 13 4 Amount of expenses Amount paid for reinsurance ... •• 254 Amount of all other payments and expen-

J. W. MACDONALD, Public Trustee.

Notice making and levying Rates under the Hauraki Plains Act, 1908.

DAVID HENRY GUTHRIE, Minister of Lands, in

AVID HENRY GUTHRIE, Minister of Lands, in exercise of the powers conferred upon me by the Hauraki Plains Act, 1908, do hereby make and levy upon the unimproved value of all lands liable to be rated pursuant to that Act a rate on a graduated scale as specified in the Schedule hereto, according to the classification of the land. The said rates will be payable in one sum on the 14th day of August, 1922, to the Collector of Rates for the Hauraki Plains Rating District, at the Chief Drainage Engineer's Office, 43 Safe Deposit Buildings, High Street, Auckland, at which office the rate-book will be open for inspection. inspection.

A copy of the rate-book may be inspected by ratepayers at the office of the Chief Drainage Engineer at Kerepeehi at all times at which that office is open for the transaction

of public business.

diture

SCHEDULE.

SCHEDULE.

Class A.—On the unimproved value of all lands classified as Class A by the arbitrators appointed under the said Act: Twopence and thirty one-hundredths of a penny (2d. and 30/100d.) in the pound.

Class B.—On the unimproved value of all lands classified as Class B by the arbitrators appointed under the said Act: One penny and thirty-two one-hundredths of a penny (1d. and 32/100d.) in the pound.

Class C.—On the unimproved value of all lands classified as Class C by the arbitrators appointed under the said Act: Thirty-three one-hundredths of a penny (33/100d.) in the pound.

pound.

D. H. GUTHRIE, Minister of Lands.

Notice to Mariners.-No. 41 of 1922.

Marine Department,
Wellington, 1st August, 1922.

THE following Notices to Mariners, which have been received from the Hydrographic Office, London, are published for general information.

A. D. PARK, Secretary.

ENGLAND.

SOUTH-EAST COAST.—THE DOWNS.—GULL LIGHT-VESSEL AND WEST GOODWIN BUOY.—INTENDED ALTERATION IN Positions.

Date of Alterations.—On or about the 8th May, 1922.

(1.) Gull Light-vessel:

New Position.—At a distance of about 1½ cables westward from charted position. Lat. 51° 15′ 52″ N., long. 1° 28′ 30″ E.

Description.—As described in the Admiralty List of Lights.

(2.) West Goodwin buoy:

New Position.—At a distance of about 2 cables westward from charted position. Lat. 51° 15′ 06″ N., long. 1° 28′ 36″ E.

Description.—A black conical buoy.

Remarks.—No further notice will be given.

Caution.—Vessels should not attempt to pass between the Gull Light-vessel and the Goodwin Sands.

AUSTRALIA.

....VICTORIA, PORT WESTERN....ROUND ISLAND LIGHT....ALTERATION IN SECTORS. SOUTH COAST .-

Position.—Lat. 38° 31′ S., long. 145° 07′ E. (approx.).

New Abridged Description.—Lt. gp. fl. (2) W.R.G., ev.

9 8008., 112 ft., vis. 12, 6, 6 m. (U).

Alteration.—A green sector has been inserted in this light, which now has the undermentioned characteristics:—

Character Count flexibing with white red and green

Character.—Group flashing, with white, red, and green sectors, showing two flashes every nine seconds, thus: Flash 0.5 sec., eclipse 1.0 sec.; flash 0.5 sec., eclipse 7.0 secs.

Elevation.—112 feet (34·1 m.).
Visibility.—White light, 12 miles; red and green lights, 6 miles.

Sectors.—Red from the south coast of Phillip Island to 071°; white thence to 157°; green thence to 213°; red thence to the north-west coast of Phillip Island.

Structure.—White circular lantern, 15 ft. (4.6 m.) in height.

Remarks.—The light is unwatched.

EAST COAST.—HOME ISLANDS.—CLERKE ISLAND LIGHT.-AMENDED POSITION.

Position.—At a distance of about 1½ cables southward from charted position, on the rocks off the south-eastern side of Clerke Island. Lat. 11° 58′ S., long. 143° 17′ E.

Description.—A flashing white light.

Remarks.—The light is obscured from 034° through east to 139°

-Torres Strait .-- FLINDERS PASSAGE, WEDNESDAY SPIT.—BUOY WITHDRAWN.

Position.—Off the west extreme of Wednesday Spit. Lat. 32' S., long. 142° 14' E. (approx.).

Description.—A red buoy. 10°

Description. Remarks.—The above buoy has been withdrawn.

NORTH PACIFIC OCEAN.

MARIANA (LADRONE) ISLANDS.—BEATRICE REEF TO BE EXPUNGED FROM CHARTS.

Position.—Lat. 16° 32′ N., long. 143° 14′ E. (approx.).

Details.—Beatrice Reef has been unsuccessfully searched for, and is to be expunged from the charts.

SOUTH PACIFIC OCEAN.

Fiji Islands.—Vanua Levu, North Coast.—Non-existence or Buoys.

of Buoys.

(a.) Position.—Marking the 2-fathom rock situated about 1½ miles westward of Tuna Islet. Lat. 16° 27′ S., long. 178° 56′ E. (approx.)

Description.—Not stated.
Note.—The note "P.D." is to be substituted for "Reported" against this rock on the chart.

(b.) Position.—Near the south-western end of Jubilee Shoal.
Lat. 16° 22′ S., long. 179° 18′ E. (approx.).

Description.—A white buoy.

(c.) Position.—Near the southern part of Wilson Shoals.
Lat. 16° 22′ S., long. 179° 19′ E. (approx.).

Description.—A white buoy.

Remarks.—The above buoys are no longer in position and are to be expunged from the chart.

NANUKU PASSAGE.—WAILANGILALA LIGHT.—OBSCURED SECTOR TO BE EXPUNGED FROM CHARTS.

Position.—Lat. 16° 45′ S., long. 179° 06′ W. (approx.).

Details.—This flashing white light is now visible all round the horizon; the obscured sector is accordingly to be expunsed from the charts.

Rates of Duty on Cellophane and Articles made therefrom.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 31st day of July, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by section one hundred and thirty-five of the Customs Act, 1913, and of all other powers and authorities 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 that Dominion, doth hereby declare that cellophane and articles made of cellophane as enumerated in the Schedule hereto, being goods which are not specifically enumerated in the Tariff, and which are in the opinion of the Minister of Customs substitutes for similar articles made of paper, shall be charged with the duties set out in the said Schedule, and shall, in addition to the duty (if any) otherwise chargeable, be liable to the primage duty imposed by the Customs Amendment Act, 1921.

SCHEDULE.

		Rates of Duty.	· · · · · · · · · · · · · · · · · · ·
Goods.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
Cellophane in sheets not less than 20 inches by 15½ inches or the equivalent, or in rolls not less than 10 inches wide Cellophane in sheets of less than 20 inches by 15½ inches or the equivalent, or in rolls less than 10 inches wide Cellophane, and cellophane wrappers, printed, lithographed, or ruled	20 per cent., ad val.	20 per cent., ad val. 30 per cent., ad val. 37½ per cent., ad val.	20 per cent., ad val. 35 per cent., ad val. 45 per cent., ad val.
Cellophane bags, all kinds, not printed or lithographed	. 25 per cent., ad val.	35 per cent., ad val.	40 per cent., ad val.
Cellophane bags, printed or lithographed	. 30 per cent., ad val.	40 per cent., ad val.	45 per cent., ad val.

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

Minister's Decisions under Customs Acts.

Customs Department, Wellington, 2nd August, 1922.

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

Note: — "Not also where included" appears of the interpret of the customs and included appears of the interpret of the customs are included."

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

		Clarate action 3 maring	Rate of Duty.			
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
†4/69/8 †5/111/2	A. and m.s., viz. :— Acid, butyric Binding or strapping (similar to webbing) plain or with name of New Zealand firm woven therein, suited only for use in making up carpets	As a. and m.s. (643) As a. and m.s. (643)	Free	10 per cent. 10 per cent.	10 per cent. 10 per cent.	
9/40/3	Bootmakers' materials, viz.:— Toe-cap stiffening compound, viz.:	As a. and m.s. (643)	Free	Free	Free,	
5/10	"Krux" Bow-backs, being safety-pins specially suited for use in the manufacture of bows, badges, rosettes, &c., and having a pierced plate to admit of being sewn thereto	As a. and m.s. (643)	Free	Free	Free.	
† 5 /37/7	Hatmakers' materials, viz.:— Tagel lace made of straw, grass, imitation straw, or fibre, specially suited for manufacturing the bodies and	As a. and m.s. (643)	Free	Free	Free.	
4/69/8	brims of hats Metaphenylenediamine, hydrochloride of Neckware, articles used in making up, viz.:—	As a. and m.s. (643)	Free	10 per cent.	10 per cent.	
8/14/3	Flannelette in long lengths cut into narrow strips specially shaped for tie-linings	As a. and m.s. (643)	Free	Free	Free.	
7/1/17	Oil, viz.: Wool oil, emulsifiable or soluble in water, when containing not more than 2 per cent. of alkali calculated as sodium hydrate, not less than 50 per cent. of free oil (including mineral oil), and not less than 10 per cent. of water	As a. and m.s. (643)	Free	Free	Free.	
6/11/3	Prints, chromos, photo-prints, and photo lithographs, when declared solely for use in making calendars	As a. and m.s. (643)	Free	Free	Free.	
5/78/2	Pyjama girdles Tires, rubber, materials for repair of, viz.:—	As a. and m.s. (643)	Free	10 per cent.	10 per cent.	
20/131/6	Rubber valve bases (similar to tire- tube repair patches) not being holed for valves	As a. and m.s. (643)	Free	Free	Free.	
4/69/8 †2/111/11	Chemicals, viz. :— Acid, phosphomolybdic Dust-collector, cyclone, used in flour-mills	As chemicals n.e.i. (128) As manufactured articles of metal n.e.i. (547), or as galvanized - iron manufactures n.e.i. (544), according to the material of which they are made	20 per cent.	30 per cent.	35 per cent.	
20/47/7	Educational apparatus, viz.:— Bottles, labelled in enamel with the chemical formula of the contents—e.g., HNO ₃ , NaOH, &c. (on declaration that they have been specially imported and will be used solely for educational purposes in a school, college, or university, and that they will not be removed therefrom without payment of the duty)	As educational apparatus (624)	Free	Free	Free.	
4/69/8	Essential oils, other, viz.:— Citral Esters or ethers suitable for the manufacture of flavouring-essences or perfumes, viz.:—	As essential oils (151)	Free	Free	Free.	
4/69/8	Ethyl pelargonate } Isobutyl acetate }	As esters, &c. (149)	Free	10 per cent.	70 per cent.	
3/390	Fire-extinguishing apparatus, viz.:— "Grinnell" sprinklers, alarm valves, clocks, and alarm motor and gong, peculiarly suited for the Grinnell Automatic sprinkler and fire-alarm system (Note.—Pipes and pipe fittings, and valves and unions therefor, being parts of above system, are to be classified under their respective Tarifi headings.)	As articles peculiar to use in fire - extinguishing (527)	Free	10 per cent.	10 per cent.	

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

Danas	Gd-	Classification under Tariff,	Rate of Duty.			
Record.	Goods.	and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
	Machinery and appliances peculiar to use in manufacturing and industrial pro-					
8/52	cesses, viz.:— Bootmaking and leather-working, viz.:— Dalby covers, of canvas, for finishing					
A0 /#0 /0	rolls Brickmaking-machines, viz.:—					
† 2/52/6	"Stiff plastic" brickmaking-machines having a capacity exceeding 500 bricks per hour		·			
2/111/11	Flour-milling machinery, viz.:— Automatic flour and bran weigher, "Avery"					
	Automatic flour weigher and packer, "Avery"					
	Automatic grain-weigher, "Avery" Centrifugal dressing - m a c h i n e s, "Simon"				·	
	Conditioner, "Reform" Detachers, "Reform" and "Cleveland"	As machines, &c., pe- culiar to use in in- dustrial processes (481)	Free	5 per cent.	10 per cent	
	Wheat-scourer, emery, "Reform" Magnetic separator, the "King," for removing iron or steel from grain	(2)				
	Oscillating sieves Purifier, dustless, "Simon" Purifier, M.Q. "Reform"		-			
	Reel, "Simon" Rotary plane scalper, "Simon"					
•	Shoe flour-mixer Water-wheel damper for wheat Wheat drying, cooling, and condi-					
	tioning machine, "Simon" Wheat-measuring-machine, "Exact" Machinery and appliances peculiar to					
2/111/11	metal-working, viz.:— Fluting-machine, double, for chilled-iron rollers					
	Grinding and fluting machine combined, for chilled-iron rollers Grinding-machine, double, for chilled- iron rollers	As machinery, &c., peculiar to metal-working (481) (1)	Free	5 per cent.	10 per cent.	
2/111/11	Roll-testing chair, "Simon" Machines, viz.: Grinding-mills, &c., viz.:— Four-high roller mill, "Reform"					
2,111,11	Four-roller mill, "Reform" Grinding and shelling machine, "Hand H"	As grinding-mills (476)	Free	5 per cent.	10 per cent	
	Two-roller mill, "Reform" Machinery, n.e.i., viz.:—					
†2/111/11	Dust-collector, suction filter ("Reform"), used in flour-mills Dust-collector, pressure filter ("Reform"), used in flour-mills	As machinery, n.e.i. (482)	20 per cent.	30 per cent.	35 per cent.	
17/3/2	Roofing-material, n.e.i., viz.:— Building-papers ("Malthine," "P. & B.," and similar) soaked in tar or bitumen	As roofing-material, n.e.i.	Free	10 per cent.	10 per cent	
†3/47/16	Ship-chandlery, n.e.i., viz.:— Locks, wholly made of brass, with ring on one side and handle on the other, specially suited for cabin doors	As ship-chandlery, n.e.i. (535)	Free	5 per cent.	10 per cent.	
8/3/16	Textile piece-goods, viz.:— Cotton muslins or voiles which have a spot, stripe, or other design of any	As muslins, n.e.i. (181)	20 per cent.	30 per cent.	35 per cent.	
8/3/16	kind, not the result of dyeing processes only Textiles which have a "Marquisette"	As dress - nets, curtain -	20 per cent.	30 per cent.	35 per cent.	
8/5/11	weave, including those composed of any proportion of silk or artificial silk Cotton cloth in the piece (for making dusters), plain woven except for a	nets or similar nets (181) As textile piece-goods of cotton, n.e.i. (178) (3)	Free	10 per cent.	10 per cent.	
6/331/31	special stitch in the weaving to facili- tate its being torn down the middle					
2/111/11	Ventilating-cowls for dust-collectors for use in flour-mills	As manufactured articles of metal, n.e.i. (547), or as galvanized - i r o n	••	••	••	
		manufactures, n. e. i. (544), according to the material of which they are made.				

CROWN LANDS NOTICES.

Lands in the Auckland Land District forfeited.

District Lands and Survey Office, Wellington, 1st August, 1922.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.

Lease or Lic ense No.	Section.	Block.	District.	Lessee or Lice	nsee.	 Reason for Forfeiture.
D.S. 83 D.S. 452 D.S. 589 D.S. 788 D.S. 789 H.P.L. 338 H.P.L. 417 O.R.P. 5537 R.L. 1506	6 1 37 15 14 19 7 22 15	 XII X VI X XII	Taniwha Settlement Puahue Settlement Piako Hikuai Settlement Ohinemuri Harataunga Pirongia Mangaorongo	Geo. E. McEvoy L. Drake L. G. Michaels J. Bruce Ivan V. Lowe R. and F. Donnelly Thos. H. Hillman John E. Curran John McCall		 At request. '', '', Non-compliance with conditions. Non-payment of rent. At request. '', '', At request.

D. H. GUTHRIE, Minister of Lands.

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

District Lands and Survey Office,
Wellington, 31st July, 1922.

Notice is hereby given that the undermentioned education reserves will be offered for lease by public auction at the District Lands and Survey Office, Wellington, at 11 o'clock a.m. on Friday, 15th September, 1922, under the provisions of the Education Reserves Act, 1938, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

WELLINGTON LAND DISTRICT.

Kiwitea County.—Apiti Survey District.

Section 9, Block IV: Area, 120 acres 1 rood 24 perches; upset annual rental, £118 10s.

Weighted with £86, valuation for improvements consisting

of 132 chains fencing and sheep-yards. Situated on the Te Parapara Road, about two miles from Rangiwahia Township, by metalled road. Easy undulating country, all cleared and grassed. Soil is of good loam quality, on papa and shingle formation; well watered by a creek. Good sheep and cattle country. Altitude, 1,800 ft. to 2,000 ft. Term of lease, fourteen years, with perpetual right of

Kiwitea County.—Ongo Survey District.

Section 11, Block XVI: Area, 268 acres; upset annual rental, £201.

Weighted with £243, valuation for improvements consisting

Weighted with £243, valuation for improvements consisting of 162 chains fencing.

Situated on the Waitana Valley Road, about three miles from Waitana Village Settlement by metalled road. Land is broken, but easy undulating country. All cleared, but some parts are covered in fern. Soil is of light loam, on clay formation; permanently watered by creeks. Altitude, 1,800 ft. to 1,900 ft. Fair pastoral country.

Term of lease, fourteen years, with perpetual right of renewal.

Abstract of Terms and Conditions of Lease.

- A half-year's rent at the rate offered, and lease and registration fee (£2 2s.), to be paid on the fall of the hammer.
 Term of lease as stated, with perpetual right of renewal
- for further successive terms.

 3. Rent of renewal lease to be fixed by arbitration.
- lessee does not desire new lease at end of any term, land to be leased by auction. The incoming lessee to pay the value (to be handed over to the outgoing lessee) of the improvements effected with the consent of the Land Board. Failing disposal, the land and improvements to revert to the Crown without compensation.

 4. Land Board to approve of improvements proposed.

 5. No transfer or sublease allowed without the consent of
- the Land Board.
- 6. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.

- 7. Buildings on land to be insured to their full insurable value
- Lease will be registered under the Land Transfer Act.
 Lessee to pay all rates, taxes, and assessments.
 Lessee to keep the land free from noxious weeds,
- rabbits, and vermin.
- 11. Lessee not to use or remove any gravel without the consent of the Land Board.
- 12. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.
- 13. Lease is liable to forfeiture if conditions violated.

THOS. BROOK, Commissioner of Crown Lands

Milling-timber for Sale by Public Tender.—Wellington Forest Conservation Region.

State Forest Service,
Wellington, 26th July, 1922. NOTICE is hereby given that written tenders for the purchase of the undermentioned milling and mining timber will close at the office of the State Forest Service, Wellington, at 4 o'clock p.m. on Wednesday, the 30th August,

SCHEDULE.

ALL the milling-timber on that parcel of land, containing approximately 138 acres, situated in State Forest No. 31, Block VI, Tararua Survey District.

The estimated quantity of milling-timber is 728,500 superficial feet of rimu, and 20,600 superficial feet of hinau.

Upset price, £961.
The timber is situated about eleven miles from Eketahuna Railway-station by good metalled road.

Term of License.—Two years and a half.

Terms of Payment.—One-tenth of the purchase-money, together with £1 is. license fee, must accompany the tender, and the balance be paid by nine equal quarterly instalments, the first payment to be made three months after the date of sale. date of sale.

In addition, each tenderer must deposit with his tender a sum equal to six months' ground rent assessed at the rate of 1s. per acre per annum, and the successful tenderer shall continue to pay such rent half-yearly in advance during the currency of his license.

All instalment-payments shall be secured by "On demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 5 per cent. per annum will be charged on all notes overdue from the date of maturity to the date of pay-

CONDITIONS OF SALE.

1. The right to cut and remove the timber will be sold in accordance with the terms of the Forests Act, 1921-22, the regulations in force thereunder, and the following condi2. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

3. The aforementioned quantities, qualities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be en-

the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind than as stated herein or in any advertisement having reference to the said timber.

4. The promissory notes will be presented at intervals as indicated in the terms of payment, but they may be presented for payment at earlier dates if it is found that more than a due proportion of the timber has been cut, or should any breach of the conditions occur, or if in the opinion of the Conservator the interests of the Crown are being jeopardized.

5. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

6. A return, verified by affidavit, giving the number of logs cut of each species and their contents, must be made quarterly by the licensee each quarter ending on the last day of March, June, September, and December respectively in each year. A return, similarly verified, must be made on the same dates showing the output of sawn timber of each species.

7. The licensee shall not put, throw or place or ellow to be

each species.7. The licensee shall not put, throw, or place, or allow to be

- 7. The licensee shall not put, throw, or place, or allow to be put, thrown, or placed, into any river, stream, or watercourse, or into any place where it may be washed into any river, stream, or watercourse, any sawdust or other sawmill refuse.

 8. The licensee shall take all reasonable precautions by way of providing such safeguards as may be required by the Conservator for the prevention of damage to the adjacent bush by fires caused by sparks from locomotives, log-haulers, or otherwise, and shall be liable for any damage thereto in consequence of any negligence or disregard of these conditions consequence of any negligence or disregard of these conditions on the part of the licensee or his workman, such damage to be assessed by the Conservator of Forests, whose decision shall be final.
- 9. All timber must be cut to the best advantage, and cutting operations must be carried on regularly and generally in a manner approved of by the Conservator of Forests.

in a manner approved of by the Conservator of Forests.

10. No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatever in respect of any lot or in these conditions.

11. The settlement of any disputes shall be effected by the Conservator of Forests, and there will be a right of appeal to the Commissioner of State Forests, whose decision in all cases shall be final. Should the licensee fail to fulfil any and every obligation incumbent upon him the license will be subject to generalistion. cancellation.

12. The Commissioner of State Forests may authorize the laying-down and working of tram-lines through the land by

laying-down and working of tram-lines through the land by other persons than the licensee.

13. The successful tenderer will be granted a license to cut the timber, the period for which will expire on the 28th February, 1925, and will not be extended. The license will not be transferable, except with the consent of the Commissioner of State Forests. Cutting operations must commence within six months of the date of the license.

14. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing-date for receipt of tenders.

15. If no tender is accepted for the timber herein mentioned, it will remain open for application at the upset price until further notice.

until further notice

16. The successful tenderer shall only be permitted to cut timber on private lands and Warden's licenses simultaneously with the lot mentioned herein by obtaining permission from the Commissioner of State Forests.

17. The successful tenderer shall have the right to cut, use, sell, or otherwise dispose of any species of timber not included in the Schedule herein on terms and conditions to be agreed upon, and provided the written consent of the Conservator be

first had and obtained.

18. Tenders should be addressed "Conservator of Forests, Wellington," and envelopes endorsed "Tender for Timber."

Further particulars may be obtained on application to the Head Office, State Forest Service, Wellington.

L. MACINTOSH ELLIS, Director of Forestry.

Milling-timber for Sale by Public Tender.—Nelson Forest Conservation Region.

timber will close at the office of the State Forest Service, Nelson, at 4 o'clock p.m. on Wednesday, the 30th August,

37 - [3]

SCHEDULE.

ALL the milling-timber on that parcel of land, containing approximately 130 acres, being part Section 37, Block II, Kongahu Survey District, situated about three miles and a half from Little Wanganui.

The estimated quantity of milling-timber in superficial feet is 1,895,000, being rimu 1,250,000, kahikatea 570,000, and silver-pine 75,000.

Upset price, £1,690.

Three years will be allowed in which to remove the timber.

Terms of Payment.—One-tenth of the purchase-money, together with £1 ls. license fee, must accompany the tender, and the balance be paid by nine equal quarterly instalments, the first payment to be made three months after the date of

In addition, each tenderer must deposit with his tender a sum equal to six months' ground rent assessed at the rate of 1s. per acre per annum, and the successful tenderer shall continue to pay such rent half-yearly in advance during the currency of his license.

All instalment-payments shall be secured by "On demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at the rate of 5 per cent. per annum will be charged on all notes overdue from the date of maturity to the date of payment.

CONDITIONS OF SALE.

1. The right to cut and remove the timber will be sold in accordance with the terms of the Forests Act, 1921-22, the

regulations in force thereunder, and the following conditions.

2. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters

- relative to the sale.

 3. The aforementioned quantities, qualities, and kinds as to the said timber shall be taken as sufficiently accurate for the purposes of this sale, and no contract for the purchase shall be voidable, nor shall the successful purchaser be entitled. titled to any abatement in price, by reason of the said timber being of less quantity, quality, or kind than as stated herein or in any advertisement having reference to the said timber.
- 4. The promissory notes will be presented at intervals as indicated in the terms of payment, but they may be presented for payment at earlier dates if it is found that more than a due proportion of the timber has been cut, or should any breach of the conditions occur, or if in the opinion of the Conservator the interests of the Crown are being jeopardized.
 5. Each tenderer must state the total price that he is pre-

5. Each tenderer must state the total price that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

6. A return, verified by affidavit, giving the number of logs cut of each species and their contents, must be made quarterly by the licensee each quarter ending on the last day of March, June, September, and December respectively in each year. A return, similarly verified, must be made on the same dates showing the output of sawn timber of each species.

species.
7. The licensee shall not put, throw, or place, or allow to be put, thrown, or placed, into any river, stream, or watercourse, or into any place where it may be washed into any place where it may be washed into any sawdust or other sawmill

8. The licensee shall take all reasonable precautions by way of providing such safeguards as may be required by the way or provioung such safeguards as may be required by the Conservator for the prevention of damage to the adjacent bush by fires caused by sparks from locomotives, log-haulers, or otherwise, and shall be liable for any damage thereto in consequence of any negligence or disregard of these conditions on the part of the licensee or his workmen, such damage to be assessed by the Conservator of Forests, whose decision be assessed by the Conservator of Forests, whose decision shall be fit al.

shall be fir al.

9. All t n ber must be cut to the best advantage, and cutting operations must be carried on regularly and generally in a manner approved of by the Conservator of Forests.

10. No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatever in respect of any lot or in these conditions.

11. The settlement of any disputes shall be effected by the Conservator of Forests, and there will be a right of appeal to the Commissioner of State Forests, whose decision in all cases shall be final. Should the licensee fail to fulfil any and every obligation incumbent upon him the license will be State Forest Service,
Nelson, 31st July, 1922.

Nelson, 31st July, 1922.

OTICE is hereby given that written tenders for the purchase of the undermentioned milling and mining

12. The Commissioner of State Forests may authorize the laying-down and working of tram-lines through the land by other persons than the licensee.

13. The successful tendere will be granted a license to cut the timber, the period for which will expire on the 29th August, 1925, and will not be extended. The license will not be transferable, except with the consent of the Commissioner of State Forests. Cutting operations must commence within six months of the date of the license.

14. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timbereither before or after the closing-date for receipt of tenders.

15. If no tender is accepted for the timber herein mentioned, it will remain open for application at the upset price until further notice.

16. The successful tenderer shall only be permitted to cut timber on private lands and Warden's licenses simultaneously with the lot mentioned herein by obtaining permission from

with the lot mentioned herein by obtaining permission from the Commissioner State Forests.

17. The successful tenderer shall have the right to cut, use, sell, or otherwise dispose of any species of timber not included in the Schedule herein on terms and conditions to be agreed upon, and provided the written consent of the Conservator be first had and obtained.

18. Tenders should be addressed "Conservator of Forests."

18. Tenders should be addressed "Conservator of Forests, Nelson," and envelopes endorsed "Tender for Timber."

Further particulars may be obtained on application to the undersigned or to the Head Office, State Forest Service, Wellington.

H. D. McKELLAR, Conservator of State Forests.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that WYNN GRIFFITHS, of Customs Street West, Auckland, Land Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 4th day of August, 1922, at 2.30 o'clock.

W. S. FISHER, Official Assignee

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

NOTICE is hereby given that RONALD WALTER WISE, of Opotiki, Poultry-farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Opotiki, on Thursday, the 3rd day of August, 1922, at 11 o'clock a.m.

27th July, 1922.

21st July, 1922.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that CHARLES THOMAS SPEAR-POINT, of 63 Paice Avenue, Mount Eden, Auckland, Builder, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 9th day of August, 1922, at 11 o'clock

31st July, 1922.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that MATTHEW HENRY, of Lichfield, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Thursday, the 3rd day of August, 1922, at 11 o'clock a.m.

25th July, 1922.

W. S. FISHER,

Official Assignee.

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

NOTICE is hereby given that Herman Sander, of Hamilton, formerly Farmer, now Borough Employee, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 7th day of August, 1922. at 2.30 c'clock n.m. o'clock p.m.

27th July, 1922

V. H. SANSON. Deputy Official Assignee.

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

NOTICE is hereby given that John Henry Maries, of Te Kuiti. Piano Tuner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Tuesday, the 8th day of August, 1922, at 11 o'clock a.m.

29th July, 1922.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that ARTHUR DOUGLAS COOMER, of Oacnui, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 8th day of August, 1922, at 2.30 o'clock.

1st August, 1922.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that WI TAMATI, of Whenua-kura, Aboriginal Native, 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 9th day of August, 1922, at 2 o'clock.

31st July, 1922.

ROBERT S. SAGE Deputy Official Assignee.

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

NOTICE is hereby given that JAMES PETERS, of Hastings, Bootmaker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hastings, on Tuesday, the 8th day of August, 1922, at 11 o'clock a.m.

26th July, 1922.

ROBERT BISHOP, Deputy Official Assignee.

In Bankruptcy.

In the estate of Arundel Lewis, of Waitotara, Farmer, a bankrupt.

NOTICE is hereby given that a first and final dividend of 4s. 2½d. in the pound is now payable on all accepted proved claims at my office, No. 44 Maria Place, Wanganui.

28th July, 1922.

E. M. SILK. Deputy Official Assignee.

In the Supreme Court of New Zealand, Wanganui District.

In the matter of the Administration Act, 1908, and the amendments thereof; and in the matter of the estate of Frederick Loveridge, late of Wanganui, in the Provincial District of Wellington, in New Zealand, Farmer, deceased.

HEREBY give notice that by an order of the Supreme Court, Wanganui, dated Wednesday, the 26th day of July, 1922, I was appointed Administrator of the estate of the above-named Frederick Loveridge (deceased); and I hereby summon a meeting of creditors to be held at my office, 44 Maria Place, Wanganui, on Monday, the 7th August, 1922, at 10.30 a.m.

It is requested that all claims against the above estate, supported by proof of debt in the prescribed form, be rendered forthwith.

1st August, 1922.

E. M. SILK, Deputy Official Assignee, Administrator.

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

NOTICE is hereby given that Archie Morris, of Karere, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 3rd day of August, 1922, at 2.30 o'clock p.m.

24th July, 1922.

* CHARLES E. DEMPSY, Deputy Official Assignee.

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

OTICE is hereby given that CORNEILLE HUBERT DE MAY DALKEMADE, of Kopane (near Awahuri), was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden as the Courthouse, Palmerston North, on Monday, the 7th day of August, 1922, at 2.30 o'clock p.m.

25th July, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

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

OTICE is hereby given that John George H. Hankins, of Pahiatua, Land Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Pahiatua, on Thursday, the 3rd day of August, 1922, at 2.30 o'clock.

26th July, 1922.

J. D. WILSON, Deputy Official Assignee.

In Bankruptcy.

Estate of John Henry Excell, Farmer, Aorangi.

OTICE is hereby given that a first and final dividend of 20s. in the pound is now due and payable on all proved claims at my office, Palmerston North.

29th July, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.

Estate of Stanley James Quarrie, Farmer, Bunnythorpe. OTICE is hereby given that a first and final dividend of 1s. 3½d. in the pound is now due and payable on all proved and accepted claims at my office, Palmerston North

29th July, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.

Estate of Walter Adrian Langley, of Tokomaru, La-

OTICE is hereby given that a first and final dividend of 18s. 7d. in the pound is now due and payable on all proved and accepted claims at my office, Palmerston North.

29th July, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.—Tenders for Charabanc.

Estate of Israel Gelhor, Taxi Proprietor, Shannon.

TENDERS are invited for the purchase of one Ford Charabanc, at present being used for the conveying of school children from Mangaore to Shannon School.

Tenders close at my office on Saturday, 5th August, 1922.

CHARLES E. DEMPSY,
Deputy Official Assignee. 29th July, 1922.

In Bankruptcy.

In the estate of Israel Gelhor, a bankrupt.

WRITTEN tenders are required for the purchase of

1 large wool-scouring machine.
1 small wool-scouring machine.
50 wooden frames, tables, &c., &c.

At present stored Avenue Road, Hastings. Further information on application.
Tenders close 8th August, 1922.

CHARLES E. DEMPSY, Deputy Official Assignee.

Palmerston North, 31st July, 1922.

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

OTICE is hereby given that John Millett, of Dannevirke, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 9th day of August, 1922, at 10 o'clock a.m.

31st July, 1922.

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

In Bankruptcy.

In the estate of Thomas Williamson Piggott Hardy, of Martinborough, Farmer.

OTICE is hereby given that a supplementary dividend of 1½d in the pound is now payable at my office, Masterton, on all proved and accepted claims.

27th July, 1922.

ARTHUR D. LOW,
Deputy Official Assignee.

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

OTICE is hereby given that LEGNARD ARTHUR BISHOP, of Clareville, Carterton, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Masterton, on Thursday, the 3rd day of August, 1922, at 2 o'clock p.m.

27th July, 1922.

ARTHUR D. LOW Deputy Official Assignee.

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

OTICE is hereby given that NORMAN BOWLER JAMES, of Blenheim, Motor Mechanic, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 2nd day of August, 1922, at 10 o'clock a.m.

22nd July, 1922.

R. WANDEN Deputy Official Assignee.

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

OTICE is hereby given that DENIS McKENDRY, Jun., of Methyen, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 1st day of August, 1922, at 11 o'clock a.m.

19th July, 1922.

J. B. CHRISTIAN, Deputy Official Assignee.

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

NOTICE is hereby given that HERBERT FREDERICK WILLIAMS, of Christchurch, Vulcanizing Specialist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 9th day of August, 1922, at 10.30 o'clock a.m.

28th July, 1922.

A. W. WATTERS, Acting Official Assignee.

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

No TICE is hereby given that Guiseppe Valli, of Nightcaps, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Don Street, on Tuesday, the 1st day of August, 1922, at 2.80 o'clock p.m.

25th July, 1922.

CHARLES B. ROUT, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

OTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 4th September, 1922.

forbidding the same on or before the 4th September, 1922.

6514. EDWIN JAMES CAIRN.—Lot 2 of Lots 18, 19, and 20 of Allotment 11, Parish of Titirangi, containing 8 acres, fronting Riversdale Road, Avondale. Occupied by William Edwin Cain. Plan 13292.

6576. LEWIS R. EADY AND SON (LIMITED).—Parts of Allotments 8a and 9a, Section 36, and of Allotment 11, Section 37, City of Auckland, containing 8·35 perches, situated at the corner of Liverpool Street and Mill Street. Occupied by applicant. Plan 13427.

6659. ANNE ELIZA DOBBS.—Lot 3 of Section 4 of Allotment 16, Parish of Titirangi, containing 1 rood 39·3 perches, fronting Great North Road, Avondale. Occupied by Walter Ravenhall. Plan 15979.

6740. MARY JANE BEALE.—Part of Maketawa Block, situated in Block XIII, Thames Survey District, containing 2 acres 0 roods 16 perches. Occupied by applicants. Plan 15318.

6816. HARRY DE WOLFE.—Lot 3 of Lot 1c of Allot-ment 1, Section 33, Town of Onehunga, containing 23-9 perches, fronting Manukau Road. Occupied by applicant. Plan 15911

6927. ARTHUR WILLIAM HALL.--Lots 5, 6, 7, and 8

6927. ARTHUR WILLIAM HALL.—Lots 5, 6, 7, and 8 of Allotments 18 and 19, Parish of Manurewa, containing 22 acres 3 roods 20 perches, fronting Huia Road and Flat Bush Road, Papatoetoe. Occupied by applicant. Plan 16079. 6942. ALEXANDER BELL.—Part Allotments 129 and 130, Section 16, Suburbs of Auckland, containing 4 acres 3 roods 31 perches, fronting Upland Road, Remuera. Occupied by applicant. Plan 16099. 6944. JAMES PEACHEY.—Part Lot 2 of Allotment 79, Parish of Paramerano containing 26 acres 2 roods 22 perches.

6944. JAMES PEACHEY.—Part Lot 2 of Allotment 79, Parish of Paremoremo, containing 26 acres 2 roods 22 perches. Occupied by applicant. Plan 16051.
6945. ALFRED OSBORNE KNIGHT, ROBERT ROWAN BELL, WILLIAM MAUD, and ERNEST MAUD.—Lot 3 of Allotment 4, Section 7, Suburbs of Auckland, containing 14·7 perches, fronting Symonds Street in the City of Auckland. Occupied by Isabel Emms and Robert Hay. Plan 16125.

Diagrams may be inspected at this office.

Dated this 31st day of July, 1922, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 4th September, 1922.

1538. MARGARET DAVIDSON.—Lot 1 on plan 4131, being part of Town Section 554, Napier, area 9·12 perches, situated in Hastings Street, Napier. Occupied by applicant.

Diagram may be inspected at this office. Dated this 31st day of July, 1922, at the Land Registry Office, Napier.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title, in the name of THE MAYOR, COUNCILLORS, AND CITIZENS OF THE CITY OF WELLINGTON, for 1 acre 2 roods 24.6 perches, situate in the City of Wellington, being part of the reclaimed land known as Reserve K, comprising Lots 1 to 5 and 8 to 15 inclusive and part of Lot 7, Block V, on deposited plan No. 951, and being all the land in certificate of title, Vol. 269, folio 81, and evidence having been lodged of the loss or destruction of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title, as requested. that I will issue the provisional certificate of title, as requested, after fourteen days from the date of the Gazette containing

Dated this 2nd day of August, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 4th day of September, 1922.

13035. ANNIE AIRD.—Part of Rural Section 151, Lots 1 and 2, deposit plan No. 6258, corner Papanui and Harewood

Roads. Occupied by applicant.
13037. MARGARET FRANCES ROBERTA WILLIAMS,
JANET BRUCE LUCAS, and ELIZABETH GRACE

PETRE.—Part of Rural Sections 3344, 4041, Lot 1, deposit plan No. 6260, Southbridge Town District. Occupied by Mary Craig Williamson.

Diagrams may be inspected at this office.

Dated this 1st day of August, 1922, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned companies have been struck off the Register for the District of Otago, and the companies have been dissolved :-

1920/23. The Cooked Food Delivery Company (Limited). 1916/18. Cromwell Canning Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Dunedin this 27th day of July, 1922.

J. MORRISON. Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 266 (4).

OTICE is hereby given that the name of the undermentioned company has been struck off the Register, and the company has been dissolved:—

Petone Palace Theatre Company (Limited). 10/17. Dated at Wellington this 1st day of August, 1922.

W. H. FLETCHER, Assistant Registrar of Companies.

NOTICE is hereby given that the SOUTHERN UNION GENERAL INSURANCE COMPANY OF AUSTRALASIA (LIMITED) is commencing business in the places hereinafter mentioned, and the situation and locality of the office or place of business in each place is as hereinafter mentioned, namely :-

Auckland: At Union Buildings, Customs Street. Wellington: At 31–33 Johnston Street. Dunedin: At 22 Vogel Street.

Dated the 14th day of July, 1922.

W. A. MINNITT, Manager for New Zealand of the above-named Company.

595

In the matter of the Companies Act, 1908; and in the matter of The Palmolive Company (Australasia), Limited.

NOTICE is hereby given that the Palmolive Company (Australasia) Limited proposes to carry on business in the Dominion of New Zealand at No. 326 Lambton Quay in the City of Wellington.

Dated this 5th day of July, 1922.

THE PALMOLIVE COMPANY (AUSTRALASIA) LIMITED, By its Attorney, D. M. FINDLAY.

Witness-K. B. Thornhill, Law Clerk, Wellington.

AUSTRALIAN GLASS MANUFACTURERS COMPANY (LIMITED).

DURSUANT to section 302 of the Companies Act, 1908, P notice is hereby given that the above-named company is about to commence business in the Provincial District of Auckland, and that the office of the said company is situate

at Penrose, Auckland.
Dated the 21st day of July, 1922.

RUSSELL, CAMPBELL, & McVEAGH, Attorneys for the Company.

NEW ZEALAND.

FRIENDLY SOCIETIES ACT, 1909.—ADVERTISEMENT OF CANCELLING.

NOTICE is hereby given that the Registrar of Friendly Societies has, pursuant to section 70 of the Friendly Societies Act, 1909, by writing under his hand dated this

twenty-sixth day of July, 1922, cancelled the registry of Court Alexandra of the Auckland District Branch of the Ancient Order of Foresters of New Zealand Friendly Society No. 356 (Register No. 356(2)/28), held at Devonport, on the ground that the said branch has ceased to exist.

619

WILLIAM M. WRIGHT, Registrar.

In the Supreme Court of New Zealand, Northern District.

In the matter of the Companies Act, 1908; and in the matter of Tauhara Estates (Limited), in Voluntary Liquidation.

LL persons claiming to be creditors of the above-named A company are required, on or before the 15th day of September, 1922, to send their names, addresses, and the September, 1922, to send their names, addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors, if any, to Charles Arthur Stubbs, the Liquidator of the said company, at 210 Victoria Arcade, Auckland; and, if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. are proved.

Dated this 26th day of July, 1922.

JACKSON, RUSSELL, TUNKS, & OSTLER, Solicitors for the above-named Charles Arthur Stubbs.

620

PALMERSTON NORTH BOROUGH COUNCIL.

Antecedent Liability Loan of £32,000. — Resolution striking Special Rate.

I N pursuance and exercise 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 Palmerston North Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Palmerston North Borough Council Antecedent Liability Loan of £32,000,

North Borough Council Antecedent Lability Loan of £32,000, 1922, authorized to be raised by the Council, under the above-mentioned Act, for the purpose of repaying the Council's "antecedent liability" as defined by the Local Bodies' Finance Act, 1921-22, the said Council hereby makes and levies a special rate of one halfpenny (½d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Palmerston North; 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 July 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.

621

J. R. HARDIE, Town Clerk.

PALMERSTON NORTH BOROUGH COUNCIL.

ROAD IMPROVEMENTS AND DRAINAGE LOAN OF £70,000. RESOLUTION STRIKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Palmerston North Borough Council hereby resolves as follows:—

merston North Borough Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Palmerston North Borough Council Road Improvements and Drainage Loan of seventy thousand pounds (£70,000), authorized to be raised by the Council, under the above-mentioned Act, for the purpose of road improvements and the purchase of the necessary plant and equipment and storm-water drainage, the said Palmerston North Borough Council hereby makes and levies a special rate of seven-ninths of a penny (7/9d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Palmerston North; and that such special rate shall be an annually recurring rate during the currency of such loan, annually recurring rate during the currency of such loan, and be payable yearly on the first day of July during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

622

J. R. HARDIE, Town Clerk.

NOTICE is hereby given that the Partnership heretofore subsisting between James Arnold Tarr and Sydney Ronald Hood, both of Christchurch, in the Provincial District of Canterbury and Dominion of New Zealand, carrying

on business as Asphalters and Road-makers at Christchurch aforesaid under the style or firm of "The Asphalt Constructing Company," has been dissolved as from the 30th day of June, 1922. The business will in future be carried on under the aforesaid name by the said James Arnold Tair, by whom all liabilities will be met and to whom all accounts should be paid. Dated at Christchurch this 27th day of July, 1922.

S. R. HOOD, JAS. A. TAIT.

Witness to both signatures—T. H. Williams, Solicitor, 623 Christchurch.

In the matter of The Tairua Broken Hills Gold-mining COMPANY (LIMITED).

OTICE is hereby given that at an extraordinary general OTICE is hereby given that at an extraordinary general meeting of the above company duly convened and held at the office of the company on the 26th day of June, 1922, the following special resolution was duly passed, and at a subsequent extraordinary general meeting of the members of the said company also duly convened and held at the same place on the 24th day of July, 1922, the said following resolution was duly confirmed:—

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

At the last-named meeting John William Nichol, of Auckland, Company Secretary, was appointed Liquidator for the purpose of the winding-up.

Dated this 24th day of July, 1922.

M. H. SCOTT, Chairman. J. W. NICHOL, Secretary.

NEW ZEALAND.

FRIENDLY SOCIETIES ACT, 1909.—ADVERTISEMENT OF DISSOLUTION BY INSTRUMENT.

OTICE is hereby given that The Loyal Pleasant Point Lodge No. 7073, Branch of The South Canterbury District of the Manchester Unity Independent Order of Odd Fellows, Register No. 315, held at Pleasant Point, is dissolved by instrument register No. 310, held at Fleasant Foint, is dissolved by instrument registered at this office the twenty-seventh day of July, 1922, unless, within three months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a member or other person interested in or having a claim on the funds of the society to set aside such dissolution, and the same be set aside accordingly.

WILLIAM M. WRIGHT, Registrar.

Friendly Societies Office, 27th day of July, 1922.

625

BLACKBALL CO-OPERATIVE SOCIETY (LIMITED). In LIQUIDATION.

In the matter of the Industrial and Provident Societies Act, 1908, and the Companies Act, 1908.

A N extraordinary general meeting of the members of the above-named society was held at the registered office of the society, Blackball, on Friday, the 15th July, 1922, and the following resolution was duly carried:—

"That it has been proved to the satisfaction of this meeting that the society cannot by reason of its liabilities continued."

"That it has been proved to the satisfaction of this meeting that the society cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the society be wound up voluntarily."

And at the said meeting ARTHUR NAYLOR, of Greymouth, Accountant, was appointed Liquidator for the purpose of such winding-up.

A. NAYLOR, Liquidator.

18th July, 1922.

626

In the matter of the Companies Act, 1908, and its amendments; and in the matter of THE RONGOTEA AND DIS-TRICT INDUSTRIAL CO-OPERATIVE SOCIETY (LIMITED).

OTICE is hereby given that a petition for the windingup of the above-named company by the Supreme Court was on the 7th day of July, 1922, presented to the Honourable Sir Robert Stout, K.C.M.G., Chief Justice of New Zealand, by Bing Harris and Company (Limited), of Wellington, Merchant, a creditor of the said company; and the said petition is directed to be heard before a Judge of the Supreme Court at 11 o'clock in the forencon on Friday, the 18th day of August, 1922, at Palmerston North; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or con-

tributory of the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

COOPER, RAPLEY, AND RUTHERFORD, Rangitikei Street, Palmerston North.

(Agents for Messieurs Mazengarb, Hay, and Macalister, 39 Johnston Street, Wellington, Solicitors for the Petitioner.)

BOROUGH OF GREYTOWN.

UNIMPROVED VALUE.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give public notice that at a poll of ratepayers of the Borough of Greytown taken on the 27th day of July, 1922, on the proposal to adopt the system of rating property on the basis of the unimproved value thereof, the following votes were recorded: Against the proposal, 198; for the proposal, 62; informal, 4; total, 264.

I therefore declare that the proposal was rejected.

Dated 28th July, 1922.

WA HUTTON Mayor.

628

627

W. A. HUTTON, Mayor.

In the matter of the Companies Act, 1908, section 223; and in the matter of MIRAMAR NORTH (LIMITED).

OTICE is hereby given that at a special general meeting of the above-named company held at the company's registered office on Thursday, 6th July, 1922, the following special resolution was carried, and duly confirmed at a subsequent special general meeting held at the same place on the 27th July, 1922:—

"That the company be wound up voluntarily under section 220, subsection (d), of the Companies Act, 1908."

ROBERT WILBERFOSS and FREDERICK TOWNSEND, both of Wellington, have been appointed Liquidators of the said company.

company.

629

 $\begin{array}{l} F. \ TOWNSEND \\ R. \ WILBERFOSS \end{array} \right\} \ Liquidators.$

RESOLUTION.

THE following regulations were laid before the members of the Nelson Jockey Club at a meeting held on the 24th day of June, 1922, at Nelson, with a recommendation by the chairman of the club, Mr. M. P. Webster, that the same be

the chairman of the club, Mr. M. P. Webster, that the same be passed at once with a view to their approval by the Governor-General, in pursuance of the Gaming Act, 1908, section 33.

Mr. Webster, the chairman of the club and the meeting, moved, and Mr. Stringer seconded, and it was resolved, that such regulations should be adopted, and that the chairman be authorized to sign the same in authentication thereof.

The following are the regulations referred to:—

NELSON JOCKEY CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Nelson Jockey Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby revoke the regulations dated the 30th day of January, 1919, and in lien thereof doth hereby make the following 1919, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the Richmond Park situated in the district of Nelson, and known as the Richmond Park Racecourse while the said racecourse is used or occupied by the said club for race meeting.

- ings.

 1. These regulations shall come into force on the date of the same being published in the New Zealand Gazette.

 2. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act, 1908
- 1908.
 3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely,—

 (a.) Bookmakers.

 (b.) Bookmakers' clerks, bookmakers' assistants, and bookmakers' agents.

ookmakers' clerks, bookmakers' assistants, and bookmakers' agents.

(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Association, or the New Zealand Trotting Conference.

(d.) Common prostitutes, and persons who habitually consort with thieves or persons who have no lawful visible means of support.

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908, and also idle and disorderly persons, rogues and vagabonds, and incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

The foregoing regulations of the Nelson Jockey Club were made and passed by the Nelson Jockey Club on the 24th day of June, 1922, and signed by the Chairman and Secretary.

M. P. WEBSTER, Chairman. J. H. FINNEY, Secretary.

The foregoing regulations of the Nelson Jockey Club are hereby approved this 14th day of July, 1922.

JELLICOE, Governor-General.

RESOLUTION.

THE following regulations were laid before the members of the Nelson Trotting Club at a meeting held on the 8th day of June 1922, at Nelson, with a recommendation by the chairman of the club, Mr. H. Baigent, that the same be passed at once with a view to their approval by the Governor-General, in pursuance of the Gaming Act, 1908, section 33.

Mr. Baigent, the chairman of the club and the meeting, moved, and Mr. Webster seconded, and it was resolved, that such regulations should be adopted, and that the chairman be authorized to sign the same in authentication thereof.

The following are the regulations referred to:-

NELSON TROTTING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Nelson Trotting Club, a racing club within the meaning of the said Act (hereinafter referred to as "the said club"), doth said Act (hereinatter referred to as "the said club"), doth hereby revoke the regulations dated the 16th day of June, 1917, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the Richmond Park situated in the district of Nelson, and known as the Richmond Park Racecourse, while the said racecourse is used or occupied by the said club for race meetings

- ings.

 1. These regulations shall come into force on the date of the same being published in the New Zealand Gazette.

 2. In these regulations the words "bookmaker," "racing club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act,
- to those terms respectively by 1908.

 3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely:—

 (a.) Bookmakers.

 (b.) Bookmakers' clerks, bookmakers' assistants, and bookmakers' agents.

makers' agents.

(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere if a filiated to the New Zealand Racing Conference, or the New Zealand Trotting Association, or the New Zealand Trotting Conference.

(d.) Common prostitutes, and persons who habitually consort with thieves or persons who have no lawful visible means of support.

(e.) Professional tipsters, persons convicted of house-

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908, and also idle and disorderly persons, rogues and vagabonds, and incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

The forgoing regulations of the Nelson Treating Club were

The foregoing regulations of the Nelson Trotting Club were made and passed by the Nelson Trotting Club on the 28th day of June, 1922, and signed by the Chairman and Secretary.

H. BAIGENT, Chairman. J. H. FINNEY, Secretary.

The foregoing regulations of the Nelson Trotting Club are hereby approved this 14th day of July, 1922.

JELLICOE, Governor-General.

NEWIPLYMOUTH BOROUGH COUNCIL.

SPECIAL ORDER RAISING LOAN

Inf pursuance and exercise of the powers vested in it by section 16 of the Local Bodies' Loans Act, 1913, by the Municipal Corporations Act, 1920, and of all other powers and provisions contained or implied in any statute enabling it in that behalf, the New Plymouth Borough Council hereby resolves by way of special order:—

That a special loan of three thousand pounds, at a rate of

That a special loan of three thousand pounds, at a rate of interest not exceeding 5½ per centum per annum, with a sinking fund of one per centum per annum additional, be raised under the Local Bodies' Loans Act, 1913, for the purpose of paying off the following special loan which the said Council has heretofore lawfully raised and which falls due on the 1st October, 1922, and for any other purposes incidental or in relation thereto,—

(a.) A special loan of £3,000 borrowed to complete the formation and improvement generally of streets and footways, the purchase of necessary machinery and plant, and the construction of new bridges and approaches thereto.

approaches thereto.

That the said loan of £3,000 be repayable on the 1st day of April, 1933; that the security for the said loan and the interest and sinking fund thereon be an annually recurring special rate of 1/20th of a penny in the pound on the rateable value (on the basis of the unimproved value) of all rateable property of the Borough of New Plymouth; and that the cost of raising the said loan be paid out of the said loan, but not the interest and sinking fund thereon for the first

I hereby certify that the above resolution was duly passed by way of special order by the New Plymouth Borough Council at a special meeting held on the 26th day of June, 1922, and duly confirmed at a special meeting of the said Council held on the 24th day of July, 1922.

FRANK E. WILSON, Mayor of New Plymouth. 632

NEW PLYMOUTH BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

New Plymouth Borough Council hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £3,000, authorized to be raised by the New Plymouth Borough Council, under the above-mentioned Act, for the purposes of paying off the following special loan which the said Council has heretofore lawfully raised and which falls due on the 1st October, 1922, and for any other purposes incidental or in relation thereto,—

(a.) A special loan of £3,000 borrowed to complete the formation and improvement generally of streets and footways, the purchase of necessary machinery and plant, and the construction of new bridges and

plant, and the construction of new bridges

plant, and the construction of new bridges and approaches thereto, the said New Plymouth Borough Council hereby makes and levies a special rate of one-twentieth (1/20th) of one penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Borough of New Plymouth; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of ten years and eight months, or until the loan is fully paid off.

The above resolution was duly passed at a meeting of the New Plymouth Borough Council held on the 24th day of July, 1922.

July, 1922.

FRANK E. WILSON, Mayor. 633

KAIKOHE TOWN BOARD.

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 Kaikohe Town Board hereby resolves as follows:

Kaikohe Town Board hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £3,000, authorized to be raised by the Kaikohe Town Board, under the above-mentioned Act, for the purpose of the kerbing, channelling, and topdressing of certain streets, the said Kaikohe Town Board hereby makes and levies a special rate of 1½d. in the pound upon the unimproved value of all rateable property of the Kaikohe Town Board District, comprising the whole Town Board area; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the the currency of such loan, and be payable yearly on the

first day of April in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. T. GUERIN, Chairman. 634

WHANGAREI BOROUGH COUNCIL. RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and the Municipal Corporations Act, 1920, and of all other powers (if any) it thereunto enabling, the Whangarei Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Whangarei Borough Council Workers' Dwelling Loan of £5,600, 1922, authorized to be raised by the Whangarei Borough Council, under the above-mentioned Act, for the purpose of erecting workers' dwellings or advancing money to a worker to enable him to erect a worker's dwelling on any land of which he is him to erect a worker's dwelling on any land of which he is the owner, or to acquire land and erect a worker's dwelling thereon, the said Council hereby makes and levies a special rate of nine thirty-seconds of a penny (9/32d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Whangarei; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable on the first day of June in each year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

D. A. McLEAN, Mayor. C. L. GRANGE, Town Clerk.

TATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Teviot-Molyneux Gold-mining Com-

pany (Limited).

When formed, and date of registration: 24th December, 1909.

Whether in active operation or not: In active operation.

Where business is conducted, and name of Secretary:

Claim next Roxburgh; E. R. Dymock, 17 Grey Street,

Wellington.

Nominal capital: £48,000. Amount of capital subscribed: £35,000.

Amount of capital actually paid up in cash: £25,000. Paid-up value of scrip given to shareholders, and amount of

cash received for same (if any): Nil.

Paid-up value of scrip given to shareholders on which no cash has been paid: £10,000. Number of shares into which capital is divided: 48,000 of

£1 each. Number of shares allotted: 35,000.

mount paid per share: £1.

Number and amount of calls in arrear: Nil. Number of shares forfeited: Nil.

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

Number of shareholders at time of registration of company: 4.

Present number of shareholders: 23.

Number of men employed by company: 8.

Quantity and value of gold produced since last statement: 153 oz. 3 dwt.; £579 16s.

Total quantity and value produced since registration: 1,515 oz. 5 dwt. 6 gr.; £6,035 4s.

Amount expended in connection with carrying on operations since less statement: £1 070 100 58

Amount expended in connection with carrying on operation since last statement: £1,970 10s. 5d.

Total expenditure since registration: £57,101 3s. 1d.

Total amount of dividends declared: Nil.

Total amount of dividends paid: Nil.

Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Nil.

Amount of cash in hand: Nil.

Amount of debts directly due to company: Nil.

Amount of debts consider: d good: Nil.

Amount of debts owing by company: £51,108 9s. 3d.

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

Edward Russell Dymock, of Wellington, the Secretary of the Teviot-Molyneux 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 declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

E. R. DYMOCK.

Declared at Wellington this 28th day of July, 1922, before me—A. K. S. McKenzie, a Solicitor of the Supreme Court of New Zealand.

WELLINGTON LAUNDRY COMPANY (LIMITED). IN LIQUIDATION.

N OTICE is hereby given that at an extraordinary general meeting of the Wellington Laundry Company (Limited) held on the 19th June, 1922, at the offices of Messrs. O. and R. Beere, Solicitors, Routh's Buildings, Featherston Street, Wellington, the following extraordinary resolution was carried by the majority required by the Companies Act, 1908, namely:

That it is proved to the satisfaction of the company that it cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same.

Dated this 1st day of August, 1922.

O. R. BEERE, Solicitor.

ROTORUA COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.—U BRIDGE LOAN OF £500. -Utuhina Stream

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

That, for the purpose of providing the interest and other charges on a loan of five hundred pounds, authorized to be raised by the Rotorua County Council, under the abovementioned Act, for the purpose of construction of the Utuhina Stream Bridge, the said Rotorua County Council hereby makes and levies a special rate of threepence and thirteen sixty-fourths of a penny in the pound upon the rateable value of all rateable property of the Utuhina Stream Special Rating District, comprising Subdivisions 3c 3a, 3c 3b pt., 3b No. 4, 3c No. 3b pt., 2N, 3e No. 3, 3c 2a, 3c No. 2, 2j, 2m, 2l, 1l, 1l No. 2, 1l 1la, 2r, 3e No. 4, 3e No. 4 pt., 3p pt., 3c No. 4, and 3h, Kaitao-Rotokokahoka, all of which are situated in Block LV, Horohoro S.D.; 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.

638

G. SUTHERLAND, County Clerk.

G. SUTHERLAND, County Clerk.

OHAI RAILWAY BOARD.

RESOLUTION MAKING SPECIAL RATE,

I N pursuance and exercise of the powers vested in it in that behalf by the Local Railways Act, 1914, and the Local Bodies' Loans Act, 1913, the Ohai Railway Board

Local Bodies' Loans Act, 1913, the Ohai Railway Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest and sinking fund and other charges on the loan of twenty thousand pounds (£20,000), authorized to be raised by the said Board, under the above-mentioned Acts, and under the Local Bodies' Finance Act, 1921–22, for the purpose of repaying the Board's "antecedent liability," the said Ohai Railway Board hereby makes and levies a differential special rate on all rateable property in the Ohai Railway District on the basis of the capital value classified "A," "B," and "C" respectively in the classification of the said lands made in pursuance of section 43 of the Local Railways Act, 1914, and duly certified on the 30th day of September, 1916—that is to say, on all lands in the said district classed "A," a special rate of three shillings and fourpence (3s. 4d.) in the pound sterling; on all lands in the said district classed "B," a special rate of threepence and one halfpenny (3½d.) in the pound sterling; and on all land classed "C" in the said district, a special rate of one penny and one-twentieth of a penny in the pound sterling; and such special differential rate shall be an annual-recurring rate during the currency of each loan, and shall be parable helf verally of the said day of the said day of the currency of each loan, and shall be parable helf verally of the said day of the said day of the currency of each loan, and shall be parable helf verally of the said day of the said day of the currency of each loan, and shall be parable helf verally of the said day of recurring rate during the currency of each loan, and shall be payable half-yearly on the first day of March in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off.

JOHN FISHER, Clerk.

TAIHAPE BOROUGH COUNCIL

RESOLUTION MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by section 48 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1921, and the Local Bodies' Loans Act, 1913, and of all other

powers (if any) it thereunto enabling, the Taihape Borough Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Taihape Borough Council Water-supply and Electric Lighting Loan of £3,500, 1922, authorized to be raised by the said Council, under the above-mentioned Acts, for the purpose of procuring and supplying a supplementary plant for the said Council's water and electrical supply scheme, the said Council hereby makes and levies a special rate of eleven thirty-seconds of a penny (11/32d.) in the pound sterling on the rateable value makes and levies a special rate of eleven thirty-seconds of a penny (11/32d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Taihape Water-supply and Electric Light Special Rating District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of October in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off.

A. J. JOBLIN, Mayor. P. B. MORA, Town Clerk.

PALMERSTON NORTH BOROUGH COUNCIL.

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act, 1908, and the Municipal Corporations Act, 1920, and their amend-

Motion Mayor, Councillors, and Burgesses of the Borough of Palmerston North propose, under the provisions of the above-mentioned Acts, and all other Acts and powers enabling them in that behalf, to execute a certain public work—namely, the taking of the land described in the Schedule hereto for the purposes of a site for erection of a destructor and for the purposes of the abattoirs. And notice is hereby further given that a plan of the land required to be taken is deposited in the public office of the Town Clerk to the Council of the said borough in the Borough Offices, the Square, Palmerston North, and is there open for inspection (without fee) by all persons during Borough Offices, the Square, Palmerston North, and is there open for inspection (without fee) by all persons during ordinary office hours; and that all persons affected by the taking of the said lands should, if they have well-grounded objections to the taking of the said land, set forth the same in writing, and send such writing, within forty days of the first publication of this notice, to the Borough Council of Palmerston North, addressed to the Town Clerk at his said office.

THE SCHEDULE ABOVE REFERRED TO.

ALL that parcel of land, containing I acre I rood 12·2 perches, more or less, being part of section numbered 361 on the plan of the Township of Palmerston North, starting at the most northerly point of said Section 361 a distance of 722 links, in a south-westerly direction along the north-western boundary of the said section, thence at right angles 1417 links in a south-easterly direction to the commencing-point. Bounded towards the north-east, 563 links, by other part of said Section 361; towards the south, 620 links, by a road reserve; towards the south-west, 93 links, by other portion of said Section 361; and towards the north-west, 404·3 links, by other portion of said Section 361 to the commencing-point. As the said parcel of land is delineated on the said plan deposited in the public office of the said Town Clerk as aforesaid, and therein coloured pink. All that parcel of land, containing 1 acre 1 rood 12.2 perches, coloured pink.

As witness my hand this first day of August, one thousand nine hundred and twenty-two (1922). J. R. HARDIE, Town Clerk.

TAURANGA HARBOUR BOARD.

NOTICE OF INTENTION TO TAKE LAND FOR HARBOUR IMPROVEMENT PURPOSES.

The Harbours Act, 1908, and the Public Works Act, 1908, and amendments.

and amendments.

OTICE is hereby given that the Tauranga Harbour Board proposes to take the piece of land described in the Schedule hereto, under the provisions of the abovementioned Acts, for the purposes of constructing harbourworks and effecting improvements to the Tauranga Harbour and also that a plan showing the lands required to be taken is deposited at the office of the Tauranga Harbour Board, the Strand, Tauranga, and is open for public inspection during business hours; and also that all persons affected by the taking of the said lands shall, if they have any well-grounded objection to the taking of the said lands, set forth the same in writing, and send such writing, within forty days from the 27th day of July, 1922, being the date of the

first publication of this notice, to the office of the Tauranga Harbour Board addressed to the undersigned.

Dated this 27th day of July, 1922.

SCHEDULE.

APPROXIMATE area of land to be taken: Four hundred and twenty-eight acres (428 acres), more or less, being Allotment No. 13, Panepane Block, and part Allotment 11B, Purakau Block, Parish of Katikati: edged red on S.O. plan No. 22298.

C. LOWE

643

Secretary to Tauranga Harbour Board.

In the matter of the Companies Act, 1908; in the matter of Pinhey Bros. (Limited), in Liquidation.

of Pinher Bros. (Limited), in Liquidation.

OTICE is hereby given, in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at my office No. 8 Perry Street, Masterton, on Saturday, 26th day of August, 1922, at 11 a.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property disposed of, and of hearing any explanation that may be given by the Liquidator, and also determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidators thereof shall be disposed of. disposed of.

Dated this 28th day of July, 1922.

G. W. SELLAR, Liquidator.

ELTHAM DRAINAGE BOARD.

LOAN NO. 12.—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 Eltham Drainage Board hereby resolves at follows:—

That, for the purpose of providing the instalments in respect That, for the purpose of providing the installments in respect of principal and interest and also the other charges on a loan of £3,000, authorized to be raised by the Eltham Drainage Board, under the Local Bodies' Loans Act, 1913, for the purpose of land drainage construction works within No. 3 Ward of the Eltham Land Drainage District, the said Eltham Drainage Road bareby makes and laying a special rate of purpose of land drainage construction works within No. 3 Ward of the Eltham Land Drainage District, the said Eltham Drainage Board hereby makes and levies a special rate of nine-sixteenths (9/16ths) of one penny in the pound on the rateable value of Section 54, and of one penny and nine-sixteenths of one penny (1d. and 9/16d.) in the pound on the rateable value of parts Section 53 (320 acres), and of one penny and five-eighths of one penny (1\frac{1}{3}d.) in the pound on the rateable value of Section 99, and of one penny farthing in the pound on the rateable value of Section 98, and of twopence and one-sixteenth of one penny in the pound on the rateable value of Section 100, and of twopence and five-eighths of one penny in the pound on the rateable value of Section 101, all of Block X, and of one penny and seven-sixteenths of one penny in the pound on the rateable value of Section 45, 54, and part 46, and of one penny and three-sixteenths of one penny in the pound on the rateable value of Section 47, all of Block XI, Ngaere Survey District respectively (and which said lands comprise the whole of the rateable lands within Ward No. 3 of the Eltham Drainage District). Such special rates respectively shall be an annually recurring rate during the currency of such loan, and to be payable yearly on the first day of October in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. WALTER C. CLEMENT, Chairman. 646

CONTENTS.

				PAGE
Adventisements	• •		٠.	1975
APPOINTMENTS, ETC.		• •		1956
BANKBUPTCY NOTICES				1973
CROWN LANDS NOTICES	••		••	1971
DEFENCE FORCES				1957
Land-				
Boundaries altered				1925
Boundaries, Propose	d Alter	ation of		1958
Boundaries redefine				1958
Foreshores, Licensii	ag Use s	nd Occur	ation of	1937
Game, Declaring Sa				1954
Land District, Aboli	tion of	Local		1922
Native Land, Exten	ding Pro	obibition	of Aliens	tion
of certain			••	1931, 1933
Native Land, Part	tial Re	vocation	of Orde	r in
Council respecting	;		• •	1939

Land—continued.	PAGE
Native Land, Prohibiting all Alienation of certain	
Native Land, Revoking Order in Council respecting Native School, Taken for	1928
Public Works Act, Directing Sale of Land under	1931
Rabbit District constituted	1927
Reserves brought und r Part II of the Public Reserves and Domains Act	1953
Reserves, Notices as to Change of Purposes of	1955
Road, Allocating Land taken for Railway to the	1004
Purposes of	1924 1931
	1959
	1922
	1924
Danda american all and alemai	1980
	1924 1955
Selection by Discharged Soldiers, Revoking the	1000
Setting apart of Land for	1923
	1922
State Florest Set about an Description of	192 1 1921
	1926
Streets, &c, exempted from the Provisions of Sec-	
tion 117 of the Public Works Act	1933
LAND TRANSPORT AND NORMAN	1075
	1975
MISCELLANEOUS-	
Acclimatization Societies, Notification of Issue of Certificates of Registration of	1959
	1926
Cellophane and Articles made therefrom, Rates of	
	1968
	1954 1969
	1928
Electricity, Conferring on County Council Powers	
of Borough Councils with respect to Lighting	
	1927
	1936
Electric Lines, Amending Order in Council authorizing Erection of	1926
	1935
Electric Lines, Cancelling Portion of License	
authorizing Erection of	1926
Electric-power Board, Appointing Time and Place for holding First Meeting of	1959
Electric power Board, Apportionment of Repre-	1000
sentation on	1926
Electric-power Board, First Election of	1925
	1959
Explosive and Dangerous Goods Amendment Act. Licensing Authorities appointed under the	1938
	1965
Incorporated Societies dissolved	1959
Land Office established, Principal	1922
	1928
	1954 1927
Loans, Prescribing Rates of Interest, &c., to be paid	
in respect of	1942
	1961
No. 1 The Tanana Chatana An	1960
ST A surfice of the Transfer of the Artist A	1967 1964
	1959
Officiating Ministers for 1922	1959
	1956
	1957 1931
=	1960
	1967
Regulation under the Crimes Amendment Acts	1952
	1941
Regulations, Opium Regulations under the Animals Protection and	1950
Game Act	1953
	1940
Regulations under the Public Expenditure Adjust-	
	1924
	1956 19 3 0
	1950 1958
	1939
Statutory Declarations, Postmaster appointed to	
take and receive	1956
TO A DATE OLD TO THE OLD THE O	1939 1939
Whari, Prescribing Dues for Use of	-040
Shipping –	
Notice to Mariners	1967