

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, DECEMBER 7, 1922.

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

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

A PROCLAMATION.

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

SCHEDULE.

HAWKE'S BAY LAND DISTRICT,-CROWN LAND. SECTION 1, Block XII, Waitara Survey District: Area, 330 acres.

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

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Land taken for the Purposes of a District Nurse's Cottage, Kahukura, in Block VI, Waiapu Survey District.

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

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

SCHEDULE.

Approximate area of the piece of land taken: 4 acres 1 rood

29 perches.
Portion of Tikitiki Block, situated in Block VI, Waiapu Survey District (Poverty Bay R.D.). (S.O. 1005, brown.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 55082, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged red.

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

W. FRASER, for Minister of Public Works.

GOD SAVE THE KING!

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

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

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

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 2 acres 3 roods 12.7 perches.

Portion of Section 1, Ohawe Town Belt, Education Reserve, situated in Block VIII, Waimate Survey District.

In the Taranaki Land District; as the same is more particularly delineated on the plan marked L. and S. 20/147, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1997, and thereon 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 4th day of December, 1922.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Resuming Land for a Public-school Site in Flaxbourne Settlement, Marlborough Land District.

JELLICOE, Governor-General. A PROCLAMATION.

A PROCLAMATION.

WHEREAS by section one hundred and forty-four of the Land Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor-General in Council may by Proclamation resume possession of any land leased under Part V of the said Act, or under any corresponding Part of the Land Act, 1892, which in his opinion is required for any public purpose:

And whereas the land described in the Schedule hereto forms part of the land held on small-grazing-run lease from His Majesty the King, issued under the Land Act, 1892, the Land for Settlements Consolidation Act, 1900, and the Land for Settlements Amendment Act, 1901, dated the twenty-sixth day of June, one thousand nine hundred and five:

And whereas, in the opinion of the Governor-General, the land mentioned in the Schedule hereto is required for a public purpose—that is to say, for a public-school site:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by section one hundred

public purpose—that is to say, for a public-school site:

Now, therefore, in pursuance and exercise of the powers and authorities conferred upon me by section one hundred and forty-four of the Land Act, 1908, and section sixty-seven of the Land for Settlements Act, 1908, and of all other powers and authorities in anywise enabling me in this 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 proclaim and declare that I hereby resume possession of the land mentioned in the Schedule hereto for the public purpose hereinbefore mentioned, the same being part of the land held under small-grazing-run lease as aforesaid.

SCHEDULE.

ALL that area in the Marlborough Land District, containing ALL that area in the Marlborough Land District, containing by admeasurement 2 acres, more or less, being a portion of Small Grazing-run 174, Flaxbourne Settlement, Block XI, Cape Campbell Survey District, and bounded as follows: Towards the north and east by Small Grazing-run 174, 741 links and 275-8 links respectively; towards the south by the public road to Mirza Station, 593 links and 100-7 links; and towards the west by the main South Road, 240-3 links and 59-2 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 6/6/351, deposited at the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

W. FRASER, for Minister of Lands.

Approved in Council.

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

GOD SAVE THE KING!

Resuming Land for a Site for a Quarry in Clifton Settlement, Otago Land District.

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

WHEREAS by section one hundred and forty-four of the Land Act, 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor-General in Council may by Proclamation resume possession of any land leased under Part III of the said Act, or under any corresponding Part of the Land Act, 1892, which in his opinion is required for any public purpose:

And whereas the land described in the Schedule hereto forms part of land which is held under renewable lease from

And whereas the land described in the Schedule hereto forms part of land which is held under renewable lease from His Majesty the King issued under the Land Act, 1908, and the Land for Settlements Act, 1908, dated the first day of January, one thousand nine hundred and twenty-one:

And whereas in the opinion of the Governor-General the land mentioned in the Schedule hereto is required for a public number of that is to say for a site for a constant.

public purpose—that is to say, for a site for a quarry:

Now, therefore, in pursuance and exercise of the powers
and authorities conferred upon me by section one hundred
and forty-four of the Land Act, 1908, and section sixty-seven
of the Land for Settlements Act, 1908, and of all other powers and authorities in anywise enabling me in this 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 proclaim and declare that I hereby resume possession of the land mentioned in the Schedule hereto for the public nursues hereinhefore mentioned the same being part public purpose hereinbefore mentioned, the same being part of the land held under renewable lease as aforesaid.

SCHEDULE.

SCHEDULE.

All that area in the Otago Land District, containing by admeasurement 1 acre 2 roods 14 perches, more or less, being Section 27s (formerly portion of Section 8s), Clifton Settlement, and bounded as follows: Commencing at a point on the road forming the eastern boundary of Section 8s distant 36·9 links and bearing 52° 35′ from the opposite angle peg to peg 11 on the survey of the Clifton Settlement; thence by said Section 8s by right lines 314° 53′ 337·9 links, 344° 19′ 129 links, 300° 5′ 193·4 links, 299° 5′ 182·8 links, 22° 12′ 221·9 links, 73° 1′ 228·4 links, 164° 19′ 550·5 links, 134° 53′ 325·1 links, and by a public road 232° 35′ 100·9 links, to the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L and S. 6/5/104, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

W. FRASER, for Minister of Lands.

Approved in Council.

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

GOD SAVE THE KING!

Revoking the Reservation over Portion of a Scenic Reserve in the Wellington Land District.

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

WHEREAS by Proclamation dated the sixteenth day of VV October, one thousand nine hundred and eight, and published in the New Zealand Gazette of the twenty-second day of that month, certain sections in the Hunua Survey District, Wellington Land District, were declared to be reserves under the Scenery Preservation Act, 1908:

And whereas by section fifty-five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1917, the boundaries of Section 4, Block VI, Hunua Survey District (being one of the aforesaid sections), were amended:

And whereas the land described in the Schedule hereto (being part of the said Section 4) is no longer suitable for scenic purposes owing to the absence of seem but the property.

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the land described in the Schedule hereto.

SCHEDULE.

WELLINGTON LAND DISTRICT.

ALL that area in the Wellington Land District, containing ALL that area in the Wellington Land District, containing by admeasurement 10 acres 3 roods 37 perches, more or less, being part Section 4, Block VI, Hunua Survey District, and bounded as follows: Towards the north-west by Section 5 and part Section 6 of Block IV, Kakahi Village Settlement, 1301.04 links; towards the north-east by Section 27, Block VI, Hunua Survey District, 1157-1 links; towards the south-east by other part of the aforesaid Section 4, 685-4 links; and towards the south-west generally by the Kakahi-Owhango Road, 1254-95 links: be all the aforesaid linkages more or less. As the same is delineated on the plan numbered 216/31, deposited in the Wellington District Office of the Lands and Survey Department, and thereon bordered red.

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

W. FRASER, For Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

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

JELLICOE, Governor-General. [LS.] A PROCLAMATION.

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do

hereby revoke the Proclamation made on the twenty-fourth day of November, one thousand nine hundred and sixteen, and published in the Gazette of the first day of December then instant, setting apart settlement lands for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land described in the Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.

SECTION 5s, Pakarau Settlement, Piako County: Area, 94 acres 3 roods 14 perches.

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

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Revoking the Setting-apart of Lands for Selection by Discharged Soldiers, under Special Tenures, in the Wellington Land

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

A PROCLAMATION.

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

SCHEDULE.

WELLINGTON LAND DISTRICT.—SETTLEMENT LAND. Block XIV, Belmont Survey District.—Lower Hutt Borough.-Hall-Jones Settlement.

Sec- tion.	Area.	Sec- tion.	Area.	Sec- tion.	Area.
	A. R. P.		A. R. P.		A. R. P.
1	1 0 7.5	16	$[1 \ 0 \ 0 \]$	30	1 3 38.6
2	1 0 26.6	17	1 0 0	31	1 1 20.8
3	2 0 3.7	18	1 0 0	32	1 1 20.8
4	2 2 0.3	19	1 0 0	33	1 1 20.8
5	1 2 31.1	20	1 0 0	34	1 1 20.8
6	1 1 24.6	21	1 0 0	35	1 1 20.8
7	1 2 5.3	22	1 0 0	36	$\frac{1}{2}$ $\frac{1}{3}$ $\frac{20}{20}$
8	1 0 0	23	1 0 0	37	$\frac{2}{2}$ $\frac{3}{3}$ $\frac{19}{19} \cdot 2$
9	1 0 0	24	1 0 0	39	1 2 6.8
10	1 2 0	25	1 2 8	40	1 3 5.6
12	1 0 0	26	$\tilde{1}$ $\tilde{1}$ $2\tilde{2}\cdot 5$	41	2 0 0.8
13	1 0 0	27	1 2 31.9	42	2 0 25.4
14	īŏŏ	28	1 3 14.9	12	2 0 20 4
15	0 3 30.6	29	1 3 18.8		

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

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

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

SCHEDULE

Approximate areas of the pieces of stopped Government road declared to be Crown land:—

R. P. Adjoining or passing through
1 16 Sections 33 of Block IX (C.L.), 1, 2, 3, and
11 of Block X.
2 2 Sections 34 and 35 of Block IX (C.L.), 12,

13, 14, and 15 of Block X.

Situated in Hukerenui Survey District (Auckland R.D.). (S.O. 22019.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 55519, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of November, 1922.

W. FRASER, for Minister of Public Works.

GOD SAVE THE KING!

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

JELLICOE, Governor-General.

A PROCLAMATION.

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

SCHEDIILE

Approximate areas of the pieces of stopped Government roads declared to be Crown land:—

P.W.D. 51625, (S.O. 21384.)

A. B. P. Adjoining or passing through
0 0 4.7 Sections la No. 6 and 61, Block IV, Awa-ote-Atua Survey District.
12 3 33 Sections la No. 5, 61, and la No. 6, Blocks
IV, Awa-o-te-Atua, and III, Rangitaiki
Upper Survey Districts. 12 3 33

P.W.D. 55535. (S.O. 22452.)

Rangitaiki Upper Survey District.

1 29.3 Section 14 No. 4, Block III.

17

Situated in Auckland R.D.

In the Auckland Land District; as the same are more particularly delineated on the plans marked P.W.D. 51625 and 55535, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

W. FRASER, for Minister of Public Works.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereby is hereby taken for the Properties of the Public Workship of the Publi hereto is hereby taken for the purposes of a road; and I

do also declare that this Proclamation shall take effect on and after the twentieth day of December, one thousand nine hundred and twenty-two.

SCHEDULE.

Approximate area of the piece of land taken: 2 acres 3 roods

15 perches.
Portion of Section 4, Block V, Cape Survey District (Taranaki R.D.).

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 55738, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink.

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

W. FRASER, for Minister of Public Works. GOD SAVE THE KING!

Stopping a Government Road in Block XI, Rangiriri Survey District.

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

IN pursuance and exercise of the powers and authorities vested in me by the Public Works 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 as stopped the Government road described in the Schedule bootte, such read being no longer required. Schedule hereto, such road being no longer required.

SCHEDULE.

APPROXIMATE areas of the pieces of road hereby stopped :-

A. R. F. Adjoining or passing through 0 3 33 C.L. and Section 30, Pepepe Parish. 0 0 24 Section 21.

Situated in Block XI, Rangiriri Survey District (Auck-

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 55270, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

W. FRASER, for Minister of Public Works.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

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

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

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

and its amendments:

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

SCHEDULE.

OKOTARE Block, being Section 586, Patea District, Block XIV, Hawera Survey District (Grant No. 3734): Area, 246 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of November, 1922.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

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

A PROCLAMATION.

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

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

and its amendments:

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

SCHEDULE.

NGATIRAHIRI No. 1L Block, being Section 97, Block V, Waitara Survey District (Grant 5251): Area, 74 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of November, 1922.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

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

A PROCLAMATION.

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

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

and its amendments:

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

SCHEDULE.

ARAUKUKU D Block, being Section 17, Block XIV, Ngaire Survey District, Grant 3779: Area, 198 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of November, 1922.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land

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

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

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

and its amendments:

Now, therefore, in pursuance and exercise of the power and authority so conferred upon me by section fourteen of the Native Land Amendment Act, 1914, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New

Zealand, do hereby proclaim that the Native land set out in the Schedule hereto has become Crown land.

SCHEDULE.

Монака No. 52a Block, Mohaka Survey District: Area, 844 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, at the Government House at Wellington, this 30th day of November, 1922.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Amending Regulations relating to the Election of a Member of the Land Board, under the Land Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by section forty-one of the Land Act, 1908 (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 amend, in the manner set forth in the Schedule hereto, the regulations under the said Act made on the seventh day of February, one thousand nine hundred and thirteen, and gazetted on the thirteenth day of February, one thousand nine hundred and thirteen.

SCHEDULE.

The said regulations are hereby amended as follows:

(1.) By omitting from clause 6 thereof all the words therein after word "district," and substituting the following words: "a notice as set forth in the Fourth Schedule hereto requesting nominations to fill such vacancy.

(2.) By adding after clause 6 thereof the following new

clause:—

"6a. Nomination papers in the form set forth in the First Schedule hereto shall be supplied on application therefor at any District Land Office."

(3.) By inserting in First Schedule thereto, before the words "and qualified," the following words: "as at the first day of January preceding the date hereof."

(4.) By inserting in the directions in the Second Schedule thereto, after the word "elector," the following words: "or in the case of a partnership by all the electors."

(5.) By inserting the following Schedule as the Fourth Schedule:—

Schedule :--

FOURTH SCHEDULE.

ELECTION OF MEMBER OF LAND BOARD.

NOTICE is hereby given that the seat on the Board held by , the elective member, will/has become vacant by [effluxion of time] on the day of , and that nominations for the election of a duly qualified person to fill such vacancy will be received at this office up to 4 o'clock

Nomination-papers, which must be signed by at least two electors, will be supplied on application to the Commissioner of Crown Lands at

No member of the General Assembly nor any land agent is cligible for election.

Commissioner of Crown Lands.

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

Amending Regulations under the Government Railways Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N exercise of the powers and authorities conferred on him N exercise of the powers and authorities conferred on him by section ninety-four of the Government Railways Act, 1908, and of all other powers and authorities 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 Government Railways Superannuation Fund Act, 1902, on the twenty-eighth day of July, one thousand nine hundred and three, by making the following alterations therein:

By omitting from regulation 22 the word "forty-second," and substituting the word "forty-ninth."

By omitting from regulation 25 the word "twenty-eighth," and substituting the word "thirty-fifth."

By omitting from regulation 32 the last two sentences thereof

thereof.

By omitting regulations 39 to 42 inclusive, and substituting

"39. Two scrutineers shall be appointed for each election by the General Manager of Railways, one from the First Division and one from the Second Division of the Depart-

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

Authorizing the Auckland Electric-power Board to construct Electric Works.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by section fifty-one of the Auckland Electric-power Board Act, 1921–22, 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 Auckland Electric-power Board to extend and equip its existing electric-power station and plant, to erect electric lines, and to provide substations, machinery, plant, and apparatus for improving and extending the supply of electricity in the Auckland Electric-power District, subject to the following conditions. trict, subject to the following conditions.

CONDITIONS.

1. No new electric lines outside areas in respect of which licenses have already been issued shall be used for the distribution of electrical energy until the Auckland Electric-power Board has obtained a license for such purpose in accordance with the provisions of section 2 of the Public Works Amendment Act, 1911.

2. Any condition inserted in such licenses shall be strictly complied with by such Board.

3. Such Board shall forward for the approval of the Minister.

3. Such Board shall forward for the approval of the Minister of Public Works such further plans and particulars as the Minister of Public Works may from time to time require.

Minister of Public Works may from time to time require.

4. The Board shall not, without the consent in writing of the Minister of Public Works, crect any electric lines along the routes of the Government main trunk transmission-lines.

5. The works hereby authorized shall be constructed so as to comply with the regulations made under section 2 of the Public Works Amendment Act, 1911, dated the 9th day of October, 1922, and published in the New Zealand Gazette of the 12th day of the same month, or any regulations made in amendment thereof or in substitution therefor, which regulations shall be deemed to be incorporated herein.

6. The Board shall substantially complete the works hereby authorized within a period of three years from the date of this Order in Council, 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 unavoid-

delayed by strikes, lock-outs, breakdowns, or other unavoidable causes not due to any neglect by the Board.

7. The Board shall rectify to the satisfaction of the Minister

of Telegraphs any interference or disturbance that effects the satisfactory working of the telegraph lines which are the property of the Telegraph Department.

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

Authorizing the Horowhenua Electric-power Board to construct Electric Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers vested in him by section forty-nine of the Electric-power Boards Act, 8, as amended by section seventeen of the Electric-power Boards Amendment 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 Horowhenua Electric-power Board to erect electric lines as shown on plan marked P.W.D. 55673, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and such further lines as may from time to time be required in the Horowhenua Electric-power District; transformers and substations for the transmission and distribution of electrical energy in the Horowhenua Electric-power District, as defined by Proclamation dated the twenty-minth day of November, one thousand nine hundred and twenty-one, and published in the New Zealand Gazette No. 100, of the first day of December, one thousand nine hundred and twenty-one, subject to the following conditions.

CONDITIONS.

1. No electric lines shall be used for the distribution of electrical energy until the Horowhenua Electric-power Board has obtained a license for such purpose in accordance with the provisions of section 2 of the Public Works Amendment Act, 1911.

2. Any conditions inserted in such licenses shall be strictly complied with by such Board.
3. Such Board shall forward for the approval of the Minister of Public Works such further plans and particulars as the Minister of Public Works may from time to time require.
4. The Board shall not, without the consent in writing of the Minister of Public Works, erect any electric lines along the routes of the Government main trunk transmission lines.

routes of the Government main trunk transmission-lines.
5. The works hereby authorized shall be constructed so as

5. The works hereby authorized shall be constructed so as to comply with the regulations made under section 2 of the Public Works Amendment Act, 1911, dated the 9th day of October, 1922, and publis ed in the New Zealand Gazette of the 12th day of the same month, or any regulations made in amendment thereof or in substitution therefor, which regulations shall be deemed to be incorporated herein.

6. The Board shall substantially complete the works hereby authorized within a period of three years 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, lockouts, breakdowns, or other unavoidable causes not due to any neglect by the Board.

7. The Board shall rectify to the satisfaction of the Minister of Telegraphs any interference or disturbance that affects the

of Telegraphs any interference or disturbance that affects the satisfactory working of the telegraph lines which are the property of the Telegraph Department.

F. D. THOMSON, Clerk of the Executive Council

Consenting to Land being taken for the Purposes of a District Nurse's Cottage, Kahukura, in Block VI, Waiapu Survey

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 consent to the land described in the Schedule hereto being taken for the purposes of a district purse's cottage part of such land being occupied. of a district nurse's cottage part of such land being occupied by buildings.

SCHEDULE.

Approximate area of the piece of land permitted to be taken: 4 acres 1 rood 29 perches.

Being portion of Tikitiki Block (Poverty Bay R.D.). (S.O.

1005, brown.)

Situated in Block VI, Waiapu Survey District. In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 55082, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon added and red edged red.

F. D. THOMSON, Clerk of the Executive Council

Consenting to the Assignment by the Ngaruawahia Town Board of its Rights, Powers, and Privileges under the Order in Council dated the 13th December, 1915, to the Central Electric-power Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Public Works Amendment Act, 1911, and clause fifty of the regulations relating to electric lines published in the New Zealand Gazette of the twenty-ninth day of April, one thousand nine hundred and fifteen, 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 consent to the assignment to the Central Electric-power Board of the Order in Council dated the thirteenth day of December, one thousand nine hundred and fifteen authorizing the one thousand nine hundred and fifteen, authorizing the Ngaruawahia Town Board to erect electric lines within the Town District of Ngaruawahia and portions of Raglan and Waipa Counties and Kirikiriroa Road District.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

Sections 56, 70, 74, 75, 76, 77, 96, 102, 105, and 106, Tatarariki Parish Area, 1,279 acres, more or less.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 170 acres, more or less, situated in Blocks VIII and XII, Mahurangi Survey District.

Bounded, commencing at peg. No. 20 as shown on plan No. 3730 (blue), being the survey of Allotment 192, Parish of Mahurangi, towards the south west generally by a road reserve Mahurangi, towards the south-west generally by a road reserve (100 links wide) forming the northern boundary of the said Allotment 192 to its northernmost point; thence towards the south-west, west, and north-west generally by a line being equidistant between the boundaries of Allotment 18, the road reserve forming the eastern boundary of Allotment 18, and Allotments 19, 20, 21, and 22, all of the Parish of Mahurangi, and low-water mark to a point on the production of the north-eastern boundary of the said Allotment 22 1250 links distant from the north-eastern corner thereof; thence towards the north-east by the production of the aforesaid boundary of the said Allotment 22 to low-water mark; thence towards the east generally by the said low-water mark to a point from which a bearing of 225° would intersect the aforementioned peg No. 20; thence towards the south-east by a line bearing 225° to the said peg No. 20, the point of commencement: be all the aforesaid linkages more or less. As the same is delineated on plan marked L. and S. 6/4/19, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

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

Declaring Portion of the Kawautahi Valley Road, in the Kaitieke County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N 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

SCHEDULE.

SCHEDULE.

All that portion of the Kawautahi Valley Road, in the Wellington Land District, Kaitieke County, commencing at a point six chains west of the boundary between Sections 3 and 4, Block II, Kaitieke Survey District, and proceeding thence generally in a south-westerly direction, adjoining or passing through the said Section 4 and Section 6, Block II, Kaitieke Survey District, and terminating at a point one chain east of the boundary of the said Section 6 and Section 10 (seenic reserve), Block II, Kaitieke Survey District; being a distance of sixty-four chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 55826, 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 Roads in the Minden Block, Tauranga County, to be County Roads.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

All that portion of Faulkner's Road, in the Auckland Land District, Tauranga County, Minden Block, commencing at a point ten chains west of the boundary between Sections 6 and 7, Block VIII, Tauranga Survey District, and proceeding thence generally in a south-westerly and then north-

westerly direction, adjoining or passing through part of the said Section 6, and terminating at a point about three chains north of the southern boundary of Section 3, Block VIII, Tauranga Survey District; being a distance of 1 mile 25 chains, more or less.

chains, more or less.

Also all that portion of Armstrong's Road, in the said land district, county, and block, commencing at its junction with Faulkner's Road on the north-western boundary of Section 11, Block VIII, Tauranga Survey District, and proceeding thence generally in a north-easterly direction, adjoining or passing through Sections 11 and 10, Block VIII aforesaid, and terminating at a point on the northern boundary of the said Section 10; being a distance of 1 mile 60 chains, more or less. or less.

Also all that portion of Ruangarara Road, in the said land district, county, and block, commencing at its junction with Faulkner's Road at the northernmost corner of Section 5, Block XII, Tauranga Survey District, and proceeding thence generally in a south-westerly direction, adjoining or passing through Sections 5, 7, and 6, Block XII aforesaid, and terminating at the north-western corner of the said Section 6, Block XII, Tauranga Survey District; being a distance of 2 miles 7 chains more allows.

Block All, lauranga Survey District; being a distance of 2 miles 7 chains, more or less.

As the said portions of roads are more particularly delineated on the plan marked P.W.D. 55848, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured yellow and marked E-F, C-D, and A-B respectively.

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

Declaring Portion of Road in Block VII, Paritutu Survey District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 soid Dominion deth barbar ordered the soid Dominion dethered the soid Dominion of the Science of of of the said Dominion, doth hereby order and declare that the portion of road described in the Schedule hereto shall, on and after the date of this Order in Council, become a Government road.

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a

Government road: 18.8 perches.

Adjoining or passing through part Section 185, Huirangi
District, Block VII, Paritutu Survey District (Huirangi R.D.).

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 55674, 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.

Declaring a Road in Block I, Fraser Survey District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Secretary the Governor-General in Council.

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

SCHEDULE.

Approximate area of the piece of road declared to be a Government road: 3 acres 0 roods 20 perches.

Adjoining or passing through Sections 67, 36, 64, situated in Block I, Fraser Survey District (Otago R.D.).

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 55717, 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.

Declaring a Road in Block I, Cromwell Survey District, to be a Government Road.

JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

Approximate area of the piece of road declared to be a Government road: 2 roods 10 perches.

Adjoining or passing through Res. Area 40, Sarita Subdivision, situated in Block I, Cromwell Survey District (Otago R.D.).

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 55639, 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.

Declaring Portions of Roads in the Town of Mackenzie to be Government Roads.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

APPROXIMATE area of the pieces of roads declared to be Government roads: 1 acre 2 roods 23.5 perches.

Adjoining or passing through Sections 12 to 16, Block XXIII, and Sections 1 to 4, Block XXVII, Town of Mackenzie, Block VII, Cheviot Survey District (Canterbury R.D.). (S.O. 824/369.)

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 55614 sheet 1), 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.

Declaring Portrons of Road in Block IV, Hillend Survey District to be Government Roads.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the portions of road described in the Schedule hereto shall, on and after the date of this Order in Council, become Government roads.

SCHEDULE.

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

A. R. P. Adjoining or passing through 2 0 0 Crown land and Sections 28 and 61.

1 3 30 Section 61.

Situated in Block IV, Hillend Survey District (Otago

Situated in Dioca 1.,
R.D.).

R.D.).

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 55430, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

F. D. THOMSON,

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

Domain Board appointed to have Control of the Katikati Domain.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

The Excellency the Governor-General in Council.

In 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 of the said Dominion, doth hereby revoke an Order in Council dated the thirteenth day of October, one thousand nine hundred and thirteen, and published in the Gazette of the sixteenth day of that month, appointing the Katikati Road Board to have control of the Katikati Domain, and doth hereby appoint hereby appoint

WILLIAM TAYLOR, WALTER OSWALD BURGESS, NOBLE JOHNSTON, FREDERICK KENDALL, and ALBERT EDWARD PUTT

to be the Katikati 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 Saturday the sixteenth day of December, one thousand nine hundred and twenty-two, at half past three o'clock p.m., as the time when, and the Show Building, Katikati, as the place where, the first meeting of the said Board shall be held.

SCHEDULE.

KATIKATI DOMAIN.—AUCKLAND LAND DISTRICT.

ALLOTMENTS 25 and 26, Parish of Katikati: Area, 185 acres 2 roods.

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

Otago Central Electric-power Board.—First Election.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 Tuesday, the nineteenth day of December, one thousand nine hundred and twenty-two, as the day on which shall be held the first election of the representatives of the constituent districts in the Otago Central Electric-power District, being an electric-power district duly constituted by Proclamation dated the twentieth day of October, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette No. 76, of the twenty-sixth day of October, one thousand nine hundred and twenty-two.

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

Customs Regulations.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers and authorities conferred upon him by the Customs Act 1912 (here) him by the Customs Act, 1913 (hereinafter referred to as "the principal Act"), and by the Customs Amendment Act, 1921, 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 Orders in Council referred to in the First Schedule hereto, and, with the like advice and consent, doth make the following regulations for the purposes of the said Acts.

REGULATIONS.

1. These regulations shall be deemed to be part of the Customs Regulations gazetted on the 2nd day of July, 1914, which are hereinafter referred the principal regulations."

2. (1.) The forms prescribed in these regulations are those in the Second

Schedule hereto.

(2.) The forms prescribed in the principal regulations are hereby amended

in the manner indicated in the Third Schedule hereto.

(3.) In cases where the forms prescribed by the principal regulations are amended or revoked by these regulations, the Comptroller may permit the continuance of the use of any of the first-mentioned forms until the 31st day of December, 1923, or until such further time as he may in any

- special case permit.
 3. (1.) Where any goods, in which spirit is a necessary ingredient, which are not specified in the Fourth Schedule to the Customs Amendment Act. 1921, are made in a manufacturing warehouse, and the duty payable thereon is an ad valorem duty, the value of such goods shall be determined as nearly as possible at the same value as if they had been imported from the United Kingdom at the time the goods so made are entered for home consumption in New Zealand.
- (2.) If such value cannot be satisfactorily determined in the manner aforesaid, it shall be determined at the actual cost of manufacture of the said goods in New Zealand with the addition of 10 per centum thereto.

4. Declarations required or authorized by the Customs Act, 1913, may be made before any licensed Customs agent, excepting in the case of declarations prescribed to be made under Forms 1, 3, 4, 10, 11, 12, and 53 of the Second Schedule to the principal regulations.

5. Refunds of duty on materials used in the manufacture in New Zealand of ships, launches, yachts, or boats may be paid under section 28 of the Customs Amendment Act, 1921, in all cases in which the following conditions are complied with, namely-

(a.) Application shall be made in Form 1.(b.) The applicant for refund shall, at his own expense, obtain and produce such evidence as to the payment of duty on the materials, and the time and place of the manufacture of the ships, launches, yachts, or boats, and such other particulars as the Collector, in any case, may require.

6. The following shall be the classes of goods which shall be deemed for the purposes of the Customs Amendment Act, 1921, to be the produce or manufacture of countries the produce or manufactures of which are entitled

to be entered for duty under the British Preferential Tariff:-

(a.) Goods wholly the produce of such countries:

(b.) Goods wholly manufactured within such countries from materials produced in such countries:

(c.) Goods wholly manufactured within such countries in which all manufacturing processes are performed in such countries from unmanufactured raw material not produced in such countries:

(d.) Goods partially produced or partially manufactured in such countries; provided that the final process or processes of manufacture have been performed in such countries, and also that the expenditure in material produced in such countries and (or) labour performed within such countries (calculated subject to the qualification hereunder) in each and every article is not less than one-fourth of the factory or works cost of such article in its finished state.

- 7. In the calculation of such proportion of produce or labour of such countries none of the following items shall be included or considered:—
 - (a.) Manufacturer's profit, or the profit or remuneration of any trader,
 agent, broker, or other person dealing in the article in its finished condition; or

(b.) Royalties; or

- (c.) The cost of outside packages or any cost of packing the goods thereinto; or
- (d.) Any cost of conveying, insuring, or shipping the goods subsequent to their manufacture.
- 8. Goods which, after shipment from any of such countries, have entered into the commerce of or been subjected to any process of manufacture in any country the produce or manufactures of which are not entitled to be entered for duty under the British Preferential Tariff shall not be deemed to be the produce or manufacture of countries the produce or manufactures of which are entitled to be admitted under the British Preferential Tariff: Provided that goods produced or manufactured in a country the produce or manufactures of which are entitled to be entered for duty under the British Preferential Tariff, which after shipment therefrom have entered into the commerce of the Commonwealth of Australia, shall be entitled to be entered for duty under the British Preferential Tariff if the Collector of Customs at the port of entry is satisfied, by the production of a certificate signed by an officer of Customs in Australia, that the said goods are the produce or manufacture of such first-mentioned country: Provided further that, in any special case, the Collector at the port of entry may dispense with the production of the said certificate and admit any such goods under the British Preferential Tariff if he is fully satisfied, by evidence produced to him, that the said goods have been produced or manufactured in a country the produce or manufactures of which are entitled to be entered for duty *under the British Preferential Tariff.
- 9. In every case where, pursuant to section 16 of the Customs Amendment Act, 1921, the full duty under the General Tariff is payable on any goods owing to the non-production to the Collector of an invoice having printed or written thereon a certificate in the prescribed form, and at the time of entry the importer alleges, and the Collector has reason to believe, that such goods are bona fide the produce or manufacture of a country the produce or manufactures of which are entitled to be entered for duty under the British Preferential Tariff, and that such non-production is due to accident, the following provisions shall apply:—

(a.) Any amount of duty so payable in excess of the duty payable upon the like goods being the produce or manufacture of a country the produce or manufactures of which are entitled to be entered for duty under the British Preferential Tariff may be held by the Collector at the port of entry on deposit pending the production of an invoice having printed or written thereon a certi-

ficate in the prescribed form.

(b.) If the invoice, having written or printed thereon a certificate as aforesaid, is produced to the Collector within six months from the date of payment of the deposit, and the Collector is satisfied that the goods are the produce or manufacture of a country the produce or manufactures of which are entitled to be entered for duty under the British Preferential Tariff, such deposit shall be returned to the importer; but if such invoice is not so produced, the amount of the deposit shall be paid into the Public Account as duty payable under the said section, unless the Minister shall, in any case at his discretion direct.

in any case at his discretion, direct—

(i.) That the amount of the deposit shall be returned to the

importer; or

(ii.) That the amount of the deposit shall be returned to the importer on payment of a penalty not exceeding the amount of such deposit.

10. (1.) The certificate referred to in section 16 of the Customs Amendment Act, 1921, shall be in Form 2.

(2.) Notwithstanding anything in this regulation, if the Collector is satisfied that any goods entered for duty under the British Preferential Tariff are bona fide the produce or manufacture of a country the produce or manufactures of which are, under the Customs Acts, entitled to be entered for duty under the British Preferential Tariff, he may, in such special cases as he thinks fit accept, with respect to such goods, a certificate in the form prescribed by Minister's Order No. 1001 under the Customs Duties Act, 1908, and gazetted on the 27th day of June, 1912, as modified by Minister's Order No. 1043 gazetted on 3rd July, 1913.

- 11. All invoices shall, except where not so required by the Collector, be in Form 3, and shall have printed or written thereon a certificate in Form 4.
- 12. Where under the Customs Acts provision is made for the production to the Collector of an invoice having printed or written thereon-

(a.) A certificate in Form 2; and also(b.) A certificate in Form 4;

such certificates shall be combined in one certificate, and shall be in Form 5: Provided that invoices may be accepted by the Collector, as he may in any special case determine, if made out and certified as if these regulations

and the Customs Regulations gazetted on the 22nd day of December, 1921,

had not been made:

Provided further that where any such invoice relates to goods entered for duty under the British Preferential Tariff the Collector must be satisfied that such goods are the produce or manufacture of a country the produce or manufactures of which are, under the Customs Acts, entitled to be entered for duty under the British Preferential Tariff.

13. The complaint to be made by any person aggrieved by the importation of any goods of a class or kind on which the special duty under section 13 of the Customs Amendment Act, 1921, as amended by section 18 of the

Finance Act, 1921-22, is not imposed shall be in Form 6.

14. The standard from which shall be ascertained the quantity or equivalent of dutiable goods obtainable from any essences, condensations, concentrations, or preparations of dutiable goods shall be the factor ascertained by the Dominion Analyst by which the quantity of any such essence, condensation, concentration, or preparation as aforesaid must be multiplied to arrive at the quantity or equivalent required.

15. The principal regulations are hereby amended in the manner and to the extent following, namely:

- (a.) By inserting in the introductory words to clauses 14 and 15,—
 (i.) After the word "master," the words "or owner"; and
 (ii.) After the words "within one day," the words "or within such longer time as may be permitted by the Collector.'
- (b.) By inserting after the words "Warehoused goods may" in clause 57 the words "upon application in Form 7."

(c.) By adding to the provisos to clause 87 the following additional

proviso:—
"(f.) Nothing in this regulation shall, except with the special approval of the Collector, apply to films for cinematographs and the like instruments, or to the goods hereinafter referred to in subparagraph (v) of paragraph (b) of clause 92 of the principal regulations.

(d.) By omitting from paragraph (e) of clause 87 the words "1s. 6d. per hour, and by substituting in lieu thereof the words "2s. 6d. per hour."

(e.) By revoking paragraph (d) of clause 88 thereof, and by substituting in lieu thereof the following:—

"(d.) Beer on which excise duty has been paid under the Finance Act, 1915, as amended by the Finance Act, 1921 (No. 2).'

- (f.) (1.) By omitting from paragraph (a) of clause 92 the words "1s. 6d. per hour," and by substituting in lieu thereof the words "2s. 6d. per hour"; and by adding to the same paragraph (a) the words "provided that the said charge shall not be paid in respect of goods exported per post in the following cases:
 - "(i.) Where the drawback payable on such goods is less than £1 sterling;
 - "(ii.) Where the goods are exported by any person not engaged in business.
- (2.) By revoking paragraph (b) of clause 92, and substituting in lieu thereof the following:
 - "(b.) Except with the approval of the Comptroller and to the extent and under the conditions permitted by him, drawback shall not be allowed on-
 - "(i.) Spirits, spirituous mixtures, wine, tobacco, cigars, cigarettes, or snuff; provided that where the Collector is satisfied that such goods cannot be conveniently obtained out of a licensed warehouse, he may allow drawback thereon:
 - "(ii.) Goods which have been used in New Zealand after delivery from the control of the Customs; provided that goods which the Collector is satisfied have been temporarily used on trial or for the purpose of inspection or demonstration only shall not be deemed to have been used within the meaning of this regulation:

- "(iii.) Goods which have been damaged or deteriorated in
- "(iv.) Goods the current domestic value of which, if sold duty-paid for home consumption in New Zealand at the time application for drawback is made, would be less than the amount of drawback for which claim can be made:

(v.) Jewellery (including articles of platinum, gold, silver, or alloys of the same), imitation jewellery (including gilt articles

or articles of rolled gold), gold and silver plate or platedware. "(bb.) When the approval of the Comptroller is necessary under this regulation for the allowance of drawback on any goods, no person shall make entry for such goods under drawback until such approval is obtained."

(3.) By revoking paragraph (e) of clause 92, and substituting the following in lieu thereof:

(e.) The drawback on repacked goods subject to ad valorem rates is to be calculated to the nearest penny-e.g., Drapery n.e.i., £4 6s. 8d. (current domestic value), plus 10 per cent. = £4 15s. 4d.; at 21 per cent. = drawback, £1.

(g.) By revoking clause 105, and substituting in lieu thereof the following:

"105. The ports and places hereinafter mentioned are hereby appointed as ports and places at which persons shall not act as agents under the Customs Acts unless licensed as Customs agents in pursuance of those Acts—viz.: The ports of Auckland, Dunedin, Gisborne, Greymouth, Hokitika, Invercargill, Kaipara, Lyttelton, Napier, Nelson, New Plymouth, Oamaru, Patea, Tauranga, Timaru, Wairau, Wanganui, Wellington, Westport, and the boroughs of Hawera and Palmerston North."

(h.) By revoking clause 111, and by substituting in lieu thereof the following:

- "111. The ports and places hereinafter mentioned are hereby appointed as ports and places at which goods subject to the control of the Customs shall not be carried except by licensed Customs carriers—namely: The ports of Auckland, Dunedin, Gisborne, Greymouth, Hokitika, Invercargill, Kaipara, Lyttelton, Napier, Nelson, New Plymouth, Oamaru, Patea, Tauranga, Timaru, Wairau, Wanganui, Wellington, Westport, and the boroughs of Hawera and Palmerston North."
- (i.) (1.) By omitting from paragraph (a) of clause 120 the words "Approved wood naphtha, 11 gallons," and by substituting in lieu thereof the words "Approved wood naphtha, 5 gallons."

(2.) By adding after paragraph (a) of clause 120 the following para-

graph: (aa.) Every vendor of completely denatured methylated spirit for sale without restriction shall, prior to the sale thereof, cause each vessel containing the same to have securely attached thereto a label with the following words printed thereon in bold sans-serif capital types of not less size than 8 points face measurement :-

METHYLATED SPIRIT.

Not to be taken internally. If so taken it may cause blindness or death, and it will induce general physical decay." (3.) By adding after paragraph (d) of clause 120 the following paragraph:-

(e.) Spirit methylated in accordance with any other formula approved by the Comptroller for such purposes and on such conditions as may be permitted by him."

(j.) By omitting from clause 121 the words "1s. 6d. per hour," and by substituting in lieu thereof the words "2s. 6d. per hour."

(k.) By inserting after the words "No importer shall" in clause 124 the words "except with the permission of the Collector."

(l.) By revoking clause 131.

- 16. (1.) Form 20 prescribed by clause 43 of the principal regulations is hereby revoked, and Form 8 is substituted in lieu thereof.

 (2.) Form 38 prescribed by clause 90 of the principal regulations is
- hereby revoked, and Form 9 is substituted in lieu thereof.
- (3.) Form 44 prescribed by clause 100 of the principal regulations is hereby revoked, and Form 10 is substituted in lieu thereof.
- (4.) Form 48 prescribed by clause 106 of the principal regulations is hereby revoked, and Form 11 is substituted in lieu thereof.

FIRST SCHEDULE.

ORDERS IN COUNCIL REVOKED.

Nature of Order in Council.	Date of Order.	Date of Gazette in which published.		
Additional Customs regulations respecting declara- tions under the Custom Acts and drawbacks	9 Nov., 1914	12 Nov., 1914.		
Customs regulations respecting manufacture and sale of methylated spirits	16 April, 1918	18 April, 1918.		
Customs regulation respecting drawbacks	29 July, 1919	31 July, 1919.		
Customs regulation respecting drawbacks	23 Aug., 1920	26 Aug., 1920.		
Customs regulations respecting sale of methylated spirit	22 Nov., 1920	25 Nov., 1920.		
Customs regulation amending form of Collector's permit to unship goods	27 Sept., 1921	29 Sept., 1921.		
Amending Customs regulation respecting drawbacks	10 Oct., 1921	13 Oct., 1921.		
Regulations under Customs Acts	22 Dec., 1921	22 Dec., 1921.		
Additional regulations under the Customs Acts pre- scribing form of complaint respecting goods im- ported from countries having depreciated currency	14 Mar., 1922	16 Mar., 1922.		
Amending regulations under Customs Acts	5 May, 1922	5 May, 1922.		

SECOND SCHEDULE.

Form 1.

New Zealand Customs.

Application for Refund of Duty paid on Materials used in the Manufacture in New Zealand of Ships, Launches, Yachts, or Boats.

In New Zealand of Ships, Launches, Yachts, or Boars.

I, [Name in full], [duly authorized agent (to be struck out if inapplicable)], of [Name of firm (if any), place of business, and occupation], hereby make application for refund of duty under section 28 of the Customs Amendment Act, 1921, on the materials shown in the accompanying list; and I do declare that the said materials have been used in New Zealand in the manufacture of the ships, launches, yachts, or boats specified in the said list. I do also declare that the duty chargeable on the importation of the said materials has been duly paid and has not been refunded.

..... Importer [or Agent.] Declared before me, at , this day of , 19 [or Postmaster, or Customs Agent, or Solicitor, or Notary Public].

Form 2.

CERTIFICATE OF ORIGIN TO BE WRITTEN OR PRINTED ON INVOICES OF GOODS FOR EXPORTATION TO NEW ZEALAND.

I, [Here insert manager, chief clerk, or as the case may be], of [Here insert name of firm or company], of [Here insert name of city or country], manufacturer/supplier of the goods enumerated in this invoice amounting to hereby declare that I [(These words should be omitted where the manufacturer or supplier himself signs the certificate) have the authority to make and sign this certificate on behalf of the aforesaid manufacturer/supplier, and that I] have the means of knowing and do hereby certify as follows:—

1. That this invoice is in all respects correct, and contains a true and full statement of the price actually paid on to be reid for the reid and the statement of the price actually paid on to be reid for the reid and the statement of the price actually paid on to be reid for the reid and the statement of the price actually paid on the statement of the price actually paid on the statement of the price actually paid for the reid for the reid of the price actually paid on the statement of the price actually paid on the statement of the price actually paid for the statement of the price actually paid on the statement of the price actually paid for the statement of the price actually paid on the statement of the price actually paid for the price actually paid for the price actually paid to th

ment of the price actually paid or to be paid for the said goods, and the actual quantity thereof.

[Delete whichever of 2 (a) or 2 (b) is not applicable. If 2 (a) is used, delete 3 and if 2 (b) is used, insert required particulars in 3 and 4.)
2. (a.) That every article mentioned in the said invoice has been wholly produced

or manufactured in [Insert "United Kingdom" or name of other part of British

dominions].

2. (b.) That every article mentioned in the said invoice has been either wholly or partially produced or manufactured in [Insert "United Kingdom" or name of other part of British dominions].

3. As regards those articles only partially produced or manufactured in [Insert "United Kingdom" or name of other part of British dominions],—

(a.) That the final process or processes of manufacture have been performed in that part of the British dominions;

(b.) That the expenditure in material produced in [Insert "United Kingdom" or name of other part of British dominions], and/or labour performed in [Insert "United Kingdom" or name of other part of British dominions], calculated subject to qualifications hereunder, in each and every article is not less than one-fourth of the factory or works cost of such article in its finished

than one-fourth of the factory or works cost of such article in its finished state.

4. That in the calculation of such proportion of produce or labour of the [Insert "United Kingdom" or name of other part of British dominions] none of the following items has been included or considered:

Manufacturer's profit, or remuneration of any trader, agent, broker, or other person dealing in the articles in their finished condition; royalties; cost of outside packages or any cost of packing the goods thereinto; any cost of conveying, insuring, or shipping the goods subsequent to their manufacture.

iacourc	•			
Dated at	$_{ m this}$	day of	, 19 .	
Witness:		•		Signature:

Form 3.

FORM OF INVOICE.

[Here insert usual particulars, including place and date, name, and address of supplier, &c.]

Country of Origin,*	Marks and Numbers on Packages.	Quantity on Description of Good	in Expo: (See Par	Domestic Values Currency of rting Country. ragraphs 3 and 4 Certificate.)	Selling Price to Purchaser.	
			@	Amount.	@	Amount.
			1			1-
			1			i

Enumerate the following charges, and state whether each amount has been included in or excluded from the above current domestic value:—

	Amount in Currency of Exporting Country.	State if included in above Current Domestic Value.
(1.) Cartage to rail and/or to docks (2.) Inland freight (rail or canal) and other charges to the dock area, including inland insurance (3.) Labour in packing the goods into outside packages (4.) Value of outside packages	!	
(5.) If the goods are subject to any charge by way of royalties		

State full particulars of royalties below:-

*Notes.—(1.) If all the goods shown on the invoice have the same country of

rnorms.—(1.) If all the goods shown on the invoice have the same country of origin, such country need not be shown in a separate column, provided it is clearly indicated in a conspicuous place on the invoice, e.g., "Country of origin, England."

(2.) Goods of British origin admissible in New Zealand under the British Preferential Tariff should not be shown on the same invoice as goods of foreign origin. (See subsection (1) of section 16 of the Customs Amendment Act, 1921.)

Form 4.

CERTIFICATE OF VALUE TO BE WRITTEN OR PRINTED ON INVOICES OF GOODS FOR EXPORTATION TO NEW ZEALAND.

I, [Here insert manager, chief clerk, or as the case may be], of [Here insert name of firm or company], of [Here insert name of city or country], manufacturer/supplier of the goods enumerated in this invoice amounting to hereby declare that I [(These words should be omitted where the manufacturer or supplier himself signs the certificate) have the authority to make and sign this certificate on behalf of the aforesaid manufacturer/

supplier, and that I] have the means of knowing and do hereby certify as follows:—

1. That this invoice is in all respects correct, and contains a true and full statement of the price actually paid or to be paid for the said goods, and the actual quantity

thereof.

2. That no different invoice of the goods mentioned in the said invoice has been or

2. That no different invoice of the goods mentioned in the said invoice has been or will be furnished to any one; and that no arrangement or understanding affecting the purchase-price of the said goods has been or will be made or entered into between the exporter and purchaser, or by any one on behalf of either of them, either by way of discount, rebate, compensation, or in any manner whatever other than as fully shown on this invoice, or as follows [Here insert particulars of any special arrangement].

3. That the domestic values shown in the column headed "Current Domestic Values" are those at which the above-mentioned firm or company would be prepared to supply to any purchaser for home consumption in the country of exportation, and at the date of exportation, identically similar goods in equal quantities, at [Here insert "warehouse," "factory," or "port of shipment"], subject to per cent. cash discount, and that such values include/exclude the cost of outside packages (if any) in which the goods are sold in such country for domestic consumption.

4. That the said domestic value includes any duty leviable in respect of the goods before they are delivered for home consumption, and that on exportation a drawback

before they are delivered for home consumption, and that on exportation a drawback or remission of duty amounting to

authorities in the country of exportation.

Dated at this day of , 19 .

Signature:.....

Witness:....

Form 5.

COMBINED CERTIFICATE OF VALUE AND OF ORIGIN TO BE WRITTEN OR PRINTED ON INVOICES OF GOODS FOR EXPORTATION TO NEW ZEALAND.

I, [Here insert manager, chief clerk, or as the case may be], of [Here insert name of firm or company], of [Here insert name of city or country], manufacturer/supplier of the goods enumerated in this invoice amounting to , hereby declare that I [(These words should be omitted where the manufacturer or supplier himself signs the certificate) have the authority to make and sign this certificate on behalf of the aforesaid manufacturer/ supplier, and that I] have the means of knowing and do hereby certify as follows:

VALUE.

- 1. That this invoice is in all respects correct, and contains a true and full statement of the price actually paid or to be paid for the said goods, and the actual quantity thereof.
- 2. That no different invoice of the goods mentioned in the said invoice has been or will be furnished to any one; and that no arrangement or understanding affecting the purchase-price of the said goods has been or will be made or entered into between the exporter and purchaser, or by any one on behalf of either of them, either by way of discount, rebate, compensation, or in any manner whatever other than as fully shown on this invoice, or as follows [Here insert particulars of any special arrangement].
- snown on this invoice, or as follows [Here insert particulars of any special arrangement].

 3. That the domestic values shown in the column headed "Current Domestic Values" are those at which the above-mentioned firm or company would be prepared to supply to any purchaser for home consumption in the country of exportation, and at the date of exportation, identically similar goods in equal quantities, at [Here insert "warehouse," "factory," or "port of shipment"], subject to per cent. cash discount, and that such values include/exclude the cost of outside packages (if any) in which the goods are sold in such country for domestic consumption.
- 4. That the said domestic value includes any duty leviable in respect of the goods before they are delivered for home consumption, and that on exportation a drawback or remission of duty amounting to has been/will be allowed by the revenue authorities in the country of exportation.

ORIGIN.

[Delete whichever of 5 (a) or 5 (b) is not applicable. If 5 (a) is used, delete 6 and 7; if 5 (b) is used, insert required particulars in 6 and 7.]

- 5. (a.) That every article mentioned in the said invoice has been wholly produced or manufactured in [Insert "United Kingdom" or name of other part of British dominions].
- 5. (b.) That every article mentioned in the said invoice has been either wholly or partially produced or manufactured in [Insert "United Kingdom" or name of other part of British dominions].
- 6. As regards those articles only partially produced or manufactured in [Insert "United Kingdom" or name of other part of British dominions],—
 - (a.) That the final process or processes of manufacture have been performed in that part of the British dominions.
 - (b.) That the expenditure in material produced in [Insert "United Kingdom" or name of other part of British dominions], and/or labour performed in [Insert "United Kingdom" or name of other part of British dominions], calculated subject to qualifications hereunder, in each and every article is not less than one-fourth of the factory or works cost of such article in its finished state.
- 7. That in the calculation of such proportion of produce or labour of the [Insert "United Kingdom" or name of other part of British dominions], none of the following items has been included or considered:—

Manufacturer's profit, or remuneration of any trader, agent, broker, or other person dealing in the articles in their finished condition; royalties; cost of outside packages or any cost of packing the goods thereinto; any cost of conveying, insuring, or shipping the goods subsequent to their manufacture.

Dated at	this	day of	, 19 .	a
Witness:				Signature :
				•

Form 6.

Strictly Confidential.

New Zealand Customs.

COMPLAINT RESPECTING GOODS IMPORTED FROM COUNTRIES HAVING DEPRECIATED CURRENCIES.

Place: ,
Date: .19

To the Hon. the Minister of Customs, Wellington, New Zealand.

I, [Full name of person signing complaint], [Position held, e.g., partner, director, manager, chief clerk, or principal officer of (Full name of complainants)], being (a) manufacturer(s) of [or agent(s) of (Full name and address of manufacturers), manufacturer(s) of] [Name of class or kind of goods respecting which complaint is made], the manufacture of which is an industry established in New Zealand [or name of other part of British dominions], do hereby complain that goods of the class or kind aforesaid are imported into New Zealand without payment of the special duty imposed under section 13 of the Customs Amendment Act, 1921, as amended by section 18 of the Finance Act, 1921–22, and do require you to determine whether or not the importation of such goods will prejudicially or injuriously affect the aforesaid industry established at [Name of town(s) and street(s) where industry established], in New Zealand [or name of other part of British dominions]

To assist you in determining the matter, I submit the following particulars respecting the industry of manufacturing goods of the class or kind concerning which this complaint is made:—

	re the Complaint has reference to established in New Zealand.	Particulars where the Complaint has reference to a Industry established in some Part of the British Dominions other than New Zealand.
our factory 2.) Average tota ployees at ployees are ployees at ployees at ployees at ployees at ployees are ployees at ployees are ployees	of plant and machinery: £ of buildings: £ of buildings: £ of land used in business: £ laterials used in my/our factory/ tring 19 *,— pred: £ at ordinary wholesale selling- ods produced in my/our factory/ tring 19 *: £ diresses (if known) of other New lour factory wholesale selling- ods produced in my/our factory/ tring 19 *: £ diresses (if known) of other New lour factory which complaint is proportion which the total New lour factory which complaint is proportion which the total require- few Zealand in the above-men- s: e New Zealand manufacturers - half (or one- of the Dominion.] country/countries having depre- encies from which goods of the de concerning which complaint is ency factory which shall be a concerning which complaint is ency factory which produced in the imported into New Zealand ge weekly wages paid to em- unch countries in the industry of ing such goods (if available),— , £ , £ per busined: the importation of goods of the define mentioned injuriously affects y in question,— wholesale selling-price at the fac- y/factorics in New Zealand is y/factorics in New Zealand y/factorics in New Zealand y/factorics in New Zealand illand, c.i.f. and duty paid, of illar goods imported from the lowing countries having deprec- de currencies is/are as under,— illangories from [Name of intry]: £ : per iii.) Imported from [Name of iii.]	(1.) Average number of persons employed in my our factory/factories during 19 *: (2.) Average total wages per week paid to en ployees at such factory/factories during 19 *: (3.) Capital invested,— (a.) Value of plant and machinery: £ (b.) Value of buildings: £ (c.) Value of land used in business: £ (4.) Total value at ordinary wholesale selling-price of goods produced in my/our factory/factories during 19 *: £ (5.) Names and addresses (if known) of other manufacturers of similar goods in the Unite Kingdom or in other parts of the Britis dominions,— (a.) (b.) (c.) (b.) (c.) (c.) (ii.) Name of country/countries having depresent cated currencies from which goods of the class or kind concerning which complaint made are imported into New Zealand,— (a.) (b.) (c.) (c.) (ii.) Average weekly wages paid to enployees in such countries in the industry of manufacturing such goods (if available),— (a.) (b.) (c.) (iii.) Authority from which particulars wages are obtained: (7.) Reasons why the importations of goods of the class or kind mentioned injuriously affect the industry in question,— (a.) (b.) (c.) (iii.) Authority from which particulars wages are obtained: (7.) Reasons why the importations of goods of the class or kind mentioned injuriously affect the industry in question,— (a.) The wholesale selling-price at the factory/factories in [Name of particular goods produced at the above factory/factories is £: per (b.) The wholesale selling-price in New Zealand, c.i.f. and duty paid, c. the goods produced at the above factory/factories is £:: per (c.) The wholesale selling-price(s) in New Zealand, c.i.f. and duty paid, c. the goods produced from the following countries having depreciated currencies is/are— (i.) Imported from [Name of country]: £:: per (iii.) Other reasons:
(c.) Other	ntry]: £ : : per .	
Declared† l * Figures fo	perfore me at this [Postmaster, Custor a yearly period should be laration is made outside New	day of , 19
Application fo	Form New Zealand OR TEMPORARY REMOVAL OF	
Port o	(In Trip f ector, y apply for permission for	
from wa the said goods t from the date b	ereof in the same condition and except for such alterati	as when they were delivered from the said ons therein as may be made by permission

...... Importer(s) [or Agent].

Deli	To the Lock ver the goods Deposit, £	above descri	arehouse. bed for th cher No.	the purpose afores $Or B$. $Or B$	aid. iven on (<i>Date</i>	
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	nd Nos. or idress.	Number and De	scription.	Goods contained therein liable to Du		ation Account.
(Col	luma 1.)	(Column	2.)	(Column 3.)	(Co	olumn 4.)
					Exami	, ning Officer.
	7 . 6 773	1 1 1 1	···············		1.7244211	
(1.)	That I [<i>or</i> as (a) passer	do hereby de I and my fanger(s) to Ne	amily, co	nsisting of a nod by the $[Nan]$	dult(s) and ne(s) of ship	child(ren) on the
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	myself [or		y family]	of trade, occup not exceeding £1		
	[or myself	and my famil	y]; and	lve months prior other person or		
	(iii.) I	Oo not exceeders of my far	l in value	the following a £100 (for each	mount(s) (fo	r myself and
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	£10 in valu	e (for myself	and for e	lf [<i>or</i> myself and ach member of n	ıy family).	_
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Decis	areu betore ii	e at	this	, Officer o	, 19 f Customs	
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		-			• • • • • • • • • • • • •	, Collector.
			Form	9.		
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r cvv - 1 1					Port of	
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ner cunder	SHOWH.			Per	, Expor	rter(s). [Clerk].
Marks and Numbers.	No. and Description of Packages and Goods.	Produced or manufactured in	Quantity.	Current Domestic Value under Custon Acts, plus 10 per Cent. (Value show to be inclusive of the 10 per Cent.).	Rate of Drawback.	Amount of Drawback.
				£ s. d.		£ s. d.
				F	i .	1 -

I, [Full name], authorize that the goods above specified and have not been relanded reimported in any part of Ne of shipment of the goods entit	ed agent/clerk of I have been duly of or reimported, a w Zealand, and th	[Name of exported to the doubt are not interest the exporter?	estination st nded to be	tated above, relanded or
-		Export	er (Agent or	· Clerk?
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Desired Bozofe ine de		•		
[Poi	stmaster, Custons	Offi Agent, Solicitor,		
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	OR REMOVAL OF V			
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Whereas provision is madegoods for rewarehousing at a or place]: And whereas the removal:	nother warehouse e remover from t	e [either at the sime to time ente	ame or somers such goo	e other port ods for such
the Collector of Customs at the and accounted for at the place for rewarehousing as aforesain otherwise shall remain in full	me be entered by h all due diligence e said port or place or places for w d, then this oblig force and virtue.	the remover for see and despatch and despatch and the ce, be duly remove hich they have be ation shall be vo	nuch remova nd to the sa ed to, and re een entered id and of no	l at the port tisfaction of warehoused, for removal o effect, but
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Note.—A seal to be af presence of two witnesses, voccupations. An attestation	fixed for each pa who must sign th	ieir names, addii	ng their res	gned in the sidences and
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mi G. II. dans f. Constants	_	Port of	•	, 19 .
The Collector of Customs I HAVE authorized [Name in at the Customhouse, and t Customs Acts, on behalf of m	ofull] to attend to sign all declar	to all business re ations and docu	quired to b ments requ	e transacted ired by the
This authority [revokes able]] shall remain in force un	that issued to	in writing.		t if inapplic-
Signature of [Name of Cu	ustoms .Agent] veri		, Custom	s Agent.
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Specimen signature of au Verified by	thorized clerk:	•		
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,,,,, Collection	etor.	D	ate:	, 19 .

THIRD SCHEDULE. AMENDMENTS IN FORMS.

	AMENDMENTS IN FORMS.
Numbers of Form.	Nature and Extent of Amendment.
1	By inserting after the word "Master" in the form of declaration the words "(or Owner)."
3 and 4	By inserting after the word "Master" in the form of declaration the words "(or Owner)."
5	By inserting after the word "Master" in the last line the words "(or Owner)."
14, 15, and 36	By omitting the words "fair market value," and substituting in lieu thereof the words "current domestic value"; also by omitting the words "value of goods subject to ad valorem duty and landed value of other goods," and substituting in lieu thereof the words "current domestic value of goods subject to ad valorem duty plus statutory 10 per cent., and value of other goods in country of exportation to New Zealand plus 10 per cent."
17	By omitting the words "fair market value," and substituting in lieu thereof the words "current domestic value"; by omitting the words "if liable to preferential duty and to per cent if not"; also by omitting the words "landed value of goods not subject to ad valorem duty," and substituting in lieu thereof the words "Goods not subject to ad valorem duty." "Value in country of exportation to New Zealand plus 10 per cent."
21	By omitting the words "To secure in duly appointed examination places or account to the satisfaction of the Collector for all goods or passengers' effects unshipped or landed from or reported by the said ship(s)," and substituting in lieu thereof the words "To secure in duly appointed examination places, and, if required by the Collector, to enter for home consumption or for warehouse, or to account to his satisfaction for all goods or passengers' effects unshipped or landed from or reported by the said ship(s)."
23	 (a.) By omitting the word "destination," and substituting in lieu thereof the words "ultimate destination of goods"; (b.) By omitting the words "average rate," and substituting in lieu thereof the words "average rate free on board (or F.O.B.)"; and (c.) By omitting the words "Value (in pounds sterling only)," and substituting in lieu thereof the words "Free on Board (or F.O.B.) value (in pounds sterling only)."
32	By omitting the words "fair market value" wherever they occur, and substituting in lieu thereof the words "current domestic value"; also by omitting after the words "a true statement of the description" the words "and quantity of, and of the prices charged for, and of," and by substituting in lieu thereof the words "quantity and current domestic value of, the prices charged for and."
37	By omitting the words "fair market value," and substituting in lieu thereof the words "current domestic value"; and by omitting the words "have not been altered by external agency, or used after delivery from the control of the Customs]*," and by substituting in lieu theeof the words "have not been damaged or deteriorated in condition or used in New Zealand after delivery from the control of the Customs, and that the current domestic value of the said goods, if sold duty paid for home consumption in New Zealand at the time of making this entry, is not less than the amount of drawback claimed thereon]*."

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

The Education Act, 1914.—Amended Regulations.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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, 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, pupil-teachers and probationers, junior and senior national scholarships, the intermediate examination, and staffing of public schools; 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.
- 1. CLAUSE 5 (1) is hereby amended by deleting the words "including the subject of English Language and Literature," and "unless the subject of Education was taken in the degree course," and by inserting the words "and English Language and Literature" after the words "Principles of Education.
 - 2. Clause 7 is hereby revoked, and the following substituted therefor:—
- "7. The examination requirements for Class A shall be the same as for Class B, with the addition of such success at an honours examination of the University of New Zealand as is required for first-class or second-class honours, but with no limit as to the time of passing such honours examination, and without the obligation of having first to obtain the diploma
- for a degree:

 "Provided that after the end of the year 1923 candidates who secure first- or second-class honours in any subject or subjects other than Education shall be required, in addition, to secure a pass in the Diploma
- 3. Clause 22 is hereby amended by deleting the words "enter for," and substituting therefor the words "pass in," and also by deleting the last sentence in the clause.
- 4. Clause 25 is hereby revoked, and the following substituted therefor:—
 "25. Candidates who, in the opinion of the Director, have received
- a sufficiently comprehensive course of instruction at classes established by an Education Board under the regulations for teachers' classes and have made good progress thereat may, on the recommendation of the Senior Inspector, be credited with a pass in corresponding subjects for the Class D Examination.
- 5. Clause 29 is hereby amended (1) by deleting the words "Principles of Education" from Part II of the Schedule, and substituting therefor the words "Education I (Two Papers)"; (2) by deleting the word "Economics" from Division II, and substituting therefor the words "Education II (Two Papers)"; and (3) by deleting the words "Education II (Two Papers)"; and "Economic History" from Division III, and substituting therefor the word "Economics."
- 6. Clause 34 is hereby amended by deleting all the words after the word "credited," and substituting therefor the words "with a pass in any one of the following subjects: English Language and Literature, Chemistry, Botany, General Agricultural Science, Dairy Science, Pure Mathematics, shall be exempt from further examination in the corresponding subject in Group I, II, or III of the Class D Examination."
 - 7. Clause 35 is hereby revoked.
- 8. Clause 37 is hereby revoked.
 8. Clause 37 is hereby amended by deleting the words "may be shown to"; and, further, by deleting all the words after "work," and substituting therefor the words "in Science in accordance with clause 52 hereof."
- 9. Clause 38 is hereby revoked, and the following substituted therefor: "38. Subject to their producing a practical certificate in Science in accordance with clause 52 hereof, candidates who have passed the Public

Service Senior Examination shall be credited with a pass in the corresponding subject at the Class C Examination.'

- 10. Clause 41 is hereby revoked, and the following substituted therefor:—
 41. A candidate who under previous regulations has passed the examination for Class C in all but two subjects may, not later than the year 1924, complete the examination under those regulations provided the subjects
- he wishes to take are included in the schedule set out in clause 29 hereof.
- 11. The note referring to Drawing under clause 44 is hereby deleted.

 12. Clause 48 is hereby amended by deleting the words "In the month," and substituting the words "Before the 30th day"; and, further, by deleting the words "issued by the Minister of Education," and substituting the words "published by the Director in the New Zealand Gazette."
 - 13. Clause 49 is hereby revoked.
- 14. Clause 51 is hereby amended by deleting all the words after the words "Theory of Music" in paragraph (3) thereof, and substituting the following:
- "Candidates will be expected to show an acquaintance with both the staff and tonic sol-fa notations.
- Notation: The staff and treble clef; ledger lines, two above and two below the staff; notes, plain and dotted, with corresponding rests; tie or
- bind, sharp, flat, natural; the mechanics of the sol-fa system of notation.

 "Time: Time signatures; simple and compound time; the writing of examples; the completion of unfinished bars; the correct grouping of notes.

"Scales: The writing in the treble staff or in tonic sol-fa notation of the major and minor (harmonic and melodic) diatonic scales; the naming of given scales and the marking of the position of semi-tones; the naming

of given keys and the writing of key signatures.
"Musical terms and signs as commonly used in vocal music; Italian terms with their English equivalents, and vice versa; expression marks,

signs, and abbreviations.

"Translation of passages from staff notation to sol-fa notation, and vice versa, and introducing the common accidentals of the sharpened fourth and flattened seventh (fe and ta) or modulation (transition) to the next sharp or flat key.

"Methods of Teaching: Questions may be set on the methods of teaching vocal music, including such subjects as breathing, voice-training, time, tune,

and ear-training.

15. Clause 51 is further amended by deleting all the words after the words "Vocal Music" in paragraph (10) thereof, and substituting the following:

"Scales: The singing of major and minor (harmonic and melodic) scales; one of each scale, ascending and descending, to be sung to 'laa

or tonic sol-fa syllables.

"Ear Test: A simple test consisting of short phrases in 2/4, 3/4, 4/4, or 6/8 time to be imitated from the examiner's pattern; note-values to range from semibreve to semiquaver; rests and dotted notes may be included; no interval, with exception of octave, to exceed a major sixth; three or four short phrases to be given, one of which may be in the minor key; candidates may be asked to write down in sol-fa a phrase of four or five notes from the major diatonic scales, the doh being given by the examiner.

'Time: Time tests of a few measures to be sung on one note or to tonic sol-fa time names to examiner's counting or beat; dotted notes, rests, the tie or bind, and the pause may be included; note values and times as mentioned for the ear test; distinct tests for each notation will be given.

"Tune-Tune Test (Sight Singing): Two melodies, each consisting of not less than eight bars in any major key to four sharps or four flats, and set for a medium-pitched voice; the sharpened fourth and flattened seventh (fe and ta) or modulation (transition) to the next sharp or flat key to be introduced (in one of the melodies at least); compass not to exceed an octave, no interval, with the exception of the octave, to exceed a major sixth, and no notes of syncopation to be used; the melodies may be sung to 'laa' or the tonic sol-fa syllables by the candidates, who may choose the notation from which they will sing; keynote to be given by the examiner.

"Viva voce questions on the notation, &c., of the tests given may be

asked at the discretion of the examiner.

16. Clause 51 (11) is hereby amended by deleting the paragraph beginning with the words "Candidates may obtain exemption."

17. Clause 51 (13) is hereby amended by deleting the paragraph beginning with the words "Candidates holding certificates."

18. Clause 51 (18) is hereby amended by deleting the words " (alternative with Elementary Chemistry).

19. Clause 51 (19) is hereby amended by deleting the words " (alternative with Elementary Home Science)."

20. Clause 52 is hereby amended as follows: (1.) By deleting all the

words in paragraph (16), and substituting therefor the following:—
"Education I (Two Papers).—A. (i.) The physical and mental development of man. The chief physiological, psychological, and ethical characteristics of the infant, the child, the adolescent, and the adult. The skeletal, muscular, and nervous systems, and the condition of their healthy development. The nature of fatigue. The development at the various stages of growth of instinct, emotion, sentiment, will, habit, memory, imagination, and judgment, and the educability of these.

(ii.) Principles and methods of teaching as applied generally in carrying out the aims of education through the normal pursuits of the school. Candidates will be required to possess a knowledge of the following, and

their pedagogical implications:—
"B. (i.) Stimulus and response; native and acquired responses; play; imitation and suggestion; perception and apperception; association, memory, and imagination; habit and the acquisition of skill; reasoning. association.

Mental development and the conditions of effective learning.

(ii.) The technique of class-room practice, including a knowledge of the commonly accepted class-room practices, as well as the more recent innovations; organization and management of the school and class-room, e.g., horizontal and vertical classifications, group work, individual work. Types of lessons as determined by (a) aims; (b) motivation; (c) environmental conditions. Lesson plans and the correlation of studies. Oral and written work; question and answer. Use of illustrative media and concrete expression. Discipline as a school problem."

(2.) By transferring all the words in paragraph (32) (a) and (b) to Division

III, and substituting therefor the following:—
"Education II (Two Papers).—A. Theory of education. in relation to the development of the race, the individual, and society. The general lines of evolution of the human race. The nature of heredity in reference to man. The possibilities and means of race-improvement. relation of the individual to the race, to the family, and to society. Heredity and environment in relation to individuality. The claims of the individual in education. The general lines of social organization. Education as an inherent social function. The evolution of the various educational agencies of society, especially of the family and the school.

"B. The examination of typical definitions and modern conceptions of education referred to in the syllabus for the first paper. A general knowledge will also be required of the education movements associated with the following: Locke, Rousseau, Pestalozzi, Froebel, Herbart, Spencer, Montes-

sori, Dewey.

(3.) By deleting paragraphs (34) and (35), and renumbering the remaining

paragraphs accordingly.

21. Clause 52 is hereby further amended by deleting the words "gone through a sufficient "wherever they occur, and substituting therefor the words "carried out satisfactorily a"; and, further, by substituting the words "sixty hours" for the words "eighty hours," and the words "one hundred and twenty hours "for the words "one hundred and sixty hours," wherever they occur in the same clause.

II. REGULATIONS FOR PUPIL-TEACHERS AND PROBATIONERS.

The Regulations for Pupil-teachers and Probationers are hereby amended by deleting from clause 3 (1) the words "at least a partial pass for Class D in the Teachers' Certificate Examination," and substituting therefor the words "a pass in Group I in the Teachers' Class D Certificate Examination."

III. REGULATIONS FOR JUNIOR AND SENIOR NATIONAL SCHOLARSHIPS.

1. Clause 1 of the Regulations for Junior and Senior National Scholarships is hereby amended by deleting the last sentence thereof.

2. Clause 4 of the regulations is hereby revoked, and the following

substituted therefor:

" Award of Scholarships.

"4. Scholarships shall be awarded on the results of the examinations to those candidates who reach the required standard and otherwise comply

with the conditions of the Education Act and these regulations

Provided that not less than twenty-five Junior National Scholarships shall be awarded to candidates who have attended schools not higher than Grade IIIA for at least nine months of the period 1st January to 30th November of the year in which the examination is held and who qualify for a pass:

Provided further that compensating marks at the discretion of the

Director be allotted as follows:-

'(a.) To any candidate from a school of Grade 0 or Grade I-not more than 10 per cent. of the marks actually assigned the candidate.

"(b.) To any candidate from a school of Grade II—not more than 5 per

cent. of the marks actually assigned the candidate.

"Note.-If less than twenty-five candidates from country schools qualify for scholarships, the scholarships thus set free will be awarded to qualified candidates from other schools.

3. Clause 18 of the regulations is hereby amended by deleting the subject

"Greek" from the schedule of subjects.

4. Clauses 20 and 25 of the regulations are hereby amended by deleting all the words after the word "assigned" in the provisos thereto, and substituting therefor the words "only such proportion of the maximum marks attainable in that subject as will bring his total marks to 2,300."

IV. REGULATIONS FOR THE INTERMEDIATE EXAMINATION.

1. Clause 6 thereof is hereby amended by deleting the subject "Greek"

from the schedule of subjects.

2. Clause 5 thereof is hereby amended by deleting all the words after the word "assigned" in the proviso thereto, and substituting therefor the words "only such proportion of the maximum marks attainable in that subject as will bring his total marks to 2,300."

3. Clause 12 thereof is hereby revoked.

V. STAFFING OF PUBLIC SCHOOLS.

Clause 38 of the regulations for the staffing of public schools is hereby amended by inserting the words "a student who has completed one year at a training college or" after the words "approval of the Minister."

F. D. THOMSON, Clerk of the Executive Council. License authorizing the Tauranga Borough Council to use Water from the Mangapapa Stream for the Purpose of generating

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section five of the Public Works Amendment Act, 1908, it is enacted that the Governor-General may from time to time by Order in Council grant to General may from time to time by Order in Council grant to any person or body corporate a license to use water from any fall, river, stream, or other source for the purpose of generating electricity for electric light, mechanical power, or other uses, and to exercise in respect of that purpose any of the powers and authorities specified in that behalf in the said section: And whereas it is further provided by the said section that any such license may confer upon the licensee a right at any time or times during the continuance of the license (but subject to such conditions and restrictions as are expressed in the license) to enter upon any road, railway, or other land, whether vested in or occupied by the Crown 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 cables, wires, and other things as are required for the transmission of electricity between the fall, river, stream, or other

cables, wires, and other things as are required for the transmission of electricity between the fall, river, stream, or other source aforesaid and any place to which the licensee is authorized to transmit electricity in pursuance of the license:

And whereas by an Order in Council dated the fifth day of October, one thousand nine hundred and fourteen, and published in the New Zealand Gazette of the eighth day of the same month, the Tauranga Borough Council was authorized to use water for the purpose of generating electricity and to erect electric lines within the Borough of Tauranga and portion of the Tauranga County, in terms of section five of the Public Works Amendment Act, 1908, and section two of the Public Works Amendment Act, 1911:

And whereas the said Tauranga Borough Council (hereinafter, with its successors and assigns, referred to as "the licensee") has applied for a license under section five of the Fublic Works Amendment Act, 1908, to take and use water from the Mangapapa Stream, in the Land District of Auckland (hereinafter referred to as "the said stream"), for the purpose of generating electricity as aforesaid, and it is expedient to issue such license accordingly:

Now, therefore, in pursuance and exercise of the powers conferred upon him as aforesaid, 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 to the license.

by and with the advice and consent of the Executive Council of the said Dominion, doth hereby grant to the licensee—subject to the terms and conditions set forth in the Schedule subject to the terms and conditions see form in the schedule hereto, and to the regulations dated the ninth day of October, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette of the twelfth day of October, one thousand nine hundred and twenty-two, or regulations hereafter made in amendment thereof or in substitution therefor (hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—a license to take and use from the stream aforesaid, for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding five hundred 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 five hundred 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.

Survey District, at a point indicated on the plan marked P.W.D. 50682, 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, maintain, 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. 50683 and P.W.D. 54278, deposited in the office of the Minister at Wellington, in the Wellington Land

(a.) Headworks consisting of a dam, headgates, screens, and necessary intake.

(b.) Tunnel and conduits leading from such intake to the power-house.

(c.) Tail-race leading from the power-house to the Wairoa River.

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

with the existing power-house at Omanawa Falls,

and to Tauranga.

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. 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.

9. Duration of License.

This license shall, unless sooner determined in accordance This license shall, unless sooner determined in accordance with the provisions hereinafter expressed, continue in force until the 1st day of October, 1956. 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.

10. Rental.

The licensee shall in respect of this license pay to the Public Works Engineer, Tauranga, or otherwise as the Minister may from time to time require, a rental at the rate of 1s. per year per kilowatt of maximum output occurring during the year as recorded by a wattmeter to be installed by the licensee in the power-house, with a minimum payment of \$100 per appure ment of £10 per annum

11. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 9d. per unit for lighting purposes and 4½d. 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 £16 per K.V.A. per annum, plus ½d. per unit. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £180 per annum.

12. Granting of other Water-rights.

The said water shall be used solely for the purpose of generating electricity, and shall be returned to the Wairoa River.

3. Location of Headworks.

The said water shall be taken from the said stream at the headworks, situated in Section 475, Block V, Otanewainuku

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.

13. Compensation payable for Land injuriously AFFECTED, ETC.

In respect of all land injuriously affected, and in respect 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.

14. Crown not liable to pay Compensation.

Nothing in this license shall be held to cast upon or imply 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 constant by this license. granted by this license.

15. 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.-

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.

16. 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 revoca-tion of this license, for ninety days after the service of such notice.

17. 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, 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 condi-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.

18. 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, transmissionlines, 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, vest in and become the property of the Crown.

19. BED OF RIVER NOT LEASED.

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

20. 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.

21. TIME FOR SUBSTANTIAL COMPLETION OF WORKS.

The licensee shall substantially complete the works hereby authorized within a period of three years 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.

22. 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.

23. 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.

24. System of Supply.

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

The generating voltage shall be approximately 3,000 volts etween the terminals, and transmission voltage approximately 33,000 volts.

25. Interchange of Supply of Electrical Energy.

26. INTERCHANGE OF SUPPLY OF ELECTRICAL ENERGY.

(a.) In the event of the Minister establishing a hydroelectric-power scheme outside the area of supply of a frequency of 50 cycles per second on the three-phase alternating-current system, he may require the licensee to connect that system with the licensee's electrical system in such a manner that an interchange of electrical energy between the two systems may be made from time to time and when required by either the licensee or the Minister up to at least one helf of the total licensee or the Minister, up to at least one-half of the total capacity of the plant installed at the licensee's power-house.

capacity of the plant installed at the licensee's power-house.

(b.) The licensee shall erect and maintain in good order, at the expense of the licensee, the necessary transmission-lines between the licensee's power-house and a point on the boundary of the area of supply to be determined by the Minister.

(c.) The Minister shall erect and maintain in good order, at the expense of the Minister, the necessary transmission-lines at a pressure of 33,000 volts outside the area of supply for the purpose of connecting the two systems at the point last mentioned in subclause (b) hereof.

(d.) The licensee and the Minister respectively shall, on demand, and from time to time as and when required, supply

demand, and from time to time as and when required, supply to each other so much of the surplus electrical energy as is then required and is available, but not in excess of one-half of the capacity of the plant installed in the licensee's powerhouse.

(e.) The price to be paid by the licensee or the Minister shall not exceed the following rates:—

Between the hours of 8 a.m. and 8 p.m. daily: 1d. per

Between the hours of 8 p.m. and 8 a.m. daily: 1d. per unit.

To be measured in each case at the point last mentioned in subclause (b) hereof.

26. REQUIREMENTS OF TAURANGA 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 Tauranga 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 Tauranga County Council.

27. Conversion of Lines from Earth-working to Metallic.

Notwithstanding anything herein contained, the licensee shall bear the cost of converting the Post and Telegraph Department's lines which are now erected from earth-working to metallic if required by the Minister of Telegraphs.

28. Telegraph Department's Lines.

The licensee shall rectify to the satisfaction of the Minister of Telegraphs any interference or disturbance that affects the satisfactory working of the telegraph lines which are the property of the Telegraph Department.

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

License authorizing Messrs. Robertson Brothers, of Anatimo, Farmers, to use Water from the Stream in Section 1, Block III, Totaranui Survey District, for the Purpose of generating Electricity, and to erect Electric Lines.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion deth heavy great to Excellence Reports of the said Dominion, doth hereby grant to Frederick Robertson and Maurice Lee Robertson, of Anatimo, farmers (hereinthe said Dominion, doth hereby grant to Frederick Robertson and Maurice Lee Robertson, of Anatimo, farmers (hereinafter, with their executors, administrators, and assigns, referred to as "the licensee")—subject to the terms and conditions set forth in the Schedule hereto and to the regulations dated the minth day of October, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette of the twelfth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—a license to take and use from the stream in Section 1, Block III, Totaranui Survey District, in the Land District of Nelson (hereinafter referred to as "the said stream"), for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding one cubic foot per second at any one time; and also to erect and maintain electric lines for power, lighting, heating, or other uses along the route hereinafter described; but nothing herein shall be held to guarantee that the said stream contains sufficient water to supply one cubic foot per second hereinbefore mentioned. 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 of the

ing weir and dam.

ing werr and dam.
(b.) Drawings showing how and in what manner the water diverted is to be returned to the said stream.
(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, and shall be returned to the Wainui River near the power-house.

3. LOCATION OF HEADWORKS.

The said water shall be taken from the said stream at the headworks situated in Section I, Block III, Totaranui Survey District, at a point indicated on the plan marked P.W.D. 55618, deposited in the office of the Minister of Public Works at Wellington, in the Land District of Wellington.

4. General Description of Works.

The licensee is hereby authorized to construct, maintain, 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. 55618 hereinbefore referred to and P.W.D. 55821:-

(a.) Headworks consisting of a flume and necessary intake.
(b.) Pipe-line, race, or flume leading from such intake to the

(b.) Pipe-line, race, or flume leading from such intake to the power-house hereinafter referred to.
(c.) A power-house with all necessary equipment, including water-turbines, generators, transformers, lightning-arresters, switchboards, switches, exciters, and other appliances for generating electricity.
(d.) Transmission and other lines over the route shown by means of a black line on the said plan.

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. 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 transmission-lines, poles, or other things as are required for the transmission of electricity between the generating stations and any of the substations to which this license applies.

8. 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.

9. 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. from the said stream.

10. VARIATION IN CONDITIONS OF LICENSE.

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

11. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. per unit for lighting and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes; and provided further that if accounts are paid within fourteen days after due date the charges shall not exceed 10d. per unit for lighting purposes and 5d. per unit for motor-power, cooking, or heating purposes.

12. Extensions.

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

13. 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. 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, vest in and become the property of the Crown.

14. System of Supply.

The system of supply shall be as described in paragraph (a) (1) of clause 2 of the regulations.

The generating voltage shall be approximately 220 volts between the terminals.

15. REQUIREMENTS OF TAKAKA COUNTY COUNCIL.

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

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

License authorizing the Horowhenua Electric-power Board to use Electric Lines in the Horowhenua Electric-power District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

I N pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the gold Dominion dath which the Alexandria. by and with the advice and consent of the Executive Council of the said Dominion, doth—subject to the conditions set forth in the Schedule hereto, and to the regulations made under section two of the above-mentioned Act, and dated the ninth day of October, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette of the twelfth 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 Horowhenua Electric-power Board (hereinafter referred to as "the licensee") to use electric lines for lighting, power, and heating purposes within the area of supply hereinafter described licensee") to use 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 on the plan marked P.W.D. 55673, 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 comprises the Horowhenua Electric-power District as constituted by Proclamation dated the 29th day of November, 1921, and published in the New Zealand Gazette No. 100, of 1st December, 1921.

2. System of Supply.

Electrical energy shall be received in bulk at Public Works Department power-house located near Shannon, on the three-phase system, in accordance with paragraph (e) of clause 2 of the regulations.

3. 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.

4. CHARGES FOR ELECTRICAL ENERGY.

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

fourteen days after due date the charges shall not exceed 9d. per unit for lighting purposes and 4½d. per unit for motorpower, cooking, or heating purposes. In the case of wholesale supply the charges shall not exceed £12 per kilovolt-ampere per annum, plus ½d. per unit; provided that if the licensee's load reaches the amount of power supplied in bulk by the Minister of Public Works, the wholesale rate until such time as the Minister is in a position to supply to the licensee the whole of the licensee's load. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £180 per annum.

pay not less than £180 per annum.

A minimum charge of 6s. per month, including meter-rent (if any), may be collected if required by the licensee, and shall be printed on the licensee's conditions of supply.

5. VARIATION IN CONDITIONS OF LICENSE.

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

6. ROUTES RESERVED FOR GOVERNMENT LINES.

The Board shall not, without the consent in writing of the Minister of Public Works, erect any electric lines along the routes of the Government Main Trunk transmission-lines.

7. Conversion of Lines from Earth-working to METALLIC.

Notwithstanding anything herein contained, the licensee shall bear the cost of converting the Post and Telegraph

Department's lines which are now erected from earth-working to metallic if required by the Minister of Telegraphs.

8. Telegraph Department's Lines.

The licensee shall rectify to the satisfaction of the Minister of Telegraphs any interference or disturbance that affects the satisfactory working of the telegraph lines which are the property of the Telegraph Department.

9. COVERING OF OVERHEAD LINES.

With reference to clause 37 of the regulations, the limits within which covered wires shall be erected in the undermentioned boroughs are as follows:—

Olaki.—All that portion west of Rauparaha Street from Waitohu Creek to Otaki River. Also all that portion south of Kirk Street.

Shannon.—All beyond a line starting at junction of Levin and Brown Streets; thence in a north-easterly direction along Brown Street to Bryce Street, to Thompson Street, to Sheehan Street, to Mangahao Street back to Vogel Street to Graham Street; thence in a north-westerly direction back to starting-point.

Foston.—All beyond a line starting at junction of Purcell Street and Brown Street to the Avenue, to Russell Street, to Palmerston North Road; thence along Palmerston North Road across to west end of Hulke Street; thence in a southerly direction to Watson Street, and west along Ravenswood Point to the Manawatu River.

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

Portion of Venus Street, in the Borough of Invercargill, exempted from the Provisions of Section 117 of the Public Works Act,

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present: *

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Invercargill Borough Council on the fifth day of September, one thousand nine hundred and twenty-two,

of September, one thousand mine natured and twenty-one, viz.:—

"That the Invercargill Borough Council, being the local authority having control of that part of Venus Street hereinafter described, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that part of Venus Street commencing at its junction with Hope Street and continuing in a northerly direction to Oteramika Road, a distance of 550 links, more or less"; such portion of street being described in the Schedule hereto.

SCHEDULE.

ALL that portion of street, situated in the Southland Land District, Borough of Invercargill, known as Venus Street, commencing at a point opposite the southern side of Hope Street, and extending in a northerly direction to its junction with Oteramika Road. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55496, 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.

The Northern Side of Portion of Hargreaves Street, in the City of Auckland, 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 4th day of December, 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 Auckland City Council on the nineteenth day of October, one thousand nine hundred and

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

"That the Auckland City Council, having control of Hargreaves Street, Auckland, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to portion of Hargreaves Street fronting Lots 48 and 49 of subdivision of Allotment 16, Section 8, Suburbs of Auckland"; subject to the condition that no building or part of a building shall at any time be erected on the northern side of the

ing shall at any time be erected on the northern side of the portion of Hargreaves Street described in the Schedule hereto within a distance of thirty-three feet from the centreline of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the North Auckland Land District, City of Auckland, known as Hargreaves Street, abutting on Lots 48 and 49 of Allotment 16, Section 8, Suburbs of Auckland. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55695, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

The Southern Side of Portion of Upjohn Street, in the Borough of New Plymouth, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Substitute of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the New Plymouth Borough Council on the ninth day of October, one thousand nine hundred and twenty-two. viz.: twenty-two, viz.:—
"That the New Plymouth Borough Council, being the

local authority having control of the street hereinafter mentioned, hereby resolves and declares that the promentioned, hereby resolves and declares that the provisions of section one hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply to that portion of the southern side of Upjohn Street to which Subdivision 1, part Section 62, Grey District, has frontage; subject to the condition that no building or part of a building shall at any time be erected on the southern side of the portion of Upjohn 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 Taranaki Land District, Borough of New Plymouth, known as Upjohn Street, fronting Lot I, part Section 62, Grey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55623, 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 Western Side of Portion of Record Street, in the Borough of New Plymouth, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in any-

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 resolu-tion passed by the New Plymouth Borough Council on the sixteenth day of October, one thousand nine hundred and twenty-two, viz.:

wenty-two, viz.:—

"That the New Plymouth Borough Council, being the local authority having control of the street hereinafter mentioned, hereby resolves and declares that the provisions of section one hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply to that portion of the western side of Record Street to which Subdivisions 2, 3, and 4, part Allotment 30, Township of Fitzroy West (part of Suburban Allotment 93, Fitzroy District) have frontages"; wheat to the condition that no building or part of a build

subject to the condition that no building or part of a building shall at any time be erected on the western side of the portion of Record 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 Taranaki Land District, Borough of New Plymouth, known as Record Street, abutting on Subdivisions 2, 3, and 4, part Allotment 30, Township of Fitzroy West (part of Suburban Allotment 93, Fitzroy District). As the said portion of street is more particularly delineated on the plan marked P.W.D. 55798, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue. the Wellington Land District, and thereon coloured blue.

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

The Western Side of Portion of Churcher Street, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

pursuance and exercise of the powers conferred by the 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 Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the thirty-first day of August, one thousand nine hundred and twenty two viz : 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 western side of Churcher Street beginning at its junction with Cheesman Street, and extending for a distance of 253:49 links, being frontages of Lots 127, 126, 125, D.P. 62, being part Section 15, Ohiro Registration District, Block X, Port Nicholson Survey District";

subject to the condition that no building or part of a building shall at any time be erected on the western side of the por-tion of Churcher Street described in the Schedule hereto within a distance of twenty-five feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Churcher Street, abutting on Lots 125, 126, and 127, D.P. 52. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55388, 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 Southern Side of Portion of Cheesman Street, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 Wellington City Council on the thirty-first day of August, one thousand nine hundred and twenty-two. viz.:—

thirty-first day of August, 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 southern side of Cheesman Street beginning at a point 71 08 links from its junction with Churcher Street, and extending for a distance of 120 links, being frontage of Lot 132, D.P. 52, being part Section 15, Ohiro Registration District, Block X, Port Nicholson Survey District"; subject to the condition that no building or part of a building shall at any time be erected on the southern side of the por-

shall at any time be erected on the southern side of the por-tion of Cheesman Street described in the Schedule hereto within a distance of twenty-five feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Cheesman Street, abutting on Lot 132, D.P. 52. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55389, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured and coloured red.

F. D. THOMSON, Clerk of the Executive Council

The Western Side of Portion of Taranaki Street, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 Wellington City Council on the eighth day of June, one thousand nine hundred and twenty-

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 western side of Taranaki Street beginning at a point 150-4 links from its junction with Vivian Street, and extending for a distance of 223-38 links, being frontages of Lots 43, 42, 41, and 20, part of Town Section 159, City of Wellington"; subject to the condition that no building or part of a building shall at any time be erected on the western side of the portion of street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Taranaki Street, abutting on Lots 43, 42, 41, and 20, D.P. 582, part Section 159,

City of Wellington. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55538, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

The Eastern Side of Portion of Childers Terrace, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 Wellington City Council on the twenty-first day of September, one thousand nine hundred and twenty-two, viz.:—

twenty-first day of September, 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 eastern side of Childers Terrace beginning at a point approximately 42.55 links from its junction with Coutts Street, and extending for a distance of 472.73 links, being frontages of Lots 43 and 42, D.P. 145, part Section 5, Evans Bay District"; subject to the condition that no building or part of a building shall at any time be erected on the eastern side of the

shall at any time be erected on the eastern side of the portion of Childers Terrace described in the Schedule hereto within a distance of twenty-five feet from the centre-line of the said portion of street.

SCHEDULE.

ALL that portion of street, situated in the Wellington Land District, City of Wellington, known as Childers Terrace, abutting on Lots 42 and 43, D.P. 145, part Section 5, Evans Bay District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55602, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I 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 Dominion, doth hereby approve of the following resolution passed by the New Plymouth Borough Council on the four-teenth day of November, one thousand nine hundred and twenty-one, viz.:—

"That the New Plymouth Borough Council, being the

"That the New Plymouth Borough Council, being the local authority having control of the street hereinafter mentioned, hereby resolves and declares that the provisions of section one hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply to that portion of the northern side of Leach Street to which Sections 1529 and 1530, New Plymouth, have frontages"; subject to the condition that no building or part of a building shall at any time be erected on the northern side of the portion of Leach Street described in the Schedule hereto within tion of Leach 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 Taranaki Land District, Borough of New Plymouth, known as Leach Street, abutting on part Section 1529 and Section 1530, Town of New Plymouth. As the said portion of street is more particularly delineated on the plan marked P.W.D. 54638, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

The Southern Side of Portion of George Street, in the Borough of Blenheim, 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 4th day of December, 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

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

"That the Blenheim Borough Council, having control of George Street in the Borough of Blenheim, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the southern side thereof fronting Allotments 1 and 2 of Lot 1 of Section 5, Omaka"; 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 southern side of the portion of George 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 Marlborough Land District, Borough of Blenheim, known as George Street, fronting Allotments 1 and 2 of Lot 1 of Section 5, Omaka, being Lot 1 on D.P. 200. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55470, deposited in the office of the Minister of Public Works at Wellington in the Wellington Land District and thereon Wellington, in the Wellington Land District, and thereon coloured red.

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

Portion of Ngatitama Street, in the City of Nelson, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

LIVERPOOL, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of November, 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 Nelson City Council on the seventh day of July, one thousand nine hundred and twenty-two, viz.

"That the Nelson City Council, being the local authority having control of the street in the City of Nelson known as Ngatitama Street, 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 said street between Hampden Street and Waimea Street";

street between Hampden Street and Walmea 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 of Ngatitama 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 By-law No. 229 of the City of Nelson By-law No. 1 (1916), Part Seven, relating to building-line.

SCHEDULE.

SCHEDULE.

ALL that portion of street, in the Nelson Land District, City of Nelson, known as Ngatitama Street, situated between Hampden Street and Waimea Street. As the said portion of street is more particularly delineated on the plan marked P.W.D. 55753, 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 Western Side of Portion of France Street and the Northern Side of Portion of Edwin Street, in the City of Auckland, 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 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Auckland City Council on the nineteenth day of October, one thousand nine hundred and twenty-two,

"That the Auckland City Council, having control of France and Edwin Streets, Auckland, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act shall not apply to the portions of France and Edwin Streets, fronting a resubdivision of Lots 49 and 50 of Lot 6, Section 7, Suburbs of Auckland "; such portions of streets being described in the Schedule hereto.

SCHEDULE.

ALL that portion of street, situated in the North Auckland Land District, City of Auckland, known as France Street, abutting on Lot 50 of Lot 6, Section 7, Suburbs of Auckland. Also all that portion of street, situated in the said land district and city, known as Edwin Street, abutting on Lots 49 and 50 of Lot 6, Section 7, Suburbs of Auckland.

As the said portions of streets are more particularly de-lineated on the plan marked P.W.D. 55694, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £850 authorized to be raised for completing the Erection of a Bridge to cross the Northern Wairoa River.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 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

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 Hobson County Council has been authorized to borrow the sum of eight thousand five hundred pounds for erecting a bridge across the Northern Wairoa River and is desirous of raising a supplementary loan of eight hundred and fifty pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913:

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, in pursuance and exercise of the power and authority vested in him as aforesaid, and 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 Hobson County Council in respect of the said loan of eight hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Hobson County Council is hereby authorized to borrow the said sum of eight hundred and fifty pounds accordingly. accordingly.

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

Prescribing the Rate of Interest that may be paid by the Kaitangata Borough Council in respect of a Loan of £1,150 authorized to be raised for the Installation of an Electric Lighting Scheme.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

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 prescribed by the Governor-General by Order in Council:

And whereas the Kaitangata Borough Council has been authorized to borrow the sum of one thousand one hundred and fifty pounds for the installation of an electric lighting

and fifty pounds for the installation of an electric lighting scheme:

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 not exceeding six per centum per_annum.

per annum.

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

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

Prescribing the Rate of Interest that may be paid by the Whangaroa County Council in respect of a Loan of £285 authorized to be raised for the Purchase of Land and paying Compensation for taking Land.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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

interest, or for such term, not less than ten years, as may be

And whereas the Whangaroa County Council:

And whereas the Whangaroa County Council has been authorized to borrow the sum of two hundred and eighty-five pounds for the purchase of land and paying compensation for the line land.

for taking land:

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

it is desired that the rate of interest at which 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, in pursuance and exercise of the power and authority vested in him as aforesaid, and 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 Whangaroa County Council in respect of the said loan of two hundred and eighty-five pounds shall be a rate not exceeding six per centum per annum, and the said Whangaroa County Council is hereby authorized to borrow the said sum of two hundred and eighty-five pounds accordingly. five pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Feilding Borough Council in respect of a Loan of £330 authorized to be raised for paying its Contribution to the Manawatu Gorge Board of Control.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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. 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 Feilding Borough Council has been authorized to borrow the sum of three hundred and thirty pounds for paying its contribution to the Manawatu Gorge Board of Control:

Board of Control:

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

it is desired that the rate of interest at which 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, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Feilding Borough Council in respect of the said loan of three hundred and thirty pounds shall be a rate not exceeding six per centum per annum, and the said Feilding Borough Council is hereby authorized to borrow the said sum of three hundred and thirty pounds accordingly. thirty pounds accordingly.

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

Prescribing the Term for which the Rangiora County Council may borrow the Sum of £5,000, being a Further Portion of £ Loan of £15,000 authorized to be raised for Electrical Reticulation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas the Rangiora County Council has been authorized to borrow the sum of fifteen thousand pounds for electrical reticulation for a term of thirty-six and a half years, and is now desirous of borrowing five thousand pounds, being a further portion of the loan of fifteen thousand pounds,

for a reduced term:

for a reduced term:

And whereas the Minisiter of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the said five thousand pounds may be borrowed be reduced to ten years:

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 as aforesaid, and 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 Rangiora County Council may borrow the said sum of five thousand pounds shall be ten years, and the said Rangiora County Council is hereby authorized to borrow the said sum of five thousand pounds accordingly. the said sum of five thousand pounds accordingly.

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

Prescribing the Term for which the Manawatu-Oroua Electric-power Board may borrow the Sum of £400,000, being Portion of a Loan of £500,000 authorized to be raised for Electrical Reticulation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 how-soever, 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 Manawatu-Oroua Electric-power Board has been authorized by the ratepayers to borrow the sum of five hundred thousand pounds for electrical reticulation for a term of ten years, and now proposes to borrow the sum of four hundred thousand pounds (being part of the five hundred thousand pounds) for a term of twenty years:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the said four hundred

consent as required by the above-recited section eleven, and it is desired that the term for which the said four hundred thousand pounds may be borrowed be increased to twenty

years:
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 as aforesaid, and 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 Manawatu-Oroua Electric-power Board may borrow the said sum of four hundred thousand pounds shall be twenty years, and the said Manawatu-Oroua Electric-power Board is hereby authorized to borrow the said sum of four hundred thousand pounds for this term.

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Term for which the Hamilton Borough Council may borrow the Sum of £7,500 authorized to be ruised for Waterworks, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS section eleven of the Finance Act, 1921, as M 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 Hamilton Borough Council has been authorized to borrow the sum of seven thousand five hundred pounds for waterworks for a term of thirty-five years from

pounds for waterworks for a term of thirty-five years from the first day of July, 1915, and without any rate of interest being stated in the proposal, and is now desirous of borrowing the money for a reduced term, and at six per centum per

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 money may be borrowed be reduced to twenty-eight 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, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the said Hamilton Borough Council may borrow the said sum of seven thousand five hundred pounds shall be twenty-eight years, and the rate of interest payable thereon shall be a rate not exceeding six per centum per annum, and the said Hamilton Borough Council is hereby authorized to borrow the said sum of seven thousand five hundred pounds on these terms on these terms.

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

Prescribing the Rate of Interest that may be paid by the Kairanga County Council in respect of a Loan of £665 authorized to be raised for paying its Contribution to the Manawatu Gorge Board of Control.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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. 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 Kairanga County Council has been authorized to borrow the sum of six hundred and sixty-five pounds for any sixty is contribution to the Manawatu Gorge Roard of

for paying its contribution to the Manawatu Gorge Board of

Control:

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: 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 as aforesaid, and the power and authority vested in him as atoresaid, and 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 Kairanga County Council in respect of the said loan of six hundred and sixty-five pounds shall be a rate not exceeding six per centum per annum, and the said Kairanga County Council is hereby such bright of the bright side of sixty five. authorized to borrow the said sum of six hundred and sixty-five pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the New-market Borough Council in respect of a Loan of £2,000 authorized to be raised for Relief of Unemployment Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 Newmarket Borough Council has been authorized to borrow the sum of two thousand pounds for

authorized to borrow the sum of two thousand pounds for

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:

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 as aforesaid, and 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 Newmarket Borough rate of interest that may be paid by the Newmarket Borough Council in respect of the said loan of two thousand pounds shall be a rate not exceeding six per centum per annum, and the said Newmarket Borough Council is hereby authorized to borrow the said sum of two thousand pounds accordingly.

F. D. THOMSON,

Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Pahiatua County Council in respect of a Loan of £665 authorized to be raised for providing the Council's Contribution to the Manawatu Gorge Board of Control.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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 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 Pahiatua County Council has been authorized to borrow the sum of six hundred and sixty-five pounds for providing the Council's contribution to the Manawatu Gorge Board of Control:

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 not exceeding six per centum per annum :

per annum:

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 as aforesaid, and 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 Pahiatua County Council in respect of the said loan of six hundred and sixty-five pounds shall be a rate not exceeding six per centum per annum, and the said Pahiatua County Council is hereby authorized to horrow the said sum of six hundred and sixtyauthorized to borrow the said sum of six hundred and sixtyfive pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Pal-merston North Borough Council in respect of a Loan of £1,600 authorized to be raised for paying its Contribution towards the Widening and Improving of the Manawatu Gorge Road

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 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. of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Palmerston North Borough Council has been authorized to borrow the sum of one thousand six hundred pounds for paying its contribution towards the widening and improving of the Manawatu Gorge Road:

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

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may

it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum her annum:

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 as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Palmerston North Borough Council in respect of the said loan of one thousand six hundred 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 one thousand six hundred pounds accordingly.

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

Appointment of Apia as Port of Entry for certain Islands of the Cook Group.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities L vested in him by the Customs Act, 1913, and the Samoa Customs Order, 1920, and of all other powers and authorities enabling him in this behalf, His Excellency the Governorrities 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 declare that the port of Apia in Western Samoa shall be a port of entry, for the purposes of the Customs Act, 1913, for the islands of Penrhyn, Manihiki, Rakahanga, Pukapuka, Nassau, and Suwarrow in the Cook Group.

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

Samoa Death Duties Order.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority to make laws for the peace, order, and good government of the Territory of Western Samoa conferred upon him by the Samoa Act, 1921, and of all other powers and authorities enabling him in that behalf, doth hereby order as follows:—

1. (1.) This Order may be cited as the Samoa Death Duties Order.

(2.) This Order shall come into force on the first day of January, one thousand nine hundred and twenty-three.

2. Subject to this Order and to any Ordinance which may make different provisions, the Death Duties Act, 1921, with the exception of sections eighty-three, eighty-four, and eighty-five, shall be in force

in Samoa as far as applicable.

- 3. In the application of the Act to Samoa references to New Zealand shall be read as references to Samoa; references to the Supreme Court shall be read as references to the High Court; references to the Government of New Zealand shall be read as references to the Administration of Samoa; references to the Minister of Stamp Duties shall be read as references to the Administrator of Samoa; references to the Commissioner shall be read as references to the Treasurer of Samoa; references to the Public Trustee shall be read as references to the Samoan Public Trustee; references to a Magistrate shall be read as references to a Judge of the High Court; references to an indictable offence shall be read as references to an offence triable in accordance with ordinary practice of the High Court; references to the District Land Registrar or Registrar of Deeds shall be read as references to the Registrar of Land; references to the Stamp Duties Act, 1908, shall be read as references to the law for the time being in force in Samoa relating to the imposition of stamp duties; and references to the commencement of the Death Duties Act shall be read as references to the coming into force of this Order.
- 4. All duties payable under this Order shall be paid to the Samoan Treasury, and all moneys payable by way of refund of duty shall be paid out of the Samoan Treasury.

5. The seal to be used under section seventy-nine shall be such seal as may be approved by the Administrator, and kept in the custody of the Treasurer.

- 6. Notwithstanding anything in sections four, twelve, thirteen, seventeen, or forty-six of the Act, the Administrator may, with the advice and consent of the Legislative Council, by Ordinance regulate the scale of rates of, and the variations of rates of, and the exemptions from estate, succession, and gift duties; and from the coming into operation of any such Ordinance the said sections shall be in force only so far as not inconsistent with any such Ordinance as may from time to time be in force hereunder.
- 7. Any application to the High Court under the Act may be made in accordance with the ordinary procedure of the Court, anything in the Act notwithstanding.
- 8. Any valuation required under section seventy of the Act shall be made by a valuer appointed by the Administrator. Whenever such a valuation is made, the provisions of the Valuation of Land Amendment Act, 1908, shall apply as to a valuation made by the Valuer-

General, the appeal being to the High Court. The last-mentioned Act shall be in force in Samoa so far as may be necessary for the purposes of this clause.

9. No estate duty shall be payable on the estate of any deceased Samoan (as defined in the Samoa Act); no succession duty shall be payable on any interest acquired by any Samoan as the successor of a deceased Samoan; no gift duty shall be chargeable in respect of a gift whereof the donor is a Samoan.

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

Samoa Bankruptcy Order.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority to make laws for the peace, order, and good government of the Territory of Western Samoa conferred upon him by the Samoa Act, 1921, and of all other powers and authorities enabling him in that behalf, doth

hereby order as follows:—
1. This Order may be cited as the Samoa Bankruptcy Order, 1922, and shall come into force on the first day of January, one thousand

nine hundred and twenty-three.

2. In this Order "the Official Assignee" means the Official Assignee

for Samoa appointed under this Order.

3. Subject to the following provisions hereof, the Bankruptcy Act, 1908 (hereinafter called "the Act"), with the exception of sections four, five, six, ten, eleven, twelve, fourteen, sections fifteen to twentyfour inclusive, sections one hundred and thirty-nine and one hundred and forty-eight, and sections one hundred and fifty-five to one hundred and sixty-two inclusive, shall, so far as applicable, be in force in Samoa.

- 4. In the application of the Act to Samoa, all references therein to New Zealand shall be read as references to Samoa; all references to the Court or to the Supreme Court shall be read as references to the High Court constituted under the Samoa Act, 1921; all references to the Minister of Justice shall be read as references to the Administrator; all references to the Official Assignee, or to the Assignee, or to an Assignee shall be read as references to the Official Assignee for Samoa; all references to a Magistrate shall be read as references to a Judge of the High Court; all references to a Justice shall be read as references to a Commissioner of the High Court; all references to the Public Trust Office and to the Public Trustee shall be read as references to the Samoan Public Trust Office and to the Samoan Public Trustee respectively; all references to a judgment summons under the Imprisonment for Debt Limitation Act, 1908, shall be read as references to a summons under rule seventy-eight of the Rules of the High Court; all references to the verdict of the jury in an action shall be read as references to a verdict of the Chief Judge; and all references to an indictment shall be read as references to an information.
- 5. Samoa is hereby constituted a district within the meaning of the Act, and the Court having jurisdiction therein shall be the High Court.

6. There shall be appointed by the Minister of External Affairs an officer to be called the Official Assignee for Samoa, who shall be a member of the Samoan Public Service, and shall hold office during the pleasure of the Minister.

7. (1.) The Minister of External Affairs may appoint some person to act as Deputy Official Assignee for Samoa in the case of the illness, death, removal, suspension, resignation, or absence from duty of the

Official Assignee for Samoa.

(2.) Such Deputy shall during the time he acts as such Deputy have all the powers and perform all the duties of the Official Assignee for Samoa.

(3.) No person shall be concerned to inquire whether or not any occasion has arisen requiring or authorizing such Deputy to act as such Deputy or as to the necessity or propriety of such appointment; and all acts and things done or omitted by such Deputy shall be deemed valid and effectual and shall have the same consequences as if the same had been done or omitted by the Official Assignee for Samoa.

8. Decisions of the High Court in bankruptcy matters shall be subject to appeal in accordance with the provisions of the Samoa Act,

1921, in the same way as final judgments of the High Court.

9. The bank into which the Official Assignee shall, as directed in section one hundred and nineteen of the Act, pay moneys received by him shall be the Bank of New Zealand at Apia.

10. All commissions payable to the Official Assignee shall be paid

into the Samoan Treasury.

11. In the application of the Act to Samoa, section one hundred and twenty thereof shall be read as if paragraph (c) thereof were deleted, and the moneys received by the Official Assignee by the realization of the property of a bankrupt shall be applied, first as provided in paragraph (a), secondly as provided in paragraph (b), thirdly as provided in paragraph (d), fourthly as provided in paragraph (e), fifthly as provided in paragraph (f), and sixthly as provided in paragraph (g) of the said section.

12. All offences under the Act shall be tried by the High Court in accordance with the ordinary criminal procedure of that Court.

- 13. The expenses of a prosecution under section one hundred and forty-four of the Act shall be payable out of the Samoan Treasury unless the High Court orders the same to be paid out of the bankrupt's estate.
- 14. The Administrator may in writing appoint some person to be auditor of the accounts of the Official Assignee in lieu of the Audit Office, and such person shall have in respect of all moneys belonging to any estate in bankruptcy and of all persons dealing therewith the same powers as the Controller and Auditor-General has by virtue of section one hundred and forty-nine of the Act. All references in the Act to the Audit Office shall be read as references to such person.

15. Notices required to be advertised by the Official Assignee shall, as soon as possible after publication of the advertisement, be published

by the Official Assignee in the Western Samoa Gazette.

16. The cost of the matters enumerated in section one hundred and seventy-three of the Act shall be paid out of the Samoan Treasury.

17. The assets in Samoa of any person who has become a bankrupt under any bankruptcy law heretofore in force in Samoa, shall, subject to the provisions of section three hundred and seventy-two of the Samoa Act, 1921, and in so far as such assets have not been administered, dealt with, or distributed under such law at the date of the coming into force of this Order, be administered, dealt with, and distributed in accordance with this Order.

18. Nothing in this Order shall so operate as to cause any Native land to be assets for the payment of the debts of a Samoan on his

insolvency.

F. D. THOMSON, Clerk of the Executive Council. Licensing the Kauri Timber Company (Limited) to Use and Occupy a Part of the Foreshore and Land below Low-water Mark at Koutu, Hokianga Harbour, as a Site for Timberbooms.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the sixth day of December, one thousand nine hundred and fifteen, and published in the New Zealand Gazette No. 141, of the ninth day of the same month, the Kauri Timber Company (Limited), of Auckland (hereinafter called "the company"), (Limited), of Auckland (hereinafter called "the company"), was licensed to use and occupy a part of the foreshore and land below low-water mark at Koutu, in Hokianga Harbour, as shown on plan marked M.D. 2486, and deposited in the office of the Marine Department at Wellington, in order to maintain thereon two timber-booms, as shown on the plan so deposited as aforesaid, for a term of seven years, computed from the twenty-eighth day of November, one thousand nine hundred and fifteen. hundred and fifteen:

hundred and fifteen:
And whereas, the said license having expired, the company has made application for a fresh license under the Harbours Act, 1908 (hereinafter called "the said Act"), for a term of five years, computed from the expiry of the term of the above-mentioned license, and it is expedient to grant the same for the term and subject to the conditions hereinafter

expressed: expressed:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby 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 with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part license and permit the company to use and occupy that part of the foreshore and land below low-water mark immediately on the plan so deposited as aforesaid, for the purpose of using the aforesaid timber-booms in connection therewith, 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.

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

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore and land below low-water mark occupied by the said booms, as shown on plan marked M.D. 2486.

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 los., and thereafter an annual sum of £2 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 company being supplied with a copy of this Order in Council. Council.

4. His Majesty or the Governor-General, and all officers

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

5. The company shall maintain the above-mentioned booms in good order and repair, and shall at all times exhibit therefrom, and maintain at its own cost, suitable and necessary lights for the guidance of vessels: provided that no light shall be exhibited until after it has been approved of by the Minister. Minister.

Minister.
6. Any person authorized by the Minister may at all reasonable times enter upon the said booms and view the state of repair thereof; and upon such Minister leaving at or posting to the last known registered office of the company in New Zealand a notice in writing of any defect or want of repair in such booms, 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. repairs to be made.
7. Nothing herein contained shall authorize the company

to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any 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 five years from the 28th day of November, 1922, 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 written consent of the Minister first obtained.

9. The said rights, powers, and privileges may be at any me resumed by the Governor-General, without payment of any compensation whatever, on giving to the company 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 registered office of the company in New Zealand.

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

11. In case the company shall—

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

before set forth, or any of them;
(2.) Cease to use or occupy the said booms for a period of thirty days;

(3.) Be in any manner wound up or dissolved; or
(4.) Fail to pay the sums specified in clause 3 of these conditions,—

1. **The of the raid cases this Order in Council.

then and in either 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 company 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 company, 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. and determined.

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 4th day of December, 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, 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 twentysecond day of December, one thousand nine hundred and twenty-one, and gazetted the twelfth day of January, one thousand nine hundred and twenty-two, prohibiting all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

WAIUNU Block, Waimanu Survey District: Approximate area, 631 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 4th day of December, 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, 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 December, one thousand nine hundred and twenty-one, and gazetted the twelfth day of January, one thousand nine hundred and twenty-two, but only in so far as it affects the Native land specified in the Schedule hereto, prohibiting all alienation of the land other than alienation in favour of the Crown.

SCHEDULE.

PUKETAPU AND MAUNGAKU SURVEY DISTRICTS.

Disale			A	pproxim	ate	Are	a
Block.				Α.	R.	Ρ.	
WAITUHI-KURATAU	No. 1B			762	0	0	
,,	2A	• •		2,000	0	0	
	3			100	0	0	
,,	4B 2	• •	• •	3,492	2	32	
" "	3	• •		100	$0 \\ 0 \\ 2$	ŏ	

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 4th day of December, 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 December, one thousand nine hundred and twenty-one, and gazetted the twelfth day of January, one thousand nine hundred and twenty-two, but only in so as it affects the Native land specified in the Schedule hereto, prohibiting all alienation of the land other than alienation in favour of the Crown.

SCHEDULE.

PUKETAPU, KARANGAHAPE, AND PUKAWA SURVEY DISTRICTS.

Block.					Approxim	ate	Area.
DIOCK.					Α.	R.	P.
HAUHUNGAROA	1 A		• •		280	0	0
,,	1в				300	0	0
,,	1c	• •			9,655	0	0
,,	ID	• •	• •		13,441	0	0
,,	2	• •	• •		20,977	0	0
,,	4	• •	• •	• •	1,200	0	0
,,	6	• •		• •	4,675	0	0
**	7	• •	• •	• •	500	0	0
,,	9	• •	• •		350	0	0

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 4th day of December, 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.

WAIPAOA 5A Block, Tuahu Survey District: Approximate area, 2,624 acres.

F. D. THOMSON, Clerk of the Executive Council

Partial Revocation of Order in 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 4th day of December, 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:

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. said Schedule.

SCHEDULE.

Part I.

ORDER in Council under section 363 of the Native Land Act, 1909, dated the 16th day of May, 1921, and published in the New Zealand Gazette of the 26th day of May, 1921, affecting the various subdivisions of Taurewa Block.

PART II.

Taurewa 4 West E 2
в No. 1, containing 250 acres, more or less, situated in Tongariro and Waimanu Survey Districts.

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

Revoking Order in Council licensing the Whangarei Rowing Club to use and occupy a Part of the Foreshore, Whangarei Harbour, as a Site for a Boat-shed.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council dated the fifth day of March, one thousand nine hundred and twelve, and published in the New Zealand Gazette No. 24, of the fourteenth day of the same month, the Whangarei Rowing Club was licensed to use and occupy a part of the foreshore of Whangarei Harbour as a site for a boat-shed, as shown on plan marked M.D. 3797, and deposited in the office of the Marine Department at Wellington: And whereas it is desirable to revoke

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 Harbours Act, 1908, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council dated the fifth day of March, one thousand nine hundred and twelve, and the rights and privileges thereby conferred.

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

Vesting a Reserve in the Kohukohu Town Board.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto W has been permanently reserved as a site for a public library and mechanics' institute: And whereas it is expedient to vest the said reserve in the Kohukohu Town Board:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities

conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Kohukohu Town Board, in trust, as a site for a library and mechanics' institute.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 71, Block X, Mangamuka Survey District: Area,

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

Vesting a Cemetery Reserve in the Mangonui County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS the land described in the Schedule hereto has been duly set apart for a public cemetery: And whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Mangonui:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon

and in exercise of the powers and authorities conferred upon him by section four of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Mangonui, in trust, for a public cemetery.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

ALLOTMENT 73, Ahipara Parish: Area, 10 acres 0 roods 6 perches.

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 4th day of December, 1922.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

MATAMATA Town Board (for completing the water-	£
supply system)	5,000
Northcote Borough Council (for drainage)	5,000
Milton Borough Council (for the completion of the	
Milton Borough waterworks)	3,500
Papakura Town Board (for water-supply)	2,800
Balclutha Borough Council (for the erection of public	
swimming-baths)	1,500
Hobson County Council (for metalling Dargaville-	
	1.500
	,
	1,100
Awakino Valley Road) Collingwood County Council (for erecting a doctor's	1,500 1,100

Avondale Borough Council (for completing waterworks	£
and reticulation)	1.000
Whakatane County Council (for erecting a medical	2,000
practitioner's dwelling)	1,000
Featherston County Council (for telephone construc-	-,
tion within the county)	900
Stratford County Council (for metalling Oruru Road	
and Old East Road)	750
Mackenzie County Council (for erecting telephone-lines	
to Lilybank, Mount Gerald, and Richmond Stations)	550

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

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

- JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 4th day of December, 1922.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

WILLIAMS DOMAIN.

ALL that area in the Wellington Land District, containing by admeasurement 6 acres 2 roods 2.8 perches, being part of Section 89, Left Bank of Wanganui River, and being all the land comprised in certificate of title, Vol. 127, folio 80, Wellington Registry.

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

Vesting the Control of a Scenic Reserve in the Rangataua Town Board.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon him by section thirteen of the Scenery Preservation Act, 1908 (hereinafter referred as "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand doth hereby vest the control of the scenic reserve described in the Schedule hereto (being land reserved under the said Act) in the Rangataus Town Board, subject to the conditions hereinafter contained, that is to say:—

1. The period for which the control of the reserve is hereby vested shall be three years from the data hereof unless the

vested shall be three years from the date hereof, unless the reservation is previously altered or revoked under the said Act.

2. The said Board shall prepare a report each year ending on the thirty-first day of March, together with a statement of receipts and expenditure in connection with the said reserve.

Such report and statement shall be sent to the Minister charged with the administration of the said Act as soon as possible after the close of the year.

3. The said Board shall control the said reserve in accordance with the provisions of the said Act and of the regulations made thereunder.

SCHEDULE.

MANGAEHUEHU SCENIC RESERVE.—WELLINGTON LAND DISTRICT.

SECTION 33, Block V, Karioi Survey District: Area, 197 acres.

As witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER,

For Minister in Charge of Scenery Preservation.

Land temporarily reserved in the North Auckland Land District as an Endowment for Primary Education.

JELLICOE, Governor-General.

WHEREAS by the three-hundred-and-twenty-first section of the Land Act, 1908, it is enacted that the Governor-General may from time to time, either by general Governor-General may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwithstanding that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said section mentioned:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in purposes and exercise of the powers and authorities conferred

suance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the North Auckland Land District described in the Schedule hereunder written, as an endowment for

primary education.

SCHEDULE.

ALL that area in the North Auckland Land District, con-ALL that area in the North Auckland Land District, containing by admeasurement 3 acres 2 roods 2.8 perches, more or less, being an area of closed road adjoining Allotments 26 (E.R.), 42 (E.R.), and 31, Pakiri Parish, and declared Crown land, vide New Zealand Gazette, 1922, page 572. As the same is delineated on the plan marked 16/898, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. (Auckland plan No. 19983, blue.)

s witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

Trustees for the Tarras Public Cemetery appointed.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities vested in me by the fourth section of the Cemeteries Act, 1908, I, John Bushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint the several persons whose names are specified in Part I of the Schedule hereto to have the control and management of the public cemetery specified in Part II of the said Schedule.

SCHEDULE.

Part I .- Names of Trustees. EDWIN ALEXANDER JOLLY. ROBERT KERMODE SMITH. WILLIAM ROSS MCKAY. KENNETH MUNBO HENRY LOUIS PATERSON. JOHN COLLING.

Part II .-- Name of Cemetery and Description of Land. TARRAS.

SECTION 5, Block XV, Tarras Survey District, Otago Land District: Area, 1 acre.

As witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

Trustees for the Masterton Public Cemetery appointed.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities vested in me by the 6ft. 6ft. In pursuance and exercise of the powers and authorities vested in me by the fifty-fifth section of the Cemeteries Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint the local authority specified in Part I of the Schedule hereto to have the control and management of the public cemetery specified in Part II of the said Schedule.

SCHEDULE.

Part I.—Local Authority. MASTERTON BOROUGH COUNCIL.

Part II.—Name of Public Cemetery and Description of Land. MASTERTON.

ALL that area in the Wellington Land District, containing by admeasurement 12 acres 2 roods 36 perches, more or less, situated in Block I, Otahoua Survey District, being part of Section 19, Masterton Small-farm Settlement, and being the whole of the land comprised in certificate of title, Vol. 57,

folio 103, Wellington Registry. As the same is delineated on the plan marked L. and S. 2/132, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

As witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

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

JELLICOE, Governor-General.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT .- CROWN LAND. SECTION 60, Block II, Rangaunu Survey District: Area, 25 acres.

s witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

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

JELLICOE, Governor-General.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—CROWN LAND. SECTION 103, Block XI, Ruakaka Survey District: Area, 30 perches.

As witness the hand of His Excellency the Governor General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

Declaring Road-line intersecting Land in Ohuka Settlement, Hawke's Bay Land District, to be closed.

JELLICOE, Governor-General.

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

Land for Settlements Act, 1908, and is not suitable to the subdivision of such land:

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 eighty of the Land for Settlements Act, 1908, and of all other powers and authorities in anywise enabling me in this behalf, do by this notice hereby close the road hereinafter described; and I do hereby declare that the said road shall thereupon become subject to the Land for Settlements Act, 1908. 1908.

SCHEDULE.

OHUKA SETTLEMENT.

APPROXIMATE areas of the pieces of road to be closed:

A. R. P. 4 0 0 Intersecting Section 2, Ohuka Settlement. 17 0 0 ,, Secs. 2 and 3, Ohuka Settlement. Secs. 2 and 3, Ohuka Settlement.

Situated in Block VI, Taramarama Survey District.
In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked L. and S. 21/223, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1973, and thereon coloured

As witness the hand of His Excellency the Governor-General, this 4th day of December, 1922.

W. FRASER, for Minister of Lands.

Consul-General of Sweden at Sydney appointed.

Department of Internal Affairs, Wellington, 30th November, 1922. IS Excellency the Governor-General directs it to be notified that, in accordance with instructions from His Majesty's Secretary of State for the Colonies, he has recognized provisionally, pending the receipt of the King's Exequatur, the appointment of

E. H. LINDQUIST, Esq.,

as Consul-General of Sweden at Sydney, with jurisdiction in the Commonwealth of Australia, the Dominion of New Zealand, and Fiji.

W. FRASER, For Minister of Internal Affairs.

Members of the Board of Governors of the New Zealand Institute appointed.

Department of Internal Affairs,
Wellington, 4th December, 1922.

HIS Excellency the Governor-General in Council has been pleased to appoint

Dr. CHARLES CHILTON and Dr. LEONARD COCKAYNE, F.R.S.,

to be members of the Board of Governors of the New Zealand Institute as constituted by the New Zealand Institute Act, 1908.

W. FRASER, For Minister of Internal Affairs.

Appointment in High Commissioner's Office.

Department of Internal Affairs, Wellington, 4th December, 1922.

IS Excellency the Governor-General in Council has been pleased in tarms of scatter 2. been pleased, in terms of section 9 of the High Commissioner Act, 1908, to appoint

ELLEN BECKLEY

as an officer in the office of the High Commissioner for New Zealand in London, as on and from the 1st day of September,

W. FRASER, For Minister of Internal Affairs.

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

Department of Justice, Wellington, 6th December, 1922.

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

Constable DAVID ROBERTSON

to be Clerk and Bailiff of the Magistrate's and Warden's Courts, Receiver of Gold Revenue, and Mining Registrar at Waikaia, on and from the 15th day of November, 1922, vice Constable L. T. Moore, transferred; and

Constable LESLIE TERRY MOORE

to be Clerk and Bailiff of the Magistrate's Court at Otautau, on and from the 6th day of November, 1922, vice Constable G. Sivyer, transferred.

E. P. LEE, Minister of Justice.

Members of Horowhenua Lake Domain Board appointed.

Department of Lands and Survey,
Wellington, 4th December, 1922.

IS Excellency the Governor-General has, in pursuance
of section 2 of the Horowhenua Lake Act, 1905, and
section 97 of the Reserves and other Lands Disposal and
Public Bodies Empowering Act, 1916, been pleased to Public appoint

SAMUEL ATKINSON BROADBELT. SAMUEL ATKINSON BROADBELT,
WILLIAM BORRETT MACINTOSH,
HENRY WALKLEY,
FRANK ERNEST PARKER,
DAVID JOHN GARDINER,
WILLIAM JENSON,
EPARIMA PAKI,
TUTAUA HURUNUI, and
JOHN BROUGHTON

to be the Horowhenua Lake Domain Board.

W. FRASER, for Minister of Lands.

Members of Domain Boards appointed.

Lands and Survey Office,
Wellington, 5th December, 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:

WILLIAM EDWARD BARKER

to be a member of the Scotsburn Domain Board, in place of William Chapman, resigned.

ROBERT ADAIR GARDNER

to be a member of the Arawa Park Domain Board, in place of Alfred Edward Worrall, left the district.

NEWTON ALBERT ALLEN and CHARLES WILLIAM DOBSON

to be members of the Huatoki Domain Board, in place of Albert Thomas Moore and Walter Rumball, resigned.

GEORGE PRATT RICHARDS and ROBERT GEORGE FOSTER

to be members of the Heriot Domain Board, in place of Charles Todd and John Wilson Adams, resigned.

W. FRASER, for Minister of Lands.

Deputy Actuary of Friendly Societies appointed.

Office of Public Service Commissioner. Wellington, 5th December, 1922. THE Public Service Commissioner has made the following appointment in the Public Service:—

CECIL GOSTELOW

to be Deputy Actuary of Friendly Societies for the purposes of the Friendly Societies Act, 1909, and its amendments, as from the 1st day of December, 1922.

T. MARK, Acting-Secretary.

Inspector for the Purposes of the Noxious Weeds Act, 1908, appointed.

Office of Public Service Commissioner,
Wellington, 5th December, 1922.

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

THOMAS FRENCH

to be an Inspector for the purposes of the Noxious Weeds Act, 1908, as from the 29th day of November, 1922.

T. MARK, Acting-Secretary.

Deputy Registrars of the Supreme Court appointed.

Office of Public Service Commissioner,
Wellington, 1st December, 1922.

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

LEO ROBERT HIGGINS, Greymouth LEO ROBERT HIGGINS, Greymouth,
JAMES PATRICK WARD, Invercargill,
HEBBERT WILLIAM BROWN, Wanganui,
ERIC ROBILLIARD GRAHAM, Timaru,
JAMES JOSEPH WILLIAM POOLEY, New Plymouth,
WALTER EDWIN BATE, Napier, and
HAROLD JOHN WORTHINGTON, Gisborne,

to be Deputy Registrars of the Supreme Court of New Zealand, for the purposes of the Judicature Act, 1908, as from the 1st day of December, 1922.

T. MARK, Acting-Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 5th December, 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.:—

John McGregor Denniston.*

* Births and deaths only.

W. W. COOK, Registrar-General.

Appointments, Promotions, Resignations, and Transfers of | Officers of the N.Z. Staff Corps, Royal N.Z. Artillery, and | Territorial Force.

Department of Defence, Wellington, 4th December, 1922.

HIS Excellency the Governor-General has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the N.Z. Staff Corps, Royal N.Z. Artillery, and Territorial Force :-

N.Z. STAFF CORPS.

Lieutenant F. E. G. Batley, having joined the Indian Army, relinguishes his commission. Dated 23rd November, 1922.

ROYAL N.Z. ARTILLERY.

Lieutenant T. D. Wrigley is posted to the Retired List. Dated 17th August, 1922.

5TH N.Z. MOUNTED RIFLES REGIMENT (OTAGO).

The undermentioned to be 2nd Lieutenants (on probation). Dated 14th November, 1922:—

Thomas Thomson Cuddie.

Keith Harold English.

Charles Edward Pryce

6TH N.Z. MOUNTED RIFLES REGIMENT (MANAWATU).

George Henry Burton to be 2nd Lieutenant. Dated 14th November, 1922.

THE REGIMENT OF N.Z. ARTILLERY.

James Ewart Hannah to be 2nd Lieutenant (on probation), (11th Battery). Dated 18th November, 1922.

THE AUCKLAND REGIMENT.

2nd Lieutenant (on probation) W. H. Robinson, from the Wellington Regiment, to be 2nd Lieutenant (on probation), (8th C. Battalion), with seniority as from 28th October, 1921. Dated 10th November, 1922.

Eric Leslie Quarrie to be 2nd Lieutenant (on probation), (4th Battalion). Dated 24th November, 1922.

THE WELLINGTON REGIMENT.

George McAneny to be 2nd Lieutenant (on probation), (7th C. Battalion). Dated 17th November, 1922.

2nd Lieutenant (on probation) W. H. Robinson is transferred to the Auckland Regiment. Dated 10th November, 1922.

THE CANTERBURY REGIMENT.

2nd Lieutenant T. A. Stuart-Menteath to be Lieutenant (4th C. Battalion). Dated 22nd November, 1922.

The undermentioned to be 2nd Lieutenants (9th C. Bat-

talion):—
Eric George Hilton Weeks. Dated 14th November, 1922.
Keith William Ford. Dated 18th November, 1922.

Lieutenant M. J. O'Connor (2nd Battalion) is transferred to the Reserve of Officers, Class I (b), R.D. 9. Dated 18th November, 1922.

THE OTAGO REGIMENT.

The appointment of the undermentioned 2nd Lieutenants (on probation) are confirmed:—
T. G. Honywood (7th C. Battalion).
T. Mathews (2nd Battalion).

A. St.C. Macgregor (7th C. Battalion). A. McGruer (7th C. Battalion).

Lieutenant H. Willis is transferred to the Reserve of Officers. Class II (b), R.D. 11. Dated 13th November, 1922.

N.Z. ARMY SERVICE CORPS.

Southern Depot.

The appointment of the undermentioned 2nd Lieutenants (on probation) are confirmed :—
J. Cruse.

E. Blackmore.

N.Z. MEDICAL CORPS.

Captain N. S. Whitton, M.B., from the Reserve of Officers (temp.), to be Captain, with seniority as from 29th July, 1917.
Dated 15th November, 1922.
Ewart Gordon Anderson, M.B. (formerly Captain N.Z.E.F.), to be Captain.
Dated 22nd April, 1919.

N.Z. VETERINARY CORPS.

Lieutenant-Colonel W. D. Snowball, M.R.C.V.S., (D), is transferred to the Reserve of Officers, Class II (b), R.D. 11. Dated 18th November, 1922. N.Z. CHAPLAINS DEPARTMENT.

The undermentioned to be Chaplains, 4th Class:-

Dated 6th November, 1922— William Herbert Carroll (Salvation Army).

Richard Sawyer (Salvation Army).

Dated 11th November, 1922—

The Reverend William Tasman Drake (Church of England).

The Reverend John Thomson Macky (Presbyterian).
The Reverend Ernest Joseph Orange (Presbyterian).

The undermentioned are transferred to the Reserve List,

The undermentioned are transferred to the Reserve List, Class I. Dated 6th November, 1922:—

The Reverend O. M. Stent, Chaplain, 3rd Class, R.D. 5. William Herbert Carroll, Chaplain, 4th Class, R.D. 7. Richard Sawyer, Chaplain, 4th Class, R.D. 7. The Reverend H. N. Woods, R.D. 12. Dated 20th November, 1922.

The Reverend G. W. Dent, Chaplain, 3rd Class, is transferred to the Reserve List, Class II, R.D. 7. Dated 6th November, 1922.

The undermentioned Chaplains to the Forces, 4th Class, are transferred to the Reserve List, Class II. Dated 6th November, 1922:—

The Reverend H. Grinstead, R.D. 6.
The Reverend D. McIvor, R.D. 8.
The Reverend D. Campbell, R.D. 6.
The Reverend J. C. Loan, R.D. 6.
The Reverend A. Hodge, R.D. 7.

F. W. Burton, R.D. 5.
D. Macauley, R.D. 1.
The Reverend T. W. Potts, R.D. 10. Dated 20th November, 1922.

The Reverend A. T. Thompson, B.A., B.D., Chaplain, 4th Class, is posted to the Retired List. Dated 15th November, 1922.

The under paragraph 127, General Regulations, 1913:—
The Reverend J. D. McKenzie. Dated 6th November,

The Reverend G. Heighway. Dated 13th November, 1922.

The commissions granted to the undermentioned are cancelled under section 5 (a), the Defence Act, 1909. Dated 13th November, 1922:—

The Reverend R. Richards, M.C., Chaplain, 3rd Class. The Reverend M. Gibson, Chaplain, 3rd Class. The Reverend R. Morgan, Chaplain, 4th Class. The Reverend S. J. Mathieson, Chaplain, 4th Class.

W. FRASER, for Minister of Defence.

Defence Rifle Club disbanded.

Department of Defence,
Wellington, 30th November, 1922.

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

Amberley Defence Rifle Club, with headquarters at Amberley.

Date of disbandment, 3rd November, 1922.

W. FRASER, for Minister of Defence.

Award of Colonial Auxiliary Forces Officers Decoration.

Department of Defence, Wellington, 4th December, 1922.

IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Captain J. G. McKay, 9th (Cadet) Battalion, the Canterbury Regiment.

W. FRASER, for Minister of Defence

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

DONALD GEORGE CLARK, Registrar of Incorporated Toward George Clark, Registrar of Incorporated
to appear to me that The Palmerston North Orchestral Society
"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 29th day of November, 1922.

D. G. CLARK, Registrar of Incorporated Societies.

Plants declared by the Heathcote County Council to be Noxious | Public Trust Office.—Establishment of Agency at Helensville.

Weeds.—Notice No. 2230.

Department of Agriculture,

Wellington, 1st December, 1922.

T is hereby notified, for public information, that the Heathcote County Council has, by special order, declared the following plants to be noxious weeds within the meaning of the Noxious Weeds Act, 1908, in the district under its invitable to the control of the Noxious weeds and the control of the Noxious Weeds and the control of the Noxious Weeds and the control of the control of the Noxious Weeds and the control of the Noxious Weeds and the control of the control of the Noxious Weeds and the control of the jurisdiction :-

African boxthorn. Pennycress or Canadian stink Barberry. Bathurst burr. weed. Pennyroyal. Broom. Periwinkle. Burdock. Prickly pear. Cape honey-flower. Spiderwort. Capeweed or Cape daisy. St. John's wort. St. John's wort.
Tauhinu, or New Zealand cottonwood.
Thistles: Any species of Carlina (stemless thistle), Carduus (common plume or Scotch thistle), Cnicus (woolly-headed thistle), Centaurea (star thistle), Silybum (milk thistle) Cut-leaved psoralea. Dock. Elderberry Fennel. Foxglove. Giant burdock. Goat's rue. Gorse. Hakea. (milk thistle). Tutsan. Viper's bugloss. Wild borage. Hemlock. Japanese wineberry. Kangaroo acacia. Lantana. Wild turnip. Lupin. Winged thistle.

Ox-eye daisy.

W. NOSWORTHY, Minister of Agriculture.

Public Trust Office.—Establishment of Agency at Roxburgh.

TT is notified, for public information, that an agency of the Public Trust Office has been established at Rox-burgh in charge of Mr. Arthur Selwyn Newland as Agent. Dated at Wellington this 5th day of December, 1922.

J. W. MACDONALD, Public Trustee.

T is notified, for public information, that an agency of the Public Trust Office has been established at Helensville in charge of Mr. John Gray as Agent.

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

J. W. MACDONALD, Public Trustee.

Public Trust Office.—Establishment of Agency at Pukekohe.

I T is notified, for public information, that an agency of the Public Trust Office has been established at Pukekohe in charge of Mr. David Ross Hamilton as Agent.

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

J. W. MACDONALD, Public Trustee.

Notice to Mariners.—No. 62 of 1922.

SOUTH PACIFIC OCEAN.-ICE REPORTED.

Marine Department, Wellington, N.Z., 2nd December, 1922.

NFORMATION has been received that vessels proceeding to Europe via Cape Horn have encountered ice as follows:

follows:—
On 13th November, 1922, in latitude 53° 5' south, longitude 119° west; and on 17th November, 1922, in latitude 56° 5' south, longitude 95° 5' west; the former position being about 1,850 miles and the latter about 1,000 miles to the westward of Cape Horn, both positions being near the track frequently followed by vessels proceeding between New-Zealand and Cape Horn.

Chart affected.—Admiralty Chart No. 789, South Pacific Ocean. Eastern Sheet.

Ocean, Eastern Sheet.

A. D. PARK, Secretary.

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

Office of the Mining Registrar for Riverton and Orepuki, Riverton, 25th November, 1922.

OTICE is hereby given that if within three months from the date hereof cause be not shown to the contrary, each of the mining privileges mentioned in the Schedule hereunder will be struck off the Registers kept by me, in pursuance of section 30, subsection (3), of the Mining Amendment Act, 1914.

A. BRANDFORD, Deputy Mining Registrar, Riverton and Orepuki.

SCHEDULE.

No.	Date.	Nature of	Privilege	•	Locali	ity.	Registered Holder.
					Orepuki Re	GISTER.	
349	7/9/04	Water race			Orepuki	• •	 James Hoggett.
					RIVERTON RI	EGISTER.	
862	7/6/04	Water race			Chalky Inlet	•	 Port Pegasus Fishing Company.
861	7/6/04	,,			,,		 Benjamin Gilmore Thompson.
921	17/5/05	,,			Preservation		 ,,
922	17/5/05	,,			,,		 ***
1001	13/2/07	,,			,,		 23
1555	7/3/16	,,	٠		Wakapatu		 Smith and Company (Limited).

Public Trustee.—Elections to administer Estates.—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 2 3 4	Le Grice, Mary	Helensville Waipara Dunedin	Married woman Labourer Married woman Carter	$\begin{array}{c} 2/9/16 \\ 20/10/22 \\ 27/9/22 \\ 28/9/22 \end{array}$,,	Auckland. Christchurch. Dunedin.

Public Trust Office, Wellington, 4th December, 1922.

J. W. MACDONALD, Public Trustee.

T. MARK, Acting-Secretary.

3177

Office of the Public Service Commissioner, Wellington, 29th November, 1922.

I'N accordance with the provisions of section 60 of the Public Service Act, 1912, the Public Service Commissioner notifies that he has approved of the following promotions, transfers, &c., in the Public Service.

OFFICERS PROMOTED.

Name.			Pr	Promoted from			Promoted to					г	ate.	
			Position.	Position. Place.		Position.		Place.			Dave.			
		······································			· Internal	AFFAIRS I)EPA	RTMENT.						
Thompson, Frederick V	Villiam		Senior Messenger		Gisborne			Senior Messenger		Customs Buildings	, Wellin	gton	2 Oct.	., 1922.
			0		Just	ICE DEPART								
*Morgan, Henry			Clerk of Courts		Nelson	• •		Clerk of Magistrate's Court, &c.	• • •	Wanganui	• •	(I Sep	t., 1922.
					LAND AND	INCOME TAX	x De	PARTMENT.						
Black, Bruce Albert			1st Grade Assessment Clerk		TXT 111					Wellington	••	•••	14 Sep	t., 1922.
l'horn, Cecil Walter			**		,,			,,	• •	,,	• •	••	14 ,,	,,,
					MENTAL 1	Hospitals :	DEPA	RTMENT.						ζ.
Fillard, Sidney Otto			Senior Attendant		Auckland			Deputy Charge Attendant		Auckland		••	1 Nov	7., 1922.
Mackie, Francis			Deputy Charge Attendant		,,					,,	• •	•••	1 ,,	,,
Morris, Jack			Senior Attendant		,,				• •	,,	• •	•••	1 ,,	
l'hompson, James			Deputy Charge Attendant		,,	• •	• •		• •	,,	• •		1 ,,	
Thornton, Howard Artl	hur	1	Senior Attendant	• •	,,	• •	••	Deputy Charge Attendant	• •	· · · · · · · · · · · · · · · · · · ·	•••	•••		**

^{*} Amending entry on page 2866 of the New Zealand Gazette No. 76, of the 26th October, 1922.

OFFICERS TRANSFERRED.

		Transferre	Transferred from Transferred to Date.		Transferred to			
Name.		Position.	Place.	Position.	Place.	2400		
			HEALTH DEPARTMENT					
Bettel, Marshall Edward		Inspector of Health			Blenheim	15 Nov., 1922.		
,		·	INTERNAL AFFAIRS DEPAR	TMENT.				
Barry, Zita Mary	••	Shorthand-typist		Shorthand-typist	Registrar-General's Office, Wellington	9 Nov., 1922.		
		•	JUSTICE DEPARTMENT	•				
Payne, Frederick James		Clerk of Magistrate's Court	Auckland	Clerk in Courts	Hamilton	13 Nov., 1922.		
•			LABOUR DEPARTMENT	• •		•		
Beal, Florence Helen Scott, Violet Irene		Shorthand-typist	- 1.0 ·	2 1	Dunedin Nelson	0		
			LAND AND DEEDS DEPART	MENT.		* *		
Bishop, John Thomas		Cadet	Gisborne	Cadet	Napier	10 Nov., 1922.		
• *			MARINE DEPARTMENT.					
Livingstone, John		Principal Keeper	Dog Island	Principal Keeper	Akaroa Head	15 Nov., 1922.		
			MINES DEPARTMENT.					
Langford, George Sherwin	•••	Assistant Colliery Manager (Acting Inspector of Mines, Dunedin)	Waikokowai	Mine Surveyor	State Coal-mines, Greymouth	4 Nov., 1922.		
Henshilwood, Oswald Browne, Frederick William	::			Clerk		16 Nov., 1922. 8 ,, ,,		

RESIGNATIONS.

Name.	Position.	Place	Date left Service
	AGRICULTURE DEPARTME	ENT.	
Carroll, Francis Ernest	Cadet	Dunedin	26 Oct., 1922.
•	EDUCATION DEPARTMEN	T.	
Muir, Mary	Typist	Wellington	31 Dec., 1922.
	HEALTH DEPARTMENT.		
Willetts, Elsie Wylie, David Storer	Probationer Dental Nurse Director, Division of Hospitals		30 Nov., 1922. 30 ,, ,,
	LAND AND DEEDS DEPARTM	ENT.	
Nisbet, Alexander Elder	Clerk	Nelson	9 Nov., 1922.
	LANDS AND SURVEY DEPARTM	MENT.	
Geddes, Arthur Reginald Gordon	Collector of Rents and Inspector of Securities	Dunedin	14 Sept., 1922.
	MENTAL HOSPITALS DEPARTM	MENT.	
Manning, Walter John	Attendant	Tokanui	30 Nov., 1922.
•	MINES DEPARTMENT.		
Turner, Hector Audley Lloyd	Clerk	State Coal Depot, Christ-	30 Nov., 1922.
	PENSIONS DEPARTMENT.		
Jeromson, Catherine Abernethy	Shorthand-typist	Head Office, Wellington	10 Nov., 1922.
	PRINTING AND STATIONERY DE	EPARTMENT.	
Blackie, John William	Compositor	Wellington	12 Nov., 1922.
	PRISONS DEPARTMENT.		
Small, George	Warder	H.M. Prison, Wellington	30 Sept., 1922.
	PUBLIC TRUST DEPARTMEN		
Seay, Alexandrina Mee	Office Assistant	Christohurch	13 Nov., 1922.
	PUBLIC WORKS DEPARTME	NT.	
Collard, William	Engine-driver	Taumarunui	12 Nov., 1922.
	STATE ADVANCES DEPARTME	ENT.	•
Living, Irene Emily	Office Assistant	Wellington	30 Nov., 1922.
	TREASURY DEPARTMENT		
Ferguson, Frederick Fergus James Jenkins, Florence Violet		Wellington	11 Nov., 1922.

RETIREMENTS, ETC.

Name.	Position.	Place.	Date left Service.	Reason left Service.
	Custom	IS DEPARTMENT.		
Wood, Sidney Herbert	Locker and Searcher	Timaru	30 Nov., 1922	Retired on superan- nuation.
	EDUCATI	ON DEPARTMENT.		
Williams, Mary Gauvine	lst Assistant Teacher	Ahipara Native School	30 Nov., 1922	Retired on superan- nuation.
Williams, Joseph Walter	Head Teacher	,,	30 ,, ,,	Ditto.
	MARIN	E DEPARTMENT.		
Alves, William	Clerk	Head Office, Wellington	30 Nov., 1922	Retired on superan- nuation.
Falla, S	Stationmaster	Westport	30 " "	Ditto.
	MINES	DEPARTMENT.	•	
King, Robert Alexander	Clerk	State Coal Depot, Christ-	30 Nov., 1922	Services terminated
Reed, Frank	Inspecting Engineer and Chief Inspector of Coal- mines	Wellington	30 ,, ,,	Retired on superan- nuation.
	Prison	S DEPARTMENT.		
Nicholls, William	Warder	H.M. Prison, Wellington	31 Oct., 1922	Services dispensed with.

Public Trustee.—Deceased Persons' Estates under Administration.

The Public Trust Office of New Zealand. — Incorporated under the Provisions of the Public Trust Office Act, 1908.

Particulars of the Estates of Deceased Persons placed under the Charge of the Public Truster during the Month of November, 1922.

No.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
1	Ackroyd, Jane	. Temuka .	Widow	23/10/16	Testate.
2	Adam, Alison			24/9/22	Intestate.
3	Agnew, Robert McCredie			18/10/22	Testate.
4	Allan, Robert James			8/10/22	. ,,,
5	Armstrong, Mary	37 .		6/11/22	Intestate.
6	Beck, Elizabeth Jane	Napier	1 - 4'	$\frac{4}{11}/22$	Testate.
7	Bethune, John	Balciutha .		17/10/22	T-destada
$\frac{8}{9}$	Blow, Sarah Helen Blythman, Fanny Georgeena .	. Pinnaroo, Soutl		$\frac{30/10/22}{21/8/20}$	Intestate.
0	Boniface, Frederick Thomas	Australia Otara		27/10/22	,,,
1	Browne, Hector Vincent or Hector	r Auckland .	Retired draper	24/10/22	,,
2	Von Scheopping Burgess, Joseph Henry	. Mataura .	Labourer	29/9/22	Testate.
3	Carmichael, John Chadwick		Sawmiller	$\frac{23}{3}$	Intestate.
4	Casey, Hannah		1 a	$\frac{6}{11}$	Testate.
5	Clare, Henry	1 00 4		29/10/22	,,
			employee	-0/-0/	,,,
6	Clements, James	· Auckland .		3/11/22	Intestate.
7	Collins, James Charles	. Invercargill .	Farmer	23/10/2?	,,
8	Considine, Andrew O'Loughlin .	. Greytown	Settler	31/10/22	Testate.
9	Cooper, Margaret Elizabeth .				Intestate.
0	Crombie, Margaret Daly, John		Spinster	24/9/22	,,,
1	Daly, John	. Wellington	1	$\frac{23}{10}$	Testate.
2	Davidson, Alexander Hampton .		Farmer	23/10/22	,,
3	Dolamor, Hannah		Widow	23/11/22	,,,
4	Dons, Victor Christian Hjort .	. Cambridge .		10/10/22	Intestate.
	Described France	Croon Lane	erer Civil servant	09 /10 /00	Wantata
5 6	Drysdale, James	. Brooklyn, Welling	Civil servant Joiner	$\frac{23/10/22}{30/10/22}$	Testate.
7	Elkins, William Henry	ton Palmerston North	Railway employee	30/10/22	
8				$\frac{30/10/22}{14/10/22}$	Intestate.
9			Widow	$\frac{14/10/22}{6/11/22}$	Testate.
0	Gibson, Margaret Gibson, Thomas	. Waikoikoi .	Blacksmith	$\frac{0}{11}$	Intestate.
ĭ	Goodwin, William Bailey		Labourer	$\frac{1}{9}$	Testate.
$\overline{2}$	Gower, Samuel		Farmer	3/11/22	,,
3	Granger, John Maxwell	. Christchurch .	Gardener	4/11/22	Intestate.
4	Grimsey, Joseph Thomas		Soldier, farmer	2/3/22	,,
5	Hall, James			12/1/18	,,
6	Harrington, Mary Hawkins, Edward Hawthorne, James Heslop, George		1	8/10/22	,,
7	Hawkins, Edward		Labourer	28/8/22	.,,,,
8	Hawthorne, James		75	$\frac{29}{10}$	Testate.
9	Heslop, George		35	3/10/22	Intestate.
0	Hodge, Emma Isabel Margaret .			$\frac{19/11/22}{17/11/22}$	Testate.
1	Hofmeister, Henri or Henry .		Shoemaker	17/11/22	Intestate.
2	Hooker, Alice		Spinster	$\frac{3}{11}$	Testate.
$\frac{3}{4}$	Hosking, Annie Maria Hosking, John Towan	j i	1 m •	$15/10/22 \ 13/7/05$	Intestate.
4 5	Hosking, John Towan Huffam, Meyrik Wilford Gerard			$\frac{15/7/03}{17/10/22}$	Testate.
6	Isaac, also known as Clark, Helen .		3.5	$\frac{17/10/22}{20/10/22}$	
7	Jones, Elizabeth	1		$\frac{20/19/22}{13/6/22}$,,
8	Jonson, Arthur Sylvester			$\frac{13}{0} \frac{3}{22}$,,
9	Kay, Amy Ellen	100	0	30/10/22	Intestate.
0	Kerr, Jessie		Widow	6/10122	,,
1	Kerr, John			18/8/22	,,
2	Le Grice, Mary	37 .	CT	2/9/16	,,
3	Lewis, Margaret		l	19/10/22	,,,
4	Lilly, Frederick			1/11/22	Testate.
5	Ludwig, Louis William		100	4/11/22	,,
3	McAdam, George		1 3 5 1 1	$\frac{5/11/22}{27/9/22}$	Intestate.
7	McAuslin, Agnes Susannah .	TZ: 1 1/			
3	McDevitt, Mary	771 1 0 11		6/11/22	,,
<i>)</i>	McDonald, Mary Ann	C0 1 1	l n ·	$\frac{6/11/22}{22/9/22}$,,
l	NAT T I	T 1.	Ω 1	$\frac{22/9/22}{14/10/22}$,,
2	McLellan, John	XXX 311 .	1	$\frac{14}{10}$,,
3	McMillan, Thomas	1 70 10	1 ~ 2	$\frac{23/10/22}{12/6/22}$,,
$_{4}$	Mayman, Henry Neville	XX7	C1 1	9/10/22	Testate.
- 5	Milne, John Ross	7. 5	783	$\frac{3}{1}\frac{10}{22}$	i
6	Mooney, Thomas	75 11	The second second	$\frac{3}{11}$,,
7	Moore, William Alfred	AT 1	C	$\frac{6}{11}$	"
8	Moss, Joseph Llewellyn	T. 3.	News agent	13/11/22	: ,, .
9	Nash, Gilbert Arthur	. Napier	Labourer	15/11/22	Intestate.
0	Noon, Peter Tufi	. Wellington		15/8/22	. ,,
l	Norman, William George	. Gisborne	Engine-driver	16/10/22	,,
2	O'Brien, Charles	. Kihikihi	Hotel-proprietor	23/10/22	**

DECEASED PERSONS' ESTATES UNDER ADMINISTRATION—continued.

No.	Name of Deceased.	Residence,		Occupation.		Date of Death.	Remarks.
73	O'Carroll, Gerald Eustace	Wharehuia		Creamery-manage	er	23/10/22	Testate.
74	Ollerenshaw, William	Dunedin		Labourer		5/11/22	Intestate.
75	Park, George	Glenavy		Storekeeper		23/10/22	Testate.
76	Phelan, Alice Mary	Lepperton		Widow		12/10/22	Intestate.
77	Phillips, Sarah Ann	Wanganui		,,		8/11/22	Testate.
78	Pihl, Lauritz Christian Larsen	Wel'ington	••	Retired Harb Board employe		15/11/22	**
79	Quintal, Lloyd Roberts	Waihi		Minor		11/9/22	Intestate.
80	Ritchie, Agnes	Waimate		Married woman		24/10/22	,,
81	Roberts, Alexander William	Palmerston Nor	$^{ m th}$	Warder		22/8/17	,,
82	Roberts, John	Kanieri Forks		Miner		16/10/22	",
83	Robinson, Lancelot Middleton	Auckland		Telegraphist		9/11/22	,,,
84	Rutherford, Angus	Kamaka		Miner		17/10/22	Testate.
85	Ryan, John	Queenstown		Labourer		10/8/22	,,
86	Service, William Malcolm	Auckland		Retired bicycle	- im-	24/10/22	,,
				porter	. 1	//	"
87	Shaw, Donald	Napier		Police constable		1/4/15	Intestate.
88	Sinclair, Daniel	Christchurch		Engineer		20/11/22	Testate.
89	Spencer, Emma	Wellington		Widow		18/11/22	,,
90	Sutherland, Robert Mills	Invercargill		Engineer		25/10/22	Intestate.
91	Symes, Eliza Palmer	Takaka		Widow		19/11/22	Testate.
92	Tall, Daniel Jacob	Kaiangaroa		Bushman		25/7/22	Intestate.
93	Tobin, Bridget Theresa	Porirua		Spinster		11/10/22	,,
94	Tonihi Honatana	Tarukenga		Labourer		11/9/22	,,
95	Townrow, William Henry	Dunedin		Commercial trave		9/10/22	Testate.
96	Waddell, John Bryson	Otangiwai		Labourer		6/10/22	Intestate.
97	Waite, Isabella Edington	Mornington		Widow		17/9/22	Testate.
98	Walsh, James	Makikihi		Labourer		8/11/22	Intestate.
99	Webley, William Nation	Christchurch		Cycle expert		22/10/22	Testate.
.00	Whitehead, Florence Stella Gertrue	de ,,		Spinster		$\frac{11}{11}/\frac{11}{22}$	Intestate.
.01	Whittle, Mary Jane	Tyrone, Ireland		Married woman		$\frac{27}{3}/18$	Testate.
02	Wilson, Annie	Greymouth		Widow		7/3/09	Intestate.
103	Wright, Goerge Robert Nicol	Wellington	••	Consulting and visory agent	ad-	26/10/22	Testate.

Public Trust Office, Wellington, 6th December, 1922.

J. W. MACDONALD, Public Trustee.

Offices opened and closed, &c.

Post and Telegraph Department,
General Post Office, Wellington, 28th November, 1922.

THE following particulars of offices opened and closed, &c., are published for general information.

J. G. COATES, Postmaster-General.

OFFICES.

					1026.					
		Office.			Distric	et.	Date.			
			-	Post-offic	ES OPENED.					
Iwiroa*					Gisborne		15 September, 1922.			
Tapuwae			• •	••	Hamilton	••	11			
				Post-offi	CES CLOSED.					
Grassmere					Blenheim		25 July, 1922.			
Ngarua			• •		Hamilton		30 September, ,,			
			M	IONEY-ORDER	OFFICE OPENED.					
Clydevale†			••		Dunedin		16 November, 1921.			
			P	OSTAL-NOTE	OFFICES OPENED.					
Hillersden‡					Blenheim		16 September, 1922.			
					Auckland					
Upper Kahui			• •		New Plymouth		16 ,, ,,			
Wadestown			• •	••	Wellington	• • • • • • • • • • • • • • • • • • • •				
Whakarapa	••	• • • • • • • • • • • • • • • • • • • •	• •	••	Auckland	••	9 October, ,,			
				Postal-note	OFFICE CLOSED.					
Lowburn Fe	rry .		••		Dunedin		11 September, 1922.			
			TELEPHO	one Offices	AND BUREAUX OPE	NED.				
Mangapani					Wanganui		4 October, 1922.			
Dabidae*			•••		Auckland	•••	23 September, ,,			
Parkvale*			••		XX7 11:		14 ,, ,,			
					•		· · · · · · · · · · · · · · · · · · ·			

OFFICES-continued.

		Office.					Distri	ct,		Date	•
	****		TE	LEPHONE	Office	S AND BURE	AUX C	LOSED.			
Coutts Island						Christehurel	ı		•• [5 October.	1922.
Grassmere		• •			!	Blenheim				25 July,	,,
Kauri				٠.		Auckland			[22 August,	,,
Pahiatua Railway	's§			٠.		Wellington				1 October,	,,
West Eyreton	••	• •	• •		!	Christchurch	ı	• •		25 September,	
				Тег	EPHONE	EXCHANGE	OPENE	D.			
Broadwood				• •	[Auekland		• •	٠ }	2 October, 19	22.
		Conv	ERTED F	ROM TEL	EPHONE	-office to I	ELEGE	APH-OFFIC	E.		
Cave		• •	• •		•• 1	Timaru				15 September,	1922.
* Reopened. pays postal notes	•		nding ent phone re			nd Gazette No	o. 16, o	f the 2nd	March,	1922.	‡ Issues an

Officers appointed.

Post and Telegraph Department,
General Post Office, Wellington, 28th November, 1922.

H IS Excellency the Governor-General has been pleased to make the following appointments in the Post and Telegraph Department.

J. G. COATES, Postmaster-General.

NON-PERMANENT APPOINTMENTS.

Name.		Office.			Distri	ict.	Date.
		Postmaster	s and Ti	ELEI	PHONISTS.		
Bell, Jessie		Higheliffe			Dunedin		. 1 Sept., 1922
Bennett, Dorothy Maud		Athol			Invercargill		1
Calvert, Leonard		Opuawhanga			Auckland		100
Doak, Agnes Mary		Waddington			Christehurch		1 3 ~ " "
dloag, David Alexander		Lindis Pass			Dunedin		99 ′′
Hammond, James Alfred		Morere			Napier		1 " "
Iewitt, William		Wairakei			Hamilton		1 2 "
Cellor, Francis Peter		Wairangi			Nelson		J 4 '' ''
Kibblewhite, Arthur Walter		Luggate			Dunedin		1 Tune
ockerbie, Ebenezer		Maclennan			- i,		10.004
IcGill, William James		Opapa	••		Napier		1
IcIntyre, Mary Jane		Grove Bush			Invercargill		1 Trailer
Ielville, Gladys		Taiaotea			Auckland	•••	0.0
filroy, Phyllis Betsey		Opapa		• •	Napier		1.7
Itchell, Kate		St. Helens		• •	Westport	••	1 0
Iorris, David Owen		Matangirau			Auckland	• • . •	0.000
Connell, Daniel Joseph		Paremata	• •	• •	Wellington		. 9 Oct., ,,
Parkinson, Elizabeth		Te Rauamoa		• •	Hamilton		1 000
Pearce, Grace		*** 43 4 3 4		• •		• • • •	1 - 0 ' ''
			• •	• •	Auckland		
Pearson, Louisa Mary		Puketurua	• •	• •	Hamilton		
Pollock, Alexander Dunsmore		Parakao	• •	• •	Auckland		
ankin, Elizabeth Theresa		Tui	••	• •	Nelson		
eid, William, jun.		Luggate	• •	• •	Dunedin		. 5 ,, ,,
ennie, Annie Stewart		Pakiri			Auckland		. 13 ,, ,,
ichards, Samuel		Korito			New Plymouth		
Roach, Tere Hamilton		Maraekakaho			Napier		
chwieters, Eva Emily		Awa			Nelson		. [21
Valls, Cyril Malcolm		Greenwood's Corner			Auckland		
Vilson, Margaret Elizabeth	']	Halkett Town	••	•••	Christehurch	••	
			TMASTER.				
			ay Officer	•			
abrum, Charles Richard Nevill	3	Erua	. •	• •	Wanganui	• •	. 20 Aug., 1922
		Post	MASTERS.				
rmes, John Robert	1	Mahirakau		!	Hamilton		2 Oct., 1922.
roadmore, Cyril George		Ngatoro			New Plymouth	••	~ ·
leal, Ernest Robert		Laemaro		::	Auckland	••	
eterson, Kathleen		Porootarao			Hamilton	••	90
				•••	22000110011	••	130 ,, ,,
			HONISTS.				
rain, Eugene Harold Horatio*		Kaharoa	• •		Hamilton		5 Sept., 1922
lark, Godfrey		Hakatere			Christehurch		
risp, Violet		Turiapua			Auckland		
oria, Booth		Aniwaniwa			Hamilton		7 Oct.,
unning, Joseph Bates†		Makarora Wharf			Dunedin	••	
ade, Margaret Mary		Hapuakohe			Hamilton		
mpson, Adeline Clendon		Hiwipango			Nelson		
ines, Elsie		Waipara Suburban			Christehureh		. ~ 0
ickson, Emily		Oneĥunga East			Auckland		0.00
orth, Percy James*		Otoroa					77 A
orter, Flora Janet					Wanganui		1 000
ylor, Florence Isabella		11 ⁰ 15		:	Dunedin		1 1 11
allin, Frederick James					Christehurch	••	7 "
		**************************************			CHLISTCHUTCH		7 ,, ,,
oodward, Henrietta		T (1) TT 11			,,	., .,	77 77

^{*} Also Postmaster.

[†] Amending entry in New Zealand Gazette No. 61, of 24th June, 1920.

Sittings of the Supreme Court, 1923.

W E, five of the Judges of the Supreme Court o New Zealand, in pursuance of the powers vested in us by the Judicature Act, 1908, hereby make the following rules respecting the places and times for holding sittings of the Supreme Court and sittings in Chambers, in the several judicial districts for the year 1923:—

NORTHERN JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, AUGKLAND, to commence on the following days, at 10 a.m.:—

Tuesday, 6th February. Tuesday, 8th May. Tuesday, 31st July. Tuesday, 30th October.

HAMILTON JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Hamilton, to commence on the following days, at 10 a.m.:—

Tuesday, 27th February. Tuesday, 12th June. Tuesday, 4th September. Tuesday, 27th November.

TARANAKI JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, New Plymouth, to commence on the following days, at 10.30 a.m.:-

Tuesday, 20th February. Tuesday, 15th May. Tuesday, 14th August. Tuesday, 27th November.

GISBORNE JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, GISBORNE, to commence on the following days, at 10.30 a.m.:-

Monday, 12th March.
Monday, 11th June.
Monday, 27th August.
Monday, 3rd December.

WANGANUI JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Wanganui, to commence on the following days, at 10.30 a.m.:-

Tuesday, 13th February. Tuesday, 22nd May. Tuesday, 21st August. Tuesday, 20th November.

WELLINGTON JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Wellington, to commence on the following days, at 10.30 a.m.:

Tuesday, 6th February.
Tuesday, 8th May.
Tuesday, 31st July.
Tuesday, 30th October.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Palmerston North, to commence on the following days, at 10.30 a.m.:—

Tuesday, 6th February.
Tuesday, 8th May.
Tuesday, 7th August.
Tuesday, 6th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908. will be held at the Supreme Court House, NAPIER, to commence on the following days, at 10.30 a.m.:-

Tuesday, 27th February. Tuesday, 5th June. Tuesday, 21st August. Tuesday, 13th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908,

will be held at the Courthouse, MASTERTON, to commence on the following days, at 10.30 a.m.:—

Tuesday, 13th March. Tuesday, 4th September.

NELSON JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, NELSON, to commence on the following days, at 10.30 a.m.:

Tuesday, 6th March. Tuesday, 12th June. Tuesday, 27th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, BLENHEIM, to commence on the following days, at 10.30 a.m.:-

Tuesday, 27th February. Tuesday, 5th June. Tuesday, 20th November.

CANTERBURY JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Christohurch, to commence on the following days, at 11 a.m.:—

Monday, 12th February.
Monday, 7th May.
Monday, 20th August.
Monday, 8th October.

Sittings for the trial of criminal and civil cases, and of auses under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, Timaru, to commence on the following days, at 11 a.m.:—

Tuesday, 6th February. Tuesday, 1st May. Tuesday, 14th August. Tuesday, 2nd October.

WESTLAND JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of cause under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, HOKITIKA, to commence on the following days, at 11 am.:—

Wednesday, 14th March. Wednesday, 20th June. Wednesday, 19th September.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, GREYMOUTH, to commence on the following days, at 11 a.m.:—

Wednesday, 14th March. Wednesday, 20th June. Wednesday, 19th September.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, Westport, to commence on the following days, at 11 a.m.:-

Wednesday, 14th March. Wednesday, 20th June. Wednesday, 19th September.

OTAGO AND SOUTHLAND JUDICIAL DISTRICT.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Supreme Court House, Dunedin, to commence on the following days, at 10.30 a.m.:

Tuesday, 13th February. Tuesday, 8th May. Tuesday, 7th August. Tuesday, 6th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, INVERCARGILL, to commence on the following days, at 10.30 a.m. :-

Tuesday, 27th February. Tuesday, 22nd May. Tuesday, 21st August. Tuesday, 20th November.

Sittings for the trial of criminal and civil cases, and of causes under the Divorce and Matrimonial Causes Act, 1908, will be held at the Courthouse, OAMARU, to commence on the following days, at 10 a.m.:—

Wednesday, 7th February. Wednesday, 5th September.

SITTINGS IN BANCO AND IN CHAMBERS.

SITTINGS IN BANCO AND IN CHAMBERS.

Sittings of the Court in Banco will be held at the Courthouse, Auckland, Wellington, Christchurch, and Dunedin, every Wednesday, at half past 10 o'clock in the forenoon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business.

Sittings in Chambers will be held at the Judge's Chambers, in the Courthouse, Auckland, Wellington, Christchurch, and Dunedin, every Tuesday and Friday, at half past 10 o'clock in the forenoon, except during vacation or the absence of the Judge, or unless the Judge is engaged on other business. Sittings in Chambers at other times and in vacation, in respect of urgent business, may be held at such times and places as may suit the convenience of the Judge.

In all other cities and towns in which sittings of the Court are held, such business in Banco and in Chambers as the Judge shall allow may be disposed of in the course of these sittings, at such days and hours as the Judge may appoint.

PROVISION AS TO HOLIDAYS

If any of the days above appointed for sittings shall be a public holiday, the sitting shall commence on the first day after the day so appointed which is not a holiday. It shall be lawful for any one or more Judges of the Supreme Court to order that the Supreme Court and the offices thereof at any place shall be closed for any public or proclaimed holiday in the district.

Given under our hands at Wellington, this twenty-fourth day of October, one thousand nine hundred and twenty

ROBERT STOUT, C.J. J. H. HOSKING, J. T. W. STRINGER, J. JOHN W. SALMOND, J. ALEX. S. ADAMS, J.

Approved in Council.

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

Postmasters appointed to take and receive Statutory Declarations.

PURSUANT 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 Governor-General of the Dominion of New Zealand, do hereby notify and declare that the persons set out in the Schedule hereto, being persons holding the office of Postmaster under the Post and Telegraph Act, 1908, at the places set opposite their names in the said Schedule, are authorized to take and receive statutory declarations under the two-hundred-and-eighty-eighth section of the Justices of the Peace Act, 1908.

SCHEDULE

SOLL.	EDUTE:		
John Marston Le Fevre			Beaumont.
Francis William Craig			Blenheim.
Duncan Campbell McKenzie			Glenham.
William Thomas Coad		٠.	Hamilton.
Phyllis Betsey Milroy			Орара.
Mary McKenzie Pryde			Patetonga.
Hugh Paterson Donald			Timaru.
Catherine Murray			Utiku.
Thomas James Boland			Waipukurau.
Albert Nyanza Wallace			Waiuku.
Harold Rupert Day			Whangamomona.
Archibald Edward Lester			Mayfield.

As witness my hand, this 4th day of December, 1922.

JELLICOE, Governor-General.

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

Department of Internal Affairs,
Wellingtor, 6th December, 1922.

DURSUANT to section 132 of the Municipal Corporations
Act, 1920, it is hereby notified that a petition, in
accordance with regulations, signed by not less than onefourth of the electors of the area described in the Schedule
hereto, being part of the Borough of Whakatane, has been
presented to His Excellency the Governor-General, praying
that the said area may be excluded from the said borough
and included in the County of Whakatane. All persons
affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration within
one month from the first publication of this notice. Such
objections or petitions are to be addressed and forwarded to
the Minister of Internal Affairs, Wellington.

SCHEDULE.

Area proposed to be excluded from Borough of Whakatane.

WHARATANE.

ALL that area in the Auckland Land District, containing 235 acres, more or less, being part of the Borough of Whakatane, commencing at the intersection of the right bank of the Whakatane River and the west side of Hinemoa Street, bounded towards the east by Hinemoa Street, and towards the south, west, and north generally by the right bank of the Whakatane River to the place of commencement.

W. FRASER, For Minister of Internal Affairs.

Pianofortes, imported from Countries having a Depreciated Currency, liable to Special Duty.

Customs Department, Wellington, 5th December, 1922.

Wellington, 5th December, 1922.

It is hereby notified, for public information, that pianofortes are deemed by the Minister to be goods of a class or kind which, if imported into New Zealand from countries having a depreciated currency, would prejudicially or injuriously affect an industry established in New Zealand or in some other part of the British Dominions.

The special duty imposed by section 13 of the Customs Amendment Act, 1921, as amended by section 18 of the Finance Act, 1921–22, and section 7 of the Customs Amendment Act, 1922, on goods imported from countries (other than those referred to in an Order in Council made on the 24th October, 1922, and gazetted on the 26th idem) having a depreciated currency is therefore on and from the 1st day of January, 1923, payable on pianofortes. of January, 1923, payable on pianofortes.

W. B. MONTGOMERY, Comptroller of Customs.

Dumping Duty on Brass Cocks.

Customs Department,
Wellington, 5th December, 1922.

IT is hereby notified, for public information, that it is intended to immediately levy dumping duty under section 11 of the Customs Amendment Act, 1921, upon imported brass cocks wherever the actual selling-price to an importer in New Zealand is less than the cost of production of the cost of production of the cost of production of the cost of productions. (including a reasonable profit) in the country of origin of the

> W. B. MONTGOMERY, Comptroller of Customs.

Friendly Society registered.

Friendly Societies Department,

Wellington, 4th December, 1922.

THE South Canterbury United Friendly Societies' Council, situated at Timaru, is registered as a friendly society under the Friendly Societies Act, 1909, this 4th day of December 1929. cember, 1922.

WILLIAM M. WRIGHT, Registrar of Friendly Societies.

Mining Privilege struck off the Register.—N Mining Amendment Act, 1914. -Notice under the

Warden's Court,
Blenheim, 27th November, 1922.

OTICE is hereby given, in pursuance of section 30, subsection (4), of the Mining Amendment Act, 1914, that I have this day struck the undermentioned mining privilege off the Register. privilege off the Register.

A. F. BENT, Mining Registrar.

SCHEDULE.

HAVELOCK REGISTRY.

No. 140. Date: 12/4/16. Nature of privilege: Residence-site. Locality: Wakamarina. Registered holder: Thor Matison Breck.

Officiating Ministers for 1922.-Notice No. 36.

Registrar-General's Office,
Wellington, 5th December, 1922.
DURSUANT to the provisions of the Marriage Act, 1908,
the following names of Officiating Ministers within the
meaning of the said Act are published for general information:--

Presbyterian Church of New Zealand. Mr. Donald MacKenzie.

> Congregational Independents. Rev. John Harold Datson.

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

CROWN LANDS NOTICES.

Land in Canterbury Land District forfeited.

Department of Lands and Survey,
Wellington, 29th November, 1922.

NOTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Canterbury Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915.

SCHEDULE.

CANTERBURY LAND DISTRICT.

Section 7, Cricklewood Settlement. Tenure: R.L. 680. Formerly held by James Henry Denison. Reason for forfeiture: Holding abandoned.

W. FRASER, for Minister of Lands.

Lands in Southland Land District forfeited.

Department of Lands and Survey,
Wellington, 4th December, 1922.

NOTICE is hereby given that the leases of the undermentioned lands having been declared forfeited by resolution of the Southland 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,

SCHEDULE.

SOUTHLAND LAND DISTRICT.

SECTION 98, Block I, Oteramika Hundred. Tenure: R.L. D.S. 240. Former lessee: Joseph Jordan. Reasons for forfeiture: Abandonment of section and arrears of rent. Section 11, Block VII, Tuturau District, Knowsley Park Settlement. Tenure: R.L. L.S. 72. Former lessee: John Howe Chalmers. Reason for forfeiture: Arrears of rent and non-compliance with improvement and residence conditions.

W. FRASER, for Minister of Lands.

Land in Canterbury Land District forfeited.

Department of Lands and Survey,

Wellington, 5th December, 1922.

OTICE is hereby given that the lease of the undermentioned land having been dealered. tioned land having been declared forfeited by resolution of the Canterbury Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1908, and the Discharged Soldiers Settlement Act, 1915.

SCHEDULE.

CANTERBURY LAND DISTRICT.

SECTION 17, Blocks XII and XVI, Opawa Survey District, Macgregor Settlement. Tenure: R.L.S./D.S. 705. Formerly held by James Newson. Reason for forfeiture: Request of lessee.

W. FRASER, for Minister of Lands.

Land in Otago Land District for Sale by Public Auction.

District Lands and Survey Office,
Dunedin, 4th December, 1922.

Notice is hereby given that the undermentioned land
will be offered for sale, for cash, by public auction at
the District Lands and Survey Office, Dunedin, at 11 o'clock
a.m. on Thursday, the 18th January, 1923, under the provisions of the Land Act, 1908, and amendments.

SCHEDULE.

OTAGO LAND DISTRICT .- SUBURBAN LAND. Ranfurly Nursery.—Town of Ranfurly.

SECTIONS 1, 2, and 21, Block I: Area, 49 acres 0 roods

Sections 1, 2, and 21, Block I: Area, 49 acres 0 roods 5 perches; upset price, £2,070.

The following buildings are included in the upset price: S.D. brick dwelling of six rooms with scullery, bathroom, H.P. boiler, three iron tanks, &c. Men's quarters of S.D. brick with large iron leanto; storeroom of wood and iron: a water-right and a dam go with the property.

The following buildings not included in the upset price may be purchased for removal at the price set opposite each namely.

be purchased for removal at the price set opposite each, namely: Engine-shed and engine (Niven and Co.), corrugated iron stand, £150; stable and tool-house, £300; open-front implement-shed, £100.

This property is surrounded by a shelter-belt of trees, and subdivided by well-kept hedges. It lies within a mile of Ranfurly Railway-station and post-office and within half a mile of Ranfurly School, on a good level road. The greater part of the soil is good, and the land level.

TERMS OF SALE.

One-fifth cash on fall of hammer, and balance, with Crowngrant fee (£1), within thirty days thereafter, otherwise the deposit aforesaid will be forfeited and the contract for the sale of the land be null and void.

Titles will be subject to Part XIII of the Land Act, 1908. Full particulars may be obtained at this office.

ROBT. T. SADD, Commissioner of Crown Lands.

Timber in the Otago Land District for Sale by Public Auction.

District Lands and Survey Office,
Dunedin, 4th December, 1922.

Notice is hereby given that the right to cut and remove the timber on the undermentioned land will be offered for sale by public auction at the District Lands and Survey Office, Dunedin, on Thursday, the 18th January, 1923, at 11 o'clock a.m., under the provisions of the Land Act, 1908, and the Timber Regulations thereunder.

SCHEDULE.

OTAGO LAND DISTRICT.

Section 32, Block X, Woodland District: Area, 95 acres Situated about four miles and a half to five miles

2 roots. Structed about four files and a fian to live files from Cathin Railway-station.

Estimated to contain rimu, 281,362 superficial feet; miro, 9,790 superficial feet.

Upset price, £238 10s.

CONDITIONS OF SALE.

Conditions of Sale.

The timber will be sold generally in accordance with the provisions of the Land Act, 1908, the Timber Regulations thereunder, and the following conditions:—

(1.) The quantities of various timbers set forth in the above Schedule are approximate only, and are furnished for the information of intending purchasers, who are expected, previous to the sale, to make their own estimate of the quantity of timber. No contract for purchase shall be voidable, nor shall the licensee be entitled to any abatement in price, by reason of the said timber being of less quantity, quality, and kind than as stated herein, nor shall any extra sum be claimed by the Crown if for any reason the quantity of timber is found to be in excess of that stated herein.

(2.) The purchaser shall, on the fall of the hammer, pay to the Receiver of Land Revenue one-fourth of the total price realized, together with £1 ls. license fee. A half of the balance to be paid within six months from the date of sale, and the remainder within twelve months from the date of sale.

(3.) Timber to be cut within two years from date of sale.

(4.) No compensation will be given, nor shall any be claimed, for any error, discrepancy, or misdescription whatever in respect of the timber in these conditions.

(5.) 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.

Plans and full particulars may be obtained from District Lands and Survey Office at Dunedin.

ROBT. T. SADD, Commissioner of Crown Lands.

Land in Wellington Land District for Sale or Lease to **D**ischarged Soldiers.

District Lands and Survey Office,
Wellington, 5th December, 1922.

OTICE is hereby given that the undermentioned land
is open for sale or lease to discharged soldiers under
the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder; and applications will be received at the
District Lands and Survey Office, Wellington, up to 4 o'clock
p.m. on Monday, the 29th day of January, 1923.

The land may be purchased for cash or on deferred payments, or selected on lease for a term of thirty-three years,
with right of renewal for further successive terms of thirtythree years and a right to acquire the freehold.

Applicants must appear personally before the Land Board
for examination at the District Lands and Survey Office.

10.30 o'clock a.m.

The ballot will be held at the conclusion of the examination of applicants.

SCHEDULE.

WELLINGTON LAND DISTRICT.—FIRST-CLASS LAND.

Featherston South Sounty .-- Pihautea Settlement.

Section 9: Area, 52 acres 1 rood 10 perches; capital value, £2,605; annual instalment on deferred payment (excluding interest), £130 5s.; half-yearly rent on lease, £58 12s. 3d.

Improvements (consisting of forty-six chains fencing, cow-

Improvements (consisting of forty-six chains fencing, cowshed, and dwelling, not completed, stock comprising eighteen dairy cows and five yearlings, and cart, milk-cans, milking plant and engine, and harness) will have to be taken over by the successful applicant at Government valuation of £930 10s. This may be done out of current account advances up to £750, the applicant paying the balance himself in cash on approval of application.

Situated about seven miles from Featherston Railway-station, by metalled road and formed road. Ring fenced. Watered by an artesian well. There is a letter-box and dairy factory within two miles of the section. The soil along the Ruamahanga River is of rich alluvial silt, and the undulating country being good black quality on a clay subsoil. The section is eminently adapted for dairying, fattening, grazing, and cropping.

grazing, and cropping.

Full particulars may be obtained at this office.

THOS, BROOK Commissioner of Crown Lands.

Lands in Auckland Land District for Sale by Public Auction.

District Lands and Survey Office,

OTICE is hereby given that the undermentioned lands will be offered for sale by with orlice is hereby given that the undermentioned lands will be offered for sale by public auction, for cash or on deferred payments, at the Courthouse, Raglan, at 10 o'clock a.m. on Tuesday, the 23rd January, 1923, under the provisions of the Land Act, 1908, and amendments.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Raglan County.—Raglan Township.

Section 6, Block XIV: Area, 1 rood 15 perches; upset price, £15.

Section 8, Block XIV: Area, 2 roods 12·2 perohes; upset

price, £25. Section 9, Block XIV: Area, 1 rood 23·4 perches; upset

price, £20.

Raglan Township, on the Whaingaroa Harbour, west coast, is situated about seventy-seven miles south of One-Coast, is sibulated about seventy-seven lines south of One-hunga, there being a steamer service between the two ports. There is also a daily motor service between Frankton Junction on the Main Trunk Line and Raglan, the distance being about thirty-six miles. The sections, which are undulating to steep, face the harbour, Section 6 having a frontage to Point Street and Sections 8 and 9 a frontage to Kaitoke Street Street.

TERMS OF SALE.

The purchaser may pay for the land in eash or by deferred payments extending over a period of nineteen years. The terms are:-

terms are:—
(1.) Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance, with Crown-grant fee (£1), within thirty days thereafter.
(2.) Deferred Payments.—5 per cent. of the purchase-money, and license fee (£1 ls.), on the fall of the hammer; balance by equal annual instalments extending over nineteen years, with interest payable half-yearly at the rate of 5 per centum on the unpaid purchase-money, but with the right to pay off at any time the whole or any other part of the outstanding amount.

In either case, if the purchaser fails to make any of the prescribed payments by due date, whether of purchasemoney or interest, the amount already paid shall be forfeited and the contract for the sale be null and void.

Titles will be subject to Part XIII of the Land Act, 1908. Full particulars may be obtained at this office.

> H. M. SKEET, Commissioner of Crown Lands.

Wellington, on Tuesday, the 30th day of January, 1923, at Education Reserves in North Auckland Land District for Lease by Public Auction.

North Auckland District Lands and Survey Office,
Auckland, 5th December, 1922.

OTICE is hereby given that the education reserves described in the Schedule hereto will be offered for lease by public auction at the Courthouse, Whangarei, at 11 o'clock a.m. on Thursday, the 18th January 1999 the provisions of the Education Reserves Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.—WHANGAREI COUNTY.

			Town	of	Grahamtou:	n.			U	pset	
				٠			Are	a.	Annual		
						Α.	R.	Ρ.	£	s.	d.
OT	1 o	f Section	390			0	1	30.4	4	Ó	0
,,	2	,,				0	1	25	4	0	0
,,	3	,,				0	1	29.6	4	0	0
,,	4	,,				0	1	19.7	4	0	0
,,	5	,,				0	1	20	4	0	0
,,	6	,,				0	1	20	4	0	0
	7					0	1	20	3	10	0

The sections are ideal building-sites. The land is very easy undulating, all in rough feed. Soil of fair quality. Fenced on road frontage. Within half a mile of railway-station and township, and command a beautiful view of Whangarei Harbour.

Waipu Parish.

				Α.	R.	P.	£	8.	d.
Lot	l of south p	part Section	20	0	1	3.68	2	10	0
,,	2	· ,,		. 0	0	32.97	2	10	0
,,	3 .	٠,		0	0	32.82	2	10	0
,, '	4 .	٠,		0	0	32.68	2	10	0
,,	5	,.		0	0	32.54	2	10	0
,,	ß .	,,		0	0	32.4	2	10	0
٠,, '	7 .	,,		0	0	32.26	2	10	0
,,	8 ,	,,		0	0	$32 \cdot 11$	2	10	0
,, !	9 .	,,		0	0	31.97	2	10	0
-,, 10	Э,	,,		0	0	31.69	2	10	0
,, 1	1*	,,		0	0	31.08	2	10.	0
,, 1	2,	,,		0	0	26.98	2	10	0

* Weighted with £200, valuation for old school building. These sections are situated at Waipu, having a frontage to the main Waipu Road. The land is of good quality, being level and very suitable for building-sites.

Abstract of Terms and Conditions of Lease.

1. Six months' rent at the rate offered, valuation for improvements, and £2 2s. lease fee and cost of registration must be deposited on acceptance of bid.

2. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases

Act, 4908.
3. Rent payable half-yearly in advance.

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

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

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

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

8. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.

9. Lessee not to make improvements without the consent

of the Land Board.

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

11. Lease liable to forfeiture if conditions are violated.

12. Lessee to keep buildings insured.

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

paid on rent in arrear.

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

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

The valuation for improvements must be paid immediately on the fall of the hammer.

Possession will be given on date of sale.

Form of lease may be perused and full particulars obtained

R. P. GREVILLE. Commissioner of Crown Lands.

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

North Auckland District Lands and Survey Office,

North Auckland District Lands and Survey Office,
Auckland, 5th December, 1922.

NOTICE is hereby given that written tenders for the
leases of the undermentioned education reserves for
terms of twenty-one years, with perpetual right of renewal
for further similar terms, will be received at this office up
to 4 o'clock p.m. on Monday, the 22nd January, 1923, under
the provisions of the Education Reserves Act, 1908, and
the Public Bodies' Leases Act, 1908, and amendments.
Envelopes shuld be marked on the outside "Tender
for Lease of Education Reserve."

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

Rodney County .- Hoteo Parish.

SECTION 10: Area, 172 acres; minimum annual rental, £13. Altitude, 500 ft. to 700 ft. above sea-level. Undulating to broken land, covered with bush, fern, and tea-tree scrub, with patches of danthonia grass. The bush comprises rimu, taraire, ponga, rewarewa, and tanekaha, with a fairly thick undergrowth. Soil is clay, on sandstone formation; well watered by creek. Distant about six miles from Wayby Railwey station by clay read. Railway-station by clay road.

Section 11: Area, 148 acres; minimum annual rental,

Altitude, 500 ft. to 700 ft. above sea-level. Undulating to broken land, covered with bush, tea-tree scrub, and fern. The bush comprises rimu, rata, taraire, rewarewa, and tanekaha, with a fairly thick undergrowth. Soil is clay, on sandstone formation; well watered by creeks. Distant about six miles from Wayby Railway-station by clay road.

Otamatea County.—Tokatoka Township.

Sections 13, 14, and 15: Area, 3 roods 14 perches; minimum annual rental, £2.
Weighted with £3 11s. 6d., valuation for improvements

Weighted with £3 11s. 6d., valuation for improvements consisting of ploughing and grassing.

Altitude varies from sea-level to 10 ft. above sea-level. All level land, in grass and rushes. The soil is a rich black, resting on marine deposit; badly watered, but an abundant supply of water can be obtained by sinking. The section is situated near the Tokatoka Wharf; the access is from Tokatoka, which is about one-quarter of a mile distant by grand cantured. good cart-road.

Sections 23 and 24: Area, 3 roods 7 perches; minimum annual rental, $\pounds 2$.

annual rental, £2.

Weighted with £2 lls. 4d., valuation for improvements consisting of ploughing and fencing.

Altitude varies from sea-level to 10 ft. above sea-level. Level section, all in grass, with a few rushes and cutty-grass. The soil is a rich black, resting on marine deposit; badly watered. Situated near Tokatoka. The access is from Tokatoka Wharf, which is about one-quarter of a mile distant by cort road. by cart-road.

Rodney County .-- Pakiri Survey District.

Section 4, Block IX: Area, 114 acres 1 rood 37.7 perches; minimum annual rental, £12.

Weighted with £17 10s., valuation for improvements comprising felling and grassing, 5 acres, £10; ten chains fencing, £7 10s.

Altituda massa farm 100.

fencing, £7 10s.

Altitude ranges from 100 ft. to 200 ft. above sea-level. About 20 acres bush, comprising kahikatea (small), pukatea, manuka, &c., with a fairly dense undergrowth of kiekie, supplejack, &c.; balance of section is open land, in fern, tea-tree, and rushes. Level to easy undulating land, mostly ploughable. The soil is of a loamy nature, resting on clay formation; well watered by small streams. Access is from Wellsford Railway-station, distant about eight miles by road, of which two miles is metalled and six miles roughly formed clay road in poor repair.

Section 8, Block IX: Area, 142 acres 3 roods 24-3 perches; minimum annual rental, £15.

Weighted with £39, valuation for improvements comprising

Weighted with £39, valuation for improvements comprising felling 15 acres, grassing 15 acres, and fencing.

Altitude varies from 100 ft. to 200 ft. above sea-level. Open land, in fern and tea-tree; about 15 acres grass, level to easy undulating land, all ploughable. The soil is of a loamy nature, resting on clay formation; well watered by small stream. Distant about eight miles and a quarter from Wellsford Railway-station—eight miles by formed cart-road, two miles of which is metalled, and twenty chains no formed med access. road access.

Section 9, Block IX: Area, 140 acres; minimum annual rental, £14.

Weighted with £22 15s., valuation for improvements

weighted with £22 los., Valuation for improvements comprising felling 5 acres, fencing seventeen chains.

The elevation ranges from 100 ft. to 200 ft. above sealevel. Easy undulating rolling country, all ploughable. The soil is a loamy clay, resting on clay formation; well watered by small stream. Access is from Wellsford Railway-station, distant about eight miles and a half—eight miles by formed road, two miles of which is metalled, and half a mile no formed road access. mile no formed road access.

Otamatea County.--Kaiwaka Parish,

Section 83: Area, 156 acres 3 roods 24 perches; minimum

annual rental, £2 10s. Altitude, 300 ft. to 600 ft. a bove sea-level. Very broken land, in fern and tea-tree scrub. The soil is of poor clay, resting on clay formation; well watered by a creek. The access is from Kaiwaka, which is about six miles distant by cart-road formed but not metalled, thence by surveyed road not formed. Half a mile accessible for riding.

Rodney County.—Te Arai Survey District.

Section 75: Area, 56 acres; minimum annual rental,

Section 10. 17.2., £8 10s.

Weighted with £7 10s., valuation for improvements comprising thirty chains fencing.

The elevation ranges from 200 ft. to 350 ft. above sea-level. The elevation ranges from 200 ft. to 350 ft. above sea-level. The section comprises easy slopes and spurs, in fern, approximately all ploughable. The soil varies from a light sandy loam to a friable clay, resting on clay formation: watered by swampy streams. Situated on the main Mangawai-Wellsford Road about two miles from the Te Arai Post-office. Access is from Te Hana Railway-station or Mangawai, which are each about seven miles distant by a formed unmetalled cart-road.

Whangarei County.-Mata Parish.

Section E.R. 20A: Area, 98 acres; minimum annual rental, £12 5s.

Weighted with £12, valuation for improvements consisting

Weighted with £12, valuation for improvements consisting of 6 acres grassing and forty chains fencing.

The altitude varies from sea-level to 200 ft. above sealevel. The section comprises about 6 acres in scattered patches of grass, balance in fern and tea-tree. Undulating to steep land. The soil is of fair clay, resting on clay formation; watered only by soakage, none in summer. Access is from Mata Post-office, about three miles distant by partly formed road; and by tidal water about five miles and a half from the Opershi Wherf from the Onerahi Wharf.

Abstract of Terms and Conditions of Lease.

1. Six months' rent at the rate offered, valuation for imrovements, and £2 2s. lease fee and cost of registration must

be deposited with tender.

2. Terms of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases Act, 1908.

3. Rent payable half-yearly in advance.

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

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

6. Lessee to keep the land free from noxious weeds rephits

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

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

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

trade upon the land. 9. Lessee not to make improvements without the consent of the Land Board.

10. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements effected by the original lessee

with the consent of the Board; failing disposal, the land and buildings to revert to the Crown without compensation. 11. Lease liable to forfeiture if conditions are violated.

Lessee to keep buildings insured.

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

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

The reserves are described for the general information of

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

Form of lease may be perused and full particulars obtained

at this office.

R. P. GREVILLE, Commissioner of Crown Lands.

Milling-timber for Sale by Public Tender.—Rotorua Forest Conservation Region.

State Forest Service,
Rotorua, 7th December, 1922.

NOTICE is hereby given that written tenders for the purchase of the undermentioned will be the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Rotorua, at 4 o'clock p.m. on Wednesday, the 17th January, 1923.

SCHEDULE.

ALL the milling-timber on that parcel of land, containing approximately 1,006 acres, situated in a provisional State forest.

The total estimated quantity of timber in superficial feet is 13,191,700, being rimu 11,863,800, miro 696,200, matai 141,800, totara 267,600, tanekaha 82,500, kahikatea 139,800.

Upset price, £17,050. Ground rent, 1s. 6d. per acre per annum (£50 6s.). The timber is situated about six miles from Mamaku.

Five years will be allowed in which to remove the timber. Terms of Payments.—A marked cheque, one-twentieth of the purchase-money, together with half-year's ground rent and £1 ls. license fee, plus exchange, must accompany the tender, and the balance be paid by nineteen equal quarterly instalments, the first of which shall be paid three months after date of sale.

In addition, the successful tenderer shall continue to pay such ground rent half-yearly in advance during the currency

All instalment-payments shall be secured by mand" promissory notes made and endorsed to mand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at current bank rates 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.

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 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

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

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

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 whether 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 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 milling must be carried on regularly and generally in a manner approved of by the Conservator. The Crown reserves the right to withdraw from the license such areas as from time to time are cleared of merchantable timber, and as areas are withdrawn, ground rent will be reduced *pro rata*.

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 cancellation

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 tenderer will be granted a license to cut the timber for the period of five years, and such license 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 twelve 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.

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 permitted to the control of State Topeats. mission 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, Rotorua," 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. A. GOUDIE, Conservator of Forests.

Milling-timber for Sale by Public Tender.—Wellington Forest Conservation Region.

State Forest Service, Wellington, 6th December, 1922.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Palmerston North, at 4 o'clock p.m. on Wednesday, the 17th January, 1923.

SCHEDULE.

ALL the milling-timber on that parcel of land, containing approximately 192 acres, situated in Provisional State Forest No. 69, being portion of Section 5, Block V, Ohinewairua Survey District

The total estimated quantity of timber in superficial feet is 2,267,900, being rimu 1,076,900, matai 296,800, kahikatea 44,900, totara 465,300, miro 384,000.

Ground rent, 1s. per acre per annum (£9 12s.).

The timber is situated about one mile from Hihitahi Rail-

way-station.

Four years will be allowed in which to remove the timber. Terms of Payments.—A marked cheque for one-tenth of the purchase-money, together with a year's ground rent and £1 ls. license fee, plus exchange, must accompany the tender, and the balance be paid by fifteen equal quarterly instalments, the first of which shall be paid three months after date of sale. In addition, the successful tenderer shall continue to pay

such ground rent yearly in advance during the currency the 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 current bank rates will be charged on all notes overdue from the date of maturity to the date of payment. The successful tenderer shall also be liable to pay any claims or charges which may be made by the local body for the maintenance of the road over which the timber is to be transtenance of the road over which the timber is to be transported, and before a license is issued a letter indicating that satisfactory arrangements have been made in this connection must be produced to the Conservator of Forests.

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.

- 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 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 icconstilled.

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

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 water-course, 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 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 shall be final.

9. All timber must be cut to the best advantage, milling must be carried on regularly and generally in a manner approved of by the Conservator. The Crown reserves the right to withdraw from the license such areas as from time to time are cleared of merchantable timber, and as areas are withdrawn ground rent will be reduced pro rata.

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 cases shall be final. Should the licensee fall to fulfil any and every obligation incumbent upon him the license will be subject to cancellation.

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 tenderer will be granted a license to cut the timber for the period of four years, and such license 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 twelve 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 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, Palmerston North," and envelopes endorsed "Tender for Timber."

Further particulars may be obtained on application to the Forest Ranger, Ohakune, or to the Office, State Forest Service, Palmerston North.

L. MACINTOSH ELLIS, Director of Forestry.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that ARTHUR WILLIAM WORDSworth, of Dargaville, Timber Worker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Dargaville, on Friday, the 8th day of December, 1922. at 10.30 o'clock.

27th November, 1922.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that CHARLES MILLS, of Grey Lynn, Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 6th day of December, 1922, at 2.30 o'clock p.m.

W. S. FISHER, Official Assignee.

28th November, 1922.

In Bankruptcy.—In the Supreme Court holden at

OTICE is hereby given that A. H. DILLON, of 218
Manukau Road, Parnell, Auckland, Farmer, was this
day adjudged bankrupt; and I hereby summon a meeting

of creditors to be holden at my office on Monday, the 11th day of December. 1922, at 2 30 o'clock.

1st December, 1922.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that Isabel Watson, of Matamata, Stationer and Confectioner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 5th day of December, 1922, at 2.30 o'clock.

24th November, 1922.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that James Paterson, of Te Awamutu, Storekeeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse. Hamilton, on Wednesday, the 6th day of December. 1922. at 10.30 o'clock a.m.

29th November, 1922.

V. H. SANSON, Deputy Official Assignee.

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

OTICE is hereby given that JAMES SMART SHARP, of Aria, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Monday, the 11th day of December, 1922, at 11 o'clock a.m.

30th November, 1922.

W. S. FISHER, Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

OTICE is hereby given that Thomas Henry Hutton, of New Plymouth, Bricklayer, was this day adjunged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 5th day of December, 1922, at 2.30 o'clock.

27th November, 1922.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court of New Zealand, Wanganui District.

In the matter of the Bankruptcy Act, 1908; and in the matter of the bankruptcy of FREDERICK STAFFORD, of Waipapa Valley, Raetihi, Farmer.

Marpapa Varley, Raethii, Farmer.

AKE notice that on the application of FREDERICK STAFFORD, of Waipapa Valley, Raetihi, Farmer, and on reading the affidavits in support thereof and hearing Mr. Barton, it was ordered that the order of adjudication, dated the 10th day of August, 1922, against Frederick Stafford, of Waipapa Valley, Raetihi, Farmer, is annulled. Dated this 29th day of November, 1922.

E. M. SILK, Deputy Official Assignee.

In Bankruptcy

Estate of Mrs. Annie Winton, a bankrupt.

OTICE is hereby given that a first and final dividend of 3s. 4½d. in the pound is now due and payable on all proved accepted claims in the above estate at my office, Palmerston North.

CHARLES E. DEMPSY, Deputy Official Assignee.

22nd September, 1922.

In Bankruptcy.

Estate of N. E. Hughes, of Foxton, a bankrupt.

NOTICE is hereby given that a first and final dividend of is, in the pound is now day. of is. in the pound is now due and payable at my office, Palmerston North, on all proved accepted claims in the above estate.

CHARLES E. DEMPSY.

22nd November, 1922.

Deputy Official Assignee.

In Bankruptcy

In the estate of HENRY STRATTON IZARD, of Greytown. NOTICE is hereby given that a further supplementary dividend of 43d. in the pound is now payable on all accepted claims at my office, Church Street, Masterton.

2nd December, 1922.

ARTHUR D. LOW, Deputy Official Assignee.

In Bankruptcy

the estate of William Stobie, of Nelson, Farm Manager, a bankrupt.

OTICE is hereby given that a first and final dividend of 10s 5d in the pound is now payable on all accepted proved claims at my office, Hardy Street, Nelson.

5th December, 1922.

W. ROUT, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

EVIDENCE of the loss of certificate of title, Vol. 47, folio 145, for Allotment 7 (seven) of the Parish of Te folio 145, for Allotment 7 (seven) of the Parish of Te Kuri, in favour of TAMATI WAKA and ERUINI TE PURU, both aboriginal Natives of New Zealand, and MEREANA ERUINI, Wife of the said ERUINI TE PURU, having been lodged with me, together with an application for a provisional certificate of title, notice is hereby given of my intention to issue such provisional certificate of title accordingly on the expiration of fourteen days from the date of the Gazette containing this potice.

taining this notice.

Dated at the Land Registry Office at Auckland this 4th

day of December, 1922.

A. V. STURTEVANT, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 8th January, 1923.

6601. WALTER HOLTZMEYER WIGHT, ARTHUI ALLAN WIGHT, and EDMUND WILLIAM PORRITT.-ALLAN WIGHT, and EDMUND WILLIAM PORRITT.—Part Opukeko Block, situated in Block XII, Waihou Survey District, containing 6 acres 0 roods 36 perches. Occupied by Alice Price Thorp, Leila Alice Gibbons Thorp, Muriel Evangeline Thorp, and Eunice Ella Thorp. Plan 12888.

6964. JESSIE CRAIG, JAMES CAMPBELL CRAIG, and STANLEY GEORGE CHAMBERS.—Kanaerehe and Mimirohia Blocks, situated in Blocks II and VI, Russell Survey District, containing 885 acres. Unoccupied. Plan 16216.

6980. SAMUEL WALKER.—Part of Clendon's Grant, in the Parish of Papakura, centaining 15 acres 0 roods 7.9 perches, fronting Jellicoe Road and Massey Road, Manurewa. Occupied by applicant. Plan 16289.

pied by applicant. Plan 16289.
6989, LAURA McNAIR.—Allotments 265 and 266 and part Alfotments 189 and 264, Parish of Pukeatua, containing 339 acres 1 rood 33 perches.
Occupied by John Frederick Rasmussen and the applicant. Plan 16316.

Diagrams may be inspected at this office.

Dated this 4th day of December, 1922, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

L'VIDENCE having been furnished of the loss of certificate of title, Vol. 12, folio 126, affecting Section 6, Block XLV, of the Town of Opunake, whereof GEORGE SYME, of Hawera, Timber-merchant, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said land, I hereby give notice of my intention to issue such provisional certificate at the expiration of fourteen days from the date of the Gazette

Containing this notice.

Dated at the Land Registry Office at New Plymouth this 4th day of December, 1922.

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

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

5137 (plan 6073). HERBERT GEORGE ANDREWS.—
45 acres 3 roods 22·1 perches, part Section 134, Township of Carterton. Occupied by applicant.
5138 (plan 6094). FLORENCE GERTRUDE ALTHAM.—
Part Section 453, Town of Wanganui. Unoccupied.

Diagrams may be inspected at this office. Dated this 6th day of December, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me to register a re-entry by THE AOTEA DISTRICT MAORI LAND BOARD, as lessor under Memoranda of Leases Nos. 16A/204, 15A/236, 16A/183, and 17A/42, affecting Sections 10 and 11, Block VI, and Sections 19 and 21, Block III, Potaka Township, of which JOHN STUART CRICHTON, of Utiku, Carrier, WILLIAM LAMBOURNE, of Marton, Labourer, and EDWARD THEOPHILUS SINCLAIR, of Mangaweka, Livery-stable Keeper, are the registered lessees, I hereby give notice that I will register the re-entry, as requested, unless

caveat be lodged forbidding the same within fourteen days from the date of the Gazette containing this notice.

Dated this 6th day of December, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

PPLICATION having been made to me for the issue of a provisional certificate of title, in the name of JOHN GEORGE WILSON and CHARLES ALBERT JOLLY, Settlers, and CECIL GREVILLE HORNE, Retired Commander of the Royal Navy, all of Wellington, for 14-7 perches, part of Section 5, Town District, being Lot 21 on deposited plan 1726, and being all the land in certificate of title, Vol. 185, folio 95, 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, after fourteen days from the date of the Gazette containing after fourteen days from the date of the Gazette containing this notice.

Dated this 6th day of December, 1922, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

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

Application 1600. HENRY ABIA SHIRTLIFF.—Section 1048 and part of 2, Block D, Wakatu, situated in the City of Nelson, containing 2 acres 0 roods 8 perches. Occupied by applicant. Plan 1096.

Diagram may be inspected at this office.

Dated this 28th day of November, 1922, at the Land Registry Office, Nelson.

J. CARADUS, District Land Registrar.

VIDENCE having been furnished of the loss of certificate of title. Vol. 202 folic 24 for VIDENCE having been furnished of the loss of certificate of title, Vol. 203, folio 84, for part of Lot 61, deposit plan No. 428, part of Rural Section 21371, Block VII, Spaxton Survey District, whereof ROBERT McMEEKIN PATERSON, of Methven, Labourer, is the registered proprietor, and application having been made to me for the issue of a provisional certificate of title for the said land, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Christchurch, this 5th day of December, 1922.

day of December, 1922.

F. W. BROUGHTON, District Land Registrar.

OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before the 8th day of January,

No. 13074. DAVID MILLER.—Part of Rural Section 76, part of Lot 3, deposit plan No. 1812, Barrington Street, Christchurch. Occupied by applicant.

No. 13077. GEORGE NORMAN McLEAN.—Rural Sections 4130, 4284, and part of Rural Section 4283, deposit plan No. 6242, Blocks I and V, Teviotdale Survey District. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 5th day of December, 1922, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

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

TAKE notice that the name of the undermentioned company will, at the expiration of three months from the date hereof, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:

The Opunake Wharf Company (Limited). 1890/2.

Given under my hand, at New Plymouth, this 30th day of November, 1922.

L. B. ROSS, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that on the expiration of three months from date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:—

Ferkins and Webb (Limited). 1916/74.

Dated at Wellington this 30th day of November, 1922. W. H. FLETCHER, Assistant Registrar of Companies.

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

T having been reported to me that the undermentioned L company has ceased to carry on business, I hereby give notice that at the expiration of three months from the date hereof the name of such company will, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved:—

The Canterbury Lumber Company (Limited). 1919/37. Dated at the office of the Assistant Registrar of Companies at Christchurch this 4th day of December, 1922.

J. MURRAY, Assistant Registrar of Companies.

GEORGE AND KERSLEY (LIMITED).

N OTICE is hereby given that on the 14th day of November, 1922, the following special resolution was passed.

viz.:—
"That the company be wound up voluntarily under the provisions of the Companies Act, 1908; and that Percy Levis Halsted, of Dunedin, be hereby appointed Liquidator for the purposes of such winding-up."

Dated this 14th day of November, 1922.

E. I. HALSTED. Governing Director.

E. I. HALSTED, Governing Director.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

N OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commence to carry on business at Paraparaumu, Wellington.

Dated this 21st day of November, 1922.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

By its Attorney, E. P. YALDWYN. Witness—R. W. Armit, J.P.

1095

THE ROBERTS IRON, STEEL, AND OVEN WORKS (LIMITED).

IN VOLUNTARY LIQUIDATION.

OTICE is hereby given that a meeting of shareholders will be held at 87 Cuba Street, Wellington, on Thursday, 21st December, 1922, at 3 p.m.

BUSINESS.—To receive final report of Liquidator in connection with the winding-up of the company.

T. DAVIES, Liquidator.

THE Partnership heretofore subsisting between Ernest Walter Williams and Montague William Bunting Walter Williams and Montague William Bunting in the business of Drapers carried on by them in the City of Auckland, and at Hobart in the State of Tasmania in Australia, under the name or style of the "Direct Supply Company," has been mutually dissolved as from the 9th day of September, 1922.

The Hobart business will in future be carried on by Mr. Montague William Bunting on his own account under the style of the "Direct Supply Company," and the Auckland business by Mr. Ernest Walter Williams on his own account under the style of the "Direct Supply Company." All debts owing to the Partnership must be paid as to the Auckland branch to Mr. Williams, and as to the Hobart branch to Mr. Bunting.

Dated this seventh day of November, 1922.

Dated this seventh day of November, 1922.

M. W. BUNTING.

Witness-H. R. Dobbie, Solicitor, Hobart.

IN LIQUIDATION.

In the matter of the Companies Act, 1908; and in matter of the Pongaroa Motor Company (Limited).

OTICE is hereby given, under the terms of section 230 of the Companies Act, 1908, that a general meeting of the Pongaroa Motor Company (Limited) will be held at

the registered office of the company on Friday, the 15th day of December, 1922, at 1 o'clock in the afternoon, for the purpose of dealing with the following business:—

"To consider the report and statement of accounts of the Liquidator as to the completion of the voluntary winding-up of the Pongaroa Motor Company (Limited)."

T. M. PAGE, Liquidator.

RESOLUTION.

THE following regulations were laid before the members of the Westport Trotting Club at a meeting held on the 16th day of November, 1922, at Westport, with a recommendation by the Chairman of such club, Mr. Joseph Sadler Gill, that the same be passed at once with a view to their approval by His Excellency the Governor-General, in pursuance of the Gaming Act, 1908, section 33.

Mr. Joseph Sadler Gill, the Chairman of such club and the meeting, moved, and Mr. Francis Charles Roche seconded, and it was resolved, that such regulations should be adopted, and that the Chairman and Secretary be authorized to sign the same in authentication thereof.

the same in authentication thereof.

The following are the regulations referred to:-

WESTPORT TROTTING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

(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 Westport Trotting Club, a trotting club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby revoke the regulations dated the 16th day of January, 1919, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to following regulations controlling the admission of persons to that part of the Westport Trotting Course situated in the district of Buller, and known as the Trotting Racecourse, while the said racecourse is used or occupied by the said club for race meetings.

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," "trotting club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act, 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 book-

makers' 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 affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Conference, or the New Zealand Trotting Association.

(d.) Common prostitutes, and persons who habitally 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.

Provided always that the Stipendiary Stewards' Committee appointed by the New Zealand Trotting Conference, upon being satisfied by evidence as to character and otherwise that any person who, by reason of any conviction, comes within the scope of this regulation should have relief from the effect thereof, may grant exemption to any such person,

the effect thereof, may grant exemption to any such person, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for

The foregoing regulations of the Westport Trotting Club were made and passed by such club on the 16th day of No-vember, 1922, and signed by the Chairman and Secretary.

J. S. GILL, Chairman. W. THOS. SLEE, Secretary.

The foregoing regulations of the Westport Trotting Club are hereby approved this 22nd day of November, 1922. JELLICOE, Governor-General. 1135

of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Dunedin.

MURIEL E. BELL, Hospital, Dunedin.

Dated at Dunedin 25th November, 1922.

BOROUGH OF PICTON.

SPECIAL ORDER MAKING SPECIAL RATE.

In pursuance and exercise of the powers vested in it in that behalf by the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1922, section 110, and the Local Bodies' Loans Act, 1913, the Picton Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £8,620 19s. 1d. (eight thousand six hundred and twenty pounds nineteen shillings and one penny), authorized to be raised by the Picton Borough Council, under the above-mentioned Acts. for consolidating the following authorized to be raised by the Picton Borough Council, under the above-mentioned Acts, for consolidating the following loans, as set forth in the said section 110 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1922—namely, the sum of £2,200 for the purpose of providing plant and machinery for electrical purposes; £800 for the purchase of a stone-crusher, motor, and motor-lorry; the sum of £1,100 for the purpose of recouping its general fund; the sum of £3,320 19s. Id. antecedent liability; and the sum of £1,200 unsold debentures cancelled by the foregoing Act—the said Picton Borough Council hereby makes and levies a special rate of one penny and one-third of a penny in the pound upon the rateable value of all rateable property of the Borough of Picton, on the unimproved value. And that such special rate shall be an annual-recurring rate And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of April in each and every year during the currency of such loan, being a period of twenty years, or until the loan is fully paid off.

Dated at Picton this 16th day of November, 1922.

G. J. RIDDELL, Mayor.

BOROUGH OF MILTON.

PURSUANT to section 39 of the Rating Act, 1908, I PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Borough of Milton taken on the first day of November, 1922, on the proposal that the system of rating in the borough be on the unimproved value, the number of votes recorded for the proposal was 137, and the number of votes recorded against the proposal was 216; informal votes, 10.

I therefore declare that the proposal was rejected.

Dated this second day of November, 1922.

A. RENNIE, Mayor.

In the matter of the Companies Act, 1908; and in the matter of The Waima Lands (Limited).

OTICE is hereby given that by entry in the minutebook of the company on the thirteenth day of October, one thousand nine hundred and twenty-two, and made in conformity with the provisions of subsection (6) of section 168 of the Companies Act, 1908, it was resolved that the Waima Lands (Limited) be wound up voluntarily; and that Alfred Lambert Pike be appointed Liquidator.

Dated at Auckland this 30th day of November, 1922.

A. L. PIKE, Liquidator. 508 N.Z. Insurance Buildings, Queen Street, Auckland.

1139

IN LIQUIDATION.

In the matter of the Companies Act, 1908; and in the matter of Broad and Company (LIMITED), in Liquidation.

N OTICE is hereby given that a general meeting of the shareholders of the above-named company will be held at my office, 99 High Street, Dunedin, on Monday, the held at my office, 99 High Street, Dunedin, on Monday, the 18th December, 1922, at 2.30 p.m., for the purpose of having laid before the meeting the accounts of the Liquidator showing the manner in which the winding-up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the Liquidator; also of determining by extraordinary resolution the manner in which the books, accounts, and documents of the company and of the Liquidator shall be disposed of.

Dated at Dunedin this 28th day of November, 1922.

H. H. SYKES, Liquidator.

MEDICAL REGISTRATION.

MURIEL EMMA BELL, Bachelor of Medicine and Bachelor of Surgery, now residing in Dunedin, hereby give notice that I intend applying on the 24th day of December, 1922, next to have my name placed on the Medical Register

MEDICAL REGISTRATION.

I hereby give notice that Henry H. York and Co. (LIMITED), a company incorporated under the Companies Act, 1899, of the State of New South Wales, proposes to carry on business in the Dominion of New Zealand; and that the office or place of business where legal process of any kind

may be served on it and notices of any kind may be addressed or delivered to it is at 246/8 Wakefield Street, Wellington. Dated this 5th day of December, 1922.

1141

F. MAKIN Attorney of the said Company.

DISSOLUTION OF PARTNERSHIP

FAWCETT AND MIZEN.

OTICE is hereby given that the Partnership heretofore subsisting between no the partnership heretofore subsisting between us, the undersigned, carrying on business as Auctioneers, &c., at Te Awamutu, under the style or firm-name of "Fawcett and Mizen," has been dissolved by mutual consent as from the date hereof.

All debts due to and owing by the said late firm will be received and paid respectively by the undersigned EDWARD ERNEST MIZEN, who will continue to carry on the said business under the style or firm-name of "Mizen and Company."

Dated this second day of December, 1922.

THOS. F. FAWCETT. EDWARD MIZEN.

Witness-S. Preston, Solicitor, Te Awamutu.

1142

RESOLUTION.

THE following regulations were laid before the members of the Banks Peninsula Racing Club at a meeting held on the 25th day of November, 1922, at Motukarara, with a recommendation by the Chairman of such club, Mr. R. M.

recommendation by the Chairman of such club, Mr. R. M. Morten, that the same be passed at once with a view to their approval by His Excellency the Governor-General, in pursuance of the Gaming Act, 1908, section 33.

Mr. R. M. Morten, the Chairman of such club and the meeting, moved, and Mr. T. Quealy seconded, and it was resolved, that such regulations should be adopted, and that the Chairman and Secretary be authorized to sign the same in support of the proof.

authentication thereof. The following are the regulations referred to:-

BANKS PENINSULA RACING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

(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 Banks Peninsula Racing 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 8th day of January, 1919, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the Waihora Park (Motukarara) Domain and Freehold situated in the district of Motukarara, and known as the Banks Peninsula Racing Club's Racecourse, while the said racecourse is used or occupied by the said club for race meetings.

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.

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 book-

makers' 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 affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Conference, or the New Zealand Trotting Association.

(d.) Common prostitutes, and persons who habitually consort with thieves or persons who have no lawful wigible means of support.

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.

Provided always that the Stipendiary Stewards' Committee appointed by the New Zealand Racing Conference, upon being satisfied by evidence as to character and otherwise that any person who, by reason of any conviction, comes within the scope of this regulation should have relief from the effect thereof, may grant exemption to any such person, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for such revocation.

The foregoing regulations of the Banks Peninsula Racing Club were made and passed by such club on the 25th day of November, 1922, and signed by the Chairman and Secre-

RICHARD MORTEN, Chairman. JOSEPH WALLACE, Secretary.

The foregoing regulations of the Banks Peninsula Racing Club are hereby approved this 4th day of December, 1922. 1143 JELLICOE, Governor-General.

CLIFTON COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND FOR THE PURPOSES OF A ROAD.

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

Norks Act, 1

All persons affected are hereby called upon to set forth in writing any well-grounded objections to the taking of the said land, and to send such writing, within forty days of the first publication of this notice, to the Clifton County Council at its office in West Quay in the Town of Waitara.

Dated at Waitara the sixth day of December, 1922.

1144 R. H. PIGOTT, Chairman.

CLIFTON COUNTY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND FOR THE PURPOSES OF A ROAD.

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

Works Act, 1908.

Notice is hereby given that the Clifton County Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—to wit, the construction of a road in Section 10, Block VIII, Waitara Survey District; and for the purposes of such public work proposes to take all that piece of land in the County of Clifton, containing 2 roads 25-2 perches, more or less, being part of the said Section 10, Block VIII, Waitara Survey District.

A plan of the land required to be taken as aforesaid is deposited for public inspection at Mr. C. Dunbar's Store, Urenui.

Urenui

All persons affected are hereby called upon to set forth in writing any well-grounded objections to the taking of the said land, and to send such writing, within forty day of the first publication of this notice, to the Clifton County Council at its office in West Quay in the Town of Waitara.

Dated at Waitara the sixth day of December, 1922.

R. H. PIGOTT, Chairman. •

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore OTICE is hereby given that the Partnership heretofore subsisting between us, the undersigned, BADEN POWELL SLADE and FREDERICK PATRICK JONES, carrying on business as Engineers at Napier under the style or firm of "Slade and Jones," has been dissolved by mutual consent as from the fifth day of December, one thousand nine hundred and twenty-two. All debts due to and owing by the late firm will be received and paid respectively by the said Frederick Patrick Jones, who will continue to carry on the said business under the style or firm of "Slade and Jones."

Dated this 5th day of December, 1922.

B. P. SLADE. F. P. JONES.

1146

SPECIAL RESOLUTION TO WIND UP.

In the matter of The Foxton Cordage and Flax-milling COMPANY (LIMITED).

THE following special resolution was duly passed by an entry made in the company's minute-book, in pursuance of section 168, subsection (6), of the Companies Act, 1908:—
"That the Foxton Cordage and Flax-milling Company (Limited) be wound up voluntarily; and that Joseph Henry Griffiths Rowley, of Wellington, Accountant, be appointed Liquidator for the purposes of such winding-up."

Dated at Foxton this eighth day of September, 1922.

GEO. H. STILES, Chairman.

MPERIAL PARLIAMENTARY PUBLICATIONS, ETC., ON SALE AT THE GOVERNMENT PRINTING AND STATIONERY DEPARTMENT, WELLINGTON:-

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- 6 Coal Industry Commission, No. 1. Price, 1d.
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- 6 Certain Ineligible Government Contractors. Price, 1d.
- 6 Civil Service Recruitment after War Report. Price, 2d.
- 6 Canned Foods (Method of Inspection, &c.), No. 3. Price, 9d.
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- 6 Report of British Educational Mission. Price, 9d.
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- 6 Experiments on Floors, No. 2 (Buildings Research Board). Price, 1s. 3d.
- 6 Efficiency of Low Temperature Coke in Domestic Appliances, Technical Paper No. 3. Price, 9d.
- 6 Electro-deposition of Iron, with an Appendix containing a Bibliography of the Subject. Price, 6s. 6d.
- 6 The Graves of the Fallen. Price, 6d.
- 5 Gas Cylinders Research Committee: First Report. Price, 7s. 6d
- 6 Financial and Economic Future, No. 2. By Hon. Brand. Price, 2d.
- 6 Fire Test with Floors (No. 231). Price, 2s. 6d.
- 6 Fuel Research Board (The Coal Fire), No. 3.
- 6 British Empire Forestry Conference: Proceedings, Resolutions, and Summary of Statements. Price, 7s. 6d.
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- 6 Fuel Research Board, T.P., No. 4 ... Price, 6d. Carbonization of Peat in Vertical Gas-retorts
- 3 Report of Fuel Research Board, 1920-21. Price, 1s. 6d.
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 - Fuel Research Board, Special Report No. 1: Pulverized Coal Systems in America.

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- 5 Report for Scientific and Industrial Research, 1920-21. Price, 1s.
- 6 Report of the Food Investigation Board, 1920. Price, 1s.
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- No. 4. Price, 1s. 6 Work: The Month's Work, Vol. 1, No. 10, April, 1919. Price, 2d.
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- 6 Women in Industry: Report of Committee. Price, 2s. 6d.
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- 6 Monthly Bulletin of Statistics, 1920-21, No. 3. Price, 1s. 3 Statistical Supplement to the Final Report of the Nitrogen Products Committee. Price, 1s.
- 6 Stability of Thin Walls, Report No. 3. Price, 6d.

The following have just come to hand:-

- 6 Fuel Research Board, Special Report No. 4: Tests on Ranges and Cooking Appliances. Price, 2s. 6d.
- 6 Fuel Research Board: Physical and Chemical Survey of the National Coal Resources, No. 1. Price, 2s.
- 6 Food Investigation Board, Special Report No. 7: The Preservation of Food by Freezing, with Special Reference to Fish and Meat. Price, 10s.
- 6 Food Investigation Board, Special Report No. 10: The Methods used for the Inspection of Canned Foods. Price, 1s. 6d.
- 6 Food Investigation Board, Special Report No. 11: The Bacteriology of Canned Meat and Fish. Price, 2s. 6d.
- 6 Report of the Fuel Research Board for the Years 1920 and 1921: Second Section, Low Temperature Carbonization. Price, 2s.
- 6 First Report of the Adhesives Research Committee. Price, 4s. 6d.
- 6 Current-meter for Use in River Gauging. Price, 1s. 6d.
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- 6 Department of Scientific and Industrial Research, Bulletin No. 6: Electro-deposition of Iron. Price 6s. 6d.
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THE NEW ZEALAND WARS AND THE PIONEER- ING PERIOD.—Vol. I, Cloth bound. By James	CONTENTS.	PAGE
Cowan. Price, 12s. 6d.; postage, 9d. extra.		3190
Now obtainable from	APPOINTMENTS, ETC 3174,	
GOVERNMENT PRINTER,	~	3188
• Wellington.		3184 3178
	LAND-	DITE
LAND-TAX AND INCOME-TAX.	Crown Land proclaimed 3137,	3188 31 3 8
	District Nurse's Cottage, Consenting to Land being taken for	3140
ABLES showing Amounts payable under the Finance		3135
Act, 1921:—	Foreshore, Licensing Use and Occupation of	3170
LAND-TAX TABLES 1s. 6d.	Foreshore, Revoking Order in Council licensing Use and Occupation of	3171
GRADUATED INCOME-TAX TABLES Is. 6d.	Kauri-gum, &c., Set apart for the Purpose of	
(Postage 3d. extra.)	Recovery of	3140
Now obtainable from	Land Laws Amendment Act, Set apart under Native Land, Extending Prohibition of Alienation	3178
GOVERNMENT PRINTER,	of certain	3170
Wellington.	Native Land, Partial Revocation of Order in Council respecting	0151
	Native Land, Prohibiting all Alienation of certain	3171 3171
A WARDS, RECOMMENDATIONS, AND	Public School, Resumed for a Site for	3136
DECISIONS UNDER THE INDUSTRIAL		3186
CONCILIATION AND ARBITRATION ACT. — The	Recreation Reserve brought under Part II of the Public Reserves and Domains Act	3172
issue of this publication in monthly Parts has been dis-	Reserved temporarily	3178
continued: but it has been arranged to supply copies in		3172
sheet form, when each sheet is printed, at £2 per annum.		3171 3178
The price for Vol. XXII, for year 1921, Parts I and II,	Road proclaimed	3135
bound in cloth, is 21s. each Part; and in quarter cloth, 20s.	Road stopped, Government	3138
each Part; postage, ls. extra.		3137 3141
Orders should be addressed—	Roads declared to be Government Roads	3141
		3138 3136
"GOVERNMENT PRINTER, Wellington."	Selection by Discharged Soldiers, Revoking the	
· · · · · · · · · · · · · · · · · · ·	Setting-apart of Land for	3136
THE CUSTOMS TARIFF OF NEW ZEALAND, 1921.	Streets, &c., exempted from the Provisions of Sec- tion 117 of the Public Works Act	3160
TOGETHER WITH		3189
TOGETHER WITH	Minorlian pous—	
DECISIONS OF THE MINISTER OF CUSTOMS.	Brass Cocks, Dumping Duty on	3188
Containing 600 pages.		3166
Price, 12s. 6d. Postage, 1s.		3149 315
(Supplementary Decisions to be obtained from the	Electric Lines, Authorizing Use of	8160
Customs Department.)	Electric-power Board, Consenting to the Assign- ment by Town Board of its Rights, Powers, and	
Orders should be addressed—	Privileges to Central	314
	Electric-power Board, First Election of	3149
"GOVERNMENT PRINTER, WELLINGTON."		3189 3189
		3178
THE NEW ZEALAND GAZETTE.	Loans, Consenting to raising	317
CATTRECALIDATIONS The subscription is at the rate of	Loans, Prescribing Rates of Interest to be paid in respect of, &c.	316
UBSCRIPTIONS. — The subscription is at the rate of £4 per annum, including postage, PAYABLE IN ADVANCE.	Mining Privileges 3176,	318
A less period than three months cannot be subscribed for.		317
Single copies of the Gazette as follows:	Officiating Ministers for 1922 Pianofortes imported from Countries having a	318
Ordinary Weekly Gazette: For the first 32 pages, 9d.;	Depreciated Currency liable to Special Duty	318
increasing by 3d. for every subsequent 16 pages or part thereof; postage, ld.		3180 317
Supplementary and Extraordinary Gazettes: For the	Public Service, Promotions, &c., in the Public Trustee, Deceased Persons Estates placed	
first 8 pages, 6d.; over 8 pages and not exceeding	under Charge of	317
32 pages, 9d.; increasing by 3d. for every subsequent 16 pages or part thereof; postage, 1d.	Public Trustee: Elections to administer Estates Public Trust Office: Establishment of Agencies	$\frac{317}{317}$
Advertisements are charged at the rate of 6d. per line	Regulations relating to the Election of a Member	
for the first insertion, and 3d. per line for the second and	of the Land Board amended	313
any subsequent insertion.	Regulations under the Customs Act Regulations under the Education Act amended	314 315
Statements under the Mining Act are uniformly charged 23s.	Regulations under the Government Railways Act	i
All advertisements should be written on one side of the		313
paper, and signatures, &c., should be written in a legible		316 316
hand. The number of insertions required must be written across	Statutory Declarations, Postmasters appointed to	•
the face of the advertisement.	1	318 318
The New Zealand Gazette is published on Thursday evening		317
of each week, and notices for insertion must be received by the Government Printer before 3 o'clock of the day preceding	Seipping-	
publication.		317

.. 3182

.. 3176-