

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, MAY 31, 1923.

Additional Land at Whangarei taken for the Purposes of the Whangarei-Kamo Railway.

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

WHEREAS it has been found desirable for the use, VV convenience, and enjoyment of the Whangarei, Kamo Railway to take further land at Whangarei, in addition to land previously acquired for the purposes of the said railway

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

SCHEDULE.

APPROXIMATE areas of the pieces of land :-

A. R. P. 0 1 24.5 Part Okara Block.

1 23

"road. "Okara Block. 0 3.6

Situated in Block IX, Whan, arei Survey District, Borough of Whangarei, and Whangarei County. (S.O. 22409, blue.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked W.R. 32175, deposited in the office of the Minister of Railways at Wellington, and thereon coloured yellow and 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, this 23rd day of May, 1923.

W. FRASER, for Minister of Railways.

GOD SAVE THE KING!

Land Reserved under the Scenery Preservation Act, 1908.

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

A PROCLAMATION.

THEREAS the Scenery Preservation Board, constituted pursuant to the Scenery Preservation Act, 1908 (hereinafter referred to as "the said Act"), has recommended that the land described in the Schedule hereto should be permanently reserved for scenic purposes, and it is expe-

dient to give effect to such recommendation:

Now, therefore, I, John Rushworth, Viscount Jellicoe,
Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the said Act
do hereby proclaim and declare that the land described in
the Schedule hereto shall be a scenic reserve under the said
Act and subject to the provisions thereof. Act, and subject to the provisions thereof.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 152 acres 1 rood 30 perches, more or less, and being Reserve 4066 (formerly part of Section 35655, towards the north by Sections 21452 and 21453, 2628-7 links and 562-8 links respectively; towards the east by other part of the said Section 35655, 4248-2 links; towards the south by Lot 2 on D.P. 3871, 1063-6 links, and by Lot 1 on D.P. 1622, 563-4 links, 1467,6 links, 2621, l 1633, 582.4 links, 1467.6 links, 682.1 links, and 308.2 links; and towards the north-west by Reserve 3984, 4602.7 links. As the same is delineated on plan marked L. and S. 4/37, 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, this 26th day of May,

W. FRASER,
For Minister in Charge of Scenery Preservation

GOD SAVE THE KING!

Land set apart as a Provisional State Forest.

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

A PROCLAMATION.

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

SCHEDULE.

NELSON LAND DISTRICT. - NELSON - MARLBOROUGH Conservation Region.

Provisional State Forest Part No. 54.

Provisional State Forest Part No. 54.

ALL that area in Block XIV, Mokihinui Survey District, containing by admeasurement 275 acres, more or less, and bounded generally as follows: On the north by Section 9, Block X, Mokihinui Survey District, and Brewery Creek; on the east and south by Provisional State Forest No. 54 and Pattens Creek; and on the west by a road, Sections 9, 19, 16, and 4, Chatterbox Creek, and Sections 8 and 11 all the aforementioned sections being in Block XIV, Mokihinui Survey District. As the same is more particularly delineated on forest atlas No. 106, deposited in the Head Office of the State Forest Service at Wellington, and thereon washed green with neutral border. green with neutral border.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 21st day of May,

R. HEATON RHODES, Commissioner of State Forests.

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

GOD SAVE THE KING!

Crown Lands 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 areas of Crown lands described in the Schedule hereto shall be and the same are hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT .- CROWN LAND.

Porangahau Survey District.

A. R. P. Area, 0 3 9 , 6 2 30 SECTION 2, Block XII .. . ٠٠,

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of May, 1923.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

I N pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settle-ment Act, 1915, I, John Rushworth, Viscount Jellicoe,

Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area of settlement 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.

WELLINGTON LAND DISTRICT.—SETTLEMENT LAND. SECTION 1. Tauherenikau Settlement: Area, 610 acres 2 roods

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of May,

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Declaring an Area in the City of Wellington to be subject to the Sand-drift Act, 1908.

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

A PROCLAMATION.

HEREAS by section three of the Sand-drift Act 1908 (hereinafter termed "the said Act"), it is, inter alia, enacted that the Governor-General may, on the petition of any local authority or of any two or more persons interested, from time to time, by Proclamation, declare that the provisions of the said Act shall, on a day named in the Proclamation, gome into force within any proclined area in Proclamation, come into force within any specified area in New Zealand:

And whereas a petition has been received from certain property owners in the City of Wellington praying that the provisions of the said Act should be brought into force within the area described in the Schedule hereto:

the area described in the Schedule hereto:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section three of the said Act, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that on and after the twenty-fifth day of June, one thousand nine hundred and twenty-three, the provisions of the said Act shall come into force within the area described in the Schedule hereto. in the Schedule hereto.

SCHEDULE.

SCHEDULE.

All that piece or parcel of land situate in the City of Wellington, containing by admeasurement 16 acres 3 roods 25·32 perches, be the same a little more or less, and being the lots numbered 22 to 93 inclusive, and a drainage reserve, on a plan deposited in the office of the District Land Registrar at Wellington and numbered 2560, and lots numbered 1 to 19 inclusive on a plan deposited in the aforementioned office and numbered 3342, and lots numbered 5 to 21 inclusive on a plan deposited in the aforementioned office and numbered 2458, together with another portion of Original Section 8, Evans Bay District, situate at the intersection of Lyall Parade and Onepu Road, bounded on the north by Lot 21 on the aforementioned plan 2458 and on the east by Lot 1 on the aforementioned plan 3342. As the same is more particularly delineated on the plan marked L. and S. 22/75/7, deposited in the Head Office of the Lands and Survey Department at Wellington, under No. 2010, 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, this 12th day of May, 1923

F. H. D. BELL, for Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Alexandra Survey District, Auckland Land District.

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

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a

LOMO								
A.	R.	P.			Portion of	of		
1	2	20	Sections	301,	301a, an	d 3011	; colour	ed red.
0	3	33	Section	300;	coloured	blue.		
0	3	24	,,	300		blue.		
0	0	1.3	,,	300	,,	blue.		
0	0	32	,,	299a	,,	red.		
0	0	12.3	,,	299	,	red.		
0	0	0.5		299A	,,	red.		
0	0	16.4	,,	299	"	red.		
0	0	27	,,	304	,	red.		
0	0	$1 \cdot 2$,	299	,,	red.		
1	1	26	,,	304	,,	red.		
4	0	14	Sections	298,	297, and	379;	coloured	brown.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

		_	_	A district or an experience standards
	Α.	R.		Adjoining or passing through
	1	2	23	Sections 273, 274, 301a, and 301B.
	0	3	26	Section 300.
	0	3	14	" 300.
	0	0	0.8	" 300.
	0	0	32	" 299 .
	0	0	13.3	" 299A.
	0	0	0.6	, 2 99.
	0	0	17	Sections 299a and 304.
	0	0	18.6	Section 299.
	0	0	1.6	" 304.
	8	1	29	Sections 297, 298, 299, 304, 379, and 370B.
	2	0	7	" 297, 298, and 304.
	0	2	25	" 297 and 375.
	0	3	0	Section 297.
Col	our	ed	on pla	n: Green.

All situated in Pirongia Parish, Blocks X and XIV, Alexandra Survey District.

All in the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 5/87, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 1999, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of May, 1923.

W. FRASER, for Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed, in Blocks IV and V, Hillend District, Bruce County.

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

A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P.
2 2 10 Portion of Section 28, Block IV; coloured red.
2 1 0 Portion of Section 28, Block IV

"
15 "
V "

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :-

A. R. p. Adjoining or passing through
1 1 17 Section 28, Block IV; coloured green.
0 3 10 Sections 28, 61, and 64, Block IV; coloured green.

All situated in Hillend District (Otago R.D.).
All in the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 55786,

deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of May,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks IV, Mangaorongo XIII, Maungatautari, and XVI, Puniu Survey Districts, Otorohanga County.

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

A PROCLAMATION.

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 Mangaorongo, Maungatautari, and Puniu Survey Districts, described in the Schedule hereto.

SCHEDULE.

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

Portion of
Korakonui No. 4, Blocks XVI, Puniu, and
IV, Mangaorongo Survey Districts; A. R. P. 7 2 3

coloured pink.
Wharepuhunga No. 5D, Blocks XVI, Puniu, 11 0 32.5 and IV, Mangaorongo Survey Districts; coloured yellow.

Wharepuhunga 14B, Section 1B, Lot 13, D.P. 7304, Blocks XVI, Puniu, and XIII, 7 0 20 Maungatautari Survey Districts; coloured Payne's gray.

Situated in Auckland R.D. (S.O. 22402.)

In the Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 55788, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of May, 1923.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Additional Land taken for the Kaihu Valley Railway in Block XI, Waipoua 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 and declare that the additional land mentioned in the Schedule hereto is hereby taken for the Kaihu Valley Railway in Block XI, Waipoua Survey District.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 rood 11.5

perches.

Being portion of Section 27, situated in Block XI, Waipoua Survey District (Auckland R.D.). (S.O. 22323.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 56039, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 26th day of May,

J. G. COATES, Minister of Public Works,

GOD SAVE THE KING!

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

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

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

SCHEDULE.

	of the Pieces of	5 2	Adjoining or passing through	Situated in Block	Shown on Plan P.W.D.	Sheet No. of Plan.
A. 0 0	в. З 1		Section 96, Katikati Parish, and Lot 1 on D.P. 14992, Tahawai Parish [S.O. 22312(2)]	11	54186	2
0	0	38.9	Section 64 and Lot 3 on D.P. 14992	V	54186	3
. 1	0	27	Sections 64 and 3, and Lot 2 on D.P. 14992	"	54186	3
0	0	0.04		"	54186	3
1	0	16.8	Sections 6, 8, and 9	1	48792	3
0	3	26	" 6 and 9 [S.O. 21408(3)]	•	48792	3

Situated in Katikati Survey District (Auckland R.D.). In the Auckland Land District; as the same are more particularly delineated on the plans marked as above mentioned, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured 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, this 24th day of May, 1923.

J. G. COATES, 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.

TN 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 area of the piece of stopped Government road declared to be Crown laud: 3 roods 30 perches.

Adjoining or passing through Sections 6, 8, 10, 12, 14, 15, of Block XII, Pongaroa Township, Section 21, Pongaroa Suburbs, and Section 14—Pongaroa Scenic Reserve; and Section 43, Pongaroa Village Settlement.

Situated in Block IX, Mount Cerberus Survey District, Akitio County. (S.O. 1758.)

In the Wellington Land District on the section of the secti

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 56478, 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, this 24th day of May,

J. G. COATES, 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.

SCHEDULE.

APPROXIMATE area of the stopped Government road declared to be Crown land: 1 acre 0 roods 8 perches.

Adjoining or passing through Allotments 121, 122, 123, 125, and 159, Maungatapere Parish, situated in Block I, Ruakaka Survey District (Auckland R.D.). (S.O. 22225.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 56381, 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, this 24th day of May,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Laying out and taking a Road in Blocks IX and XIV, Waihua Survey District, Wairoa County.

JELLICOE, Governor-General. fr.s.l

A PROCLAMATION.

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

SCHEDULE.

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

٨.	В.	. P.				Portion				
2	3	28	Waipapa	No.	137,	Block	IX;	colo	ured	pink.
0	3	20	, -	I, B	lock	IX; c	olour	ed bl	lue.	
0	3	17	,	No.	138,	Block	IX;	colo		
0	2	3		No.	139A	. ,,			,,	rellow.
2	2	31	,	No.	139в	. ,	,			blue.
1	1	8		No.		,,				yellow.
3	2	3	,	No.	141	, Blo	cks :	IX	and	XIV;
						ed pirl				
1	2	11		No.	142,	Block	XIV;	; col	oure	d blue.
1	1	29	,	No.	135				,,	pink.

Situated in Waihua Survey District (Hawke's Bay R.D.).

(S.O. 740.)
In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 56559, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of May,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Development of Water-power (Mangahao Scheme) in Blocks XV, Norsewood, and II, Tahoraite Survey Districts.

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 development of water-power (Mangahao scheme); and I do also declare that this Proclamation shall take effect on and after the ninth day of June, one thousand nine hundred and twenty-three.

SCHEDULE.

Approximate area of the piece of land taken: 3 acres 2 roods 29.6 perches.

Portion of Section 2a No. 2, Tamaki Block, being part of Lot 4, D.P. 3137, situated in Blocks XV, Norsewood, and II, Tahoraite Survey Districts. (S.O. 747, green.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 56941, 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, this 26th day of May,

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Laying out and taking a Road in Blocks IV and VIII, Punakitere Survey District, Bay of Islands County.

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

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

SCHEDULE.

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

Portion of Motatau 5E No. 5 Block, Block IV; coloured A. R. P. 2 0 30 blue.

3 Motatau 5E No. 6 Block, Block IV; coloured 1

pink. Motatau 5E No. 7 Block, Blocks IV and VIII; 1 7 4 coloured yellow.

Motatau 5E No. 8 Block, Block IV; coloured 1 2 4 blue.

1 3 8 Motatau 5E No. 8 Block, Block IV; coloured blue.

2 1 16 Motatau 5E No. 4 Block, Block IV; coloured pink.

0 0 0 0 1 Motatau 5 E No. 4 Block, Block IV; coloured

pink.

Situated in Punakitere Survey District. (S.O. 21899.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 56612, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above montioned. coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 24th day of May,

J. G. COATES. Minister of Public Works

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

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.

HAUHUNGAROA No. 9 Block, Puketapu Survey District: Approximate area, 350 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, this 25th day of May, 1923.

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.

HAUTURU West No. 1 Section 2c 1 Block, Kawhia North Survey District: Approximate area, 35 acres 1 rood 35 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 25th day of May,

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.

RANGITOTO TUHUA 290 2H 2F 2C Block, Mangaorongo Survey District: Approximate area, 242 acres 2 roods 7 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, this 25th day of May, 1923.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Allocating Cost of certain Proceedings under Section 132 of the Municipal Corporations Act, 1920, Borough of Whakatane.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

N pursuance of the powers vested in him by section one hundred and thirty-two of the Municipal Corporations Act, 1920, and of every other power and authority 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 direct that the Whakatane County Council and the Whakatane Borough Council shall defray in equal proportions all the costs of the Commission appointed under the said Act by Warrant under the hand of His Excellency the Governor-General dated the ninth day of February, one thousand nine hundred and twenty-three, to inquire and report upon the proposal to exclude an area from the Borough of Whakatane and to include such area in the County of Whakatane.

F. D. THOMSON Clerk of the Executive Council

Amending Regulations under the Discharged Soldiers Settlement Act, 1915.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

IN COUNCIL.

In pursuance and exercise of the powers and authorities conferred upon him by the Discharged Soldiers Settlement Act, 1915 (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 fourth day of Sentember, one thousand nine hundred and twenty-two and September, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette of the seventh day of September, one thousand nine hundred and twenty-two.

SCHEDULE.

THE said regulations are hereby amended by adding after

clause 38 thereof the following new clause:—

"38A. There shall be paid on every occasion of the production of title-deeds or instruments held by the Commissioner of Crown Lands a fee of 5s.

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

Amending Regulation under the Explosive and Dangerous Goods Act, 1908.—Amendment No. 12.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

N pursuance and exercise of the powers conferred upon IN pursuance and exercise of the powers conferred upon him by the Explosive and Dangerous Goods Act, 1908 (hereinafter termed "the said Act"), and all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order that on and after the date of the publication of this Order the following regulation shall take effect for the purposes of the said Act, and shall form part of the regulations made under the said Act on the twenty-seventh day of July, one thousand nine hundred and fourteen, and gazetted on the thirtieth day of July then instant July then instant

REGULATION.

THE following additional explosive having been authorized for importation into and for manufacture, storage, and sale in New Zealand, clause 8 of the above-recited regulations is hereby amended by adding the following explosive to Division I of Class 3: Samsonite No. 3.

F. D. THOMSON, Clerk of the Executive Council

Amending Rules as to Life-saving Appliances for Ships.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

HEREAS by Order in Council dated the sixteenth day of May, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette No. 41, of the twenty-fifth day of the same month, an additional rule was made as

Into day of the same month, an additional rule was made as to life-saving appliances for ships: And whereas it is desirable to revoke such rule and make a new rule in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power conferred upon him by section one hundred and ninety-seven of the Shipping and Seamen Act, 1908, and of all other powers 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 said Order in Council of the sixteenth day of May, one thousand nine hundred and twenty-two, and doth hereby make the following rule as to life-saving appliances for ships.

BULE.

3. Life-jackets previously passed.—Until the 31st August, 1923, any life-jacket which has been previously passed by a Marine Department Surveyor as part of the statutory equipment of a vessel may be accepted as part of the statutory equipment of the same vessel so long as it remains in good condition.

F. D. THOMSON, Clerk of the Executive Council

Constituting the Patea-Waitotara Rabbit District .-- Notice No. Ag. 2267.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS a petition from the majority of the stock-owners in that part of the Dominion specified in the Schedule hereto has been presented to His Excellency the Governor-General, praying him to constitute such part of the Dominion a district for the purposes of Part II of the Rabbit Nuisance Act, 1908 (hereinafter termed "the said Act"), as amended by the Rabbit Nuisance Amendment Act, 1920, and

amended by the Rabbit Nuisance Amendment Act, 1920, and it appears expedient to grant the prayer of the said petition: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in exercise and pursuance of the powers and authorities conferred by the said Act and its amendments, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth constitute all that part of the said Dominion described in the Schedule hereto a district for the purposes of Part II of the said Act, and doth hereby declare that such district shall be known by the name of "The Patea-Waitotara Rabbit District."

SCHEDULE.

ALL that area situated in the Provincial Districts of Wellington ALL that area situated in the Provincial Districts of Wellington and Taranaki bounded as follows: Commencing at the mouth of the Whenuakura River; thence in a northerly direction and following the north bank of the said Whenuakura River to the mouth of the Moeawatea Stream; thence in a northerly direction along the right bank of the said Moeawatea Stream to the north-western boundary of the Patea County; thence in an easterly direction and following the said county boundary to the most westerly point of the Kapara Survey District thence in an easterly direction and following the northern boundary of the said Kapara Survey District to the Pokeka Road; thence in a north-easterly direction along the said Pokeka Road to the Pipiriki Road; thence in an easterly direction and following the said Pipiriki Road to the Wangarui River: thence in a southerly direction along the right nui River; thence in a southerly direction along the right bank of the Wanganui River to the boundary of the Borough of Wanganui; thence along the northern boundary of the said borough to a point where it first touches the boundary of the Gonville Town District; thence along the northern boundary of the Gonville Town District to a point where the said boundary first touches the boundary of the Castlecliff Town District; thence along the northern boundary of the Castleoliff Town District to the sea; thence in a northerly direction and following the sea-coast to the starting-point at the mouth of the Whenuakura River.

F. D. THOMSON, Clerk of the Executive Council

Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

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

CHRISTCHURCH City Council (for rebuilding, remodelling, and enlarging and furnishing the Alexandra Hall)	£ 35,000
Ellerslie Town Board (for forming, metalling, bitumen sealing, kerbing, channelling, and draining of storm-	30,000
water)	29,000
cedent liability)	8,200
Papakura Town Board (for completing the water-	5,000
supply)	5,000
buildings now in course of erection)	5,000
Avondale Borough Council (for rebuilding and furnishing the Avondale Town Hall)	5,000
Kaponga Town Board (for purchasing land and erect-	~ 000
ing workers' dwellings thereon) Inglewood County Council (for the erection of two	5,000
bridges over the Ngatoro and Maketawa Streams)	3,275
Hauraki Plains County Council (for construction of roads in the Turua-Netherton S.R.A.)	2,500
Hauraki Plains County Council (for construction of	2,000
roads in the Netherton Riding)	1,650
Hauraki Plains County Council (for the erection of a worker's dwelling)	900
Hauraki Plains County Council (for construction of	
roads in the Tahuna Area)	500
for future municipal buildings)	2,200
Manukau County Council (for opening, widening,	
forming, and metalling road to connect the Pahunui Road with the Wiri Station Road)	1,000
Manukau County Council (for forming and metalling the road from Kawakawa Bay to Orere in the	ĺ
Wairoa portion of the county)	1,000
Vincent County Council (for completion of irrigation-	ŕ
works and water-supply at Bannockburn) Heathcote County Council (for repaying maturing	500
loan)	475

F. D. THOMSON, Clerk of the Executive Council. Consenting to the Raising of Loans by certain Local Authorities.

JELLICOE, Governor-General

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

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

SCHEDULE

SCHEDULE.	
WAIRARAPA Electric-power Board (for generation,	£
distribution, and sale of electricity)	50,000
Morrinsville Borough Council (for sewerage purposes)	18,000
Mangawara River Board (for the carrying-out of	,
certain river-works)	12,000
Westland Hospital Board (for completing building	,
scheme)	7,000
Wairoa Harbour Board (for carrying on construction	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
of harbour at Waikokopu)	5,000
Wairoa County Council (for metalling portion of the	,
Waiatai Road)	2,000
Te Awamutu Borough Council (for sewerage pur-	
poses)	5,000
Feilding Borough Council (for sanitary works)	ő,000
Paeroa Borough Council (for sewerage purposes)	5,000
Weber County Council (for various reformation and	
road-metalling works)	5,000
Eketahuna County Council (for purchasing road-	
making machinery)	4,515
Otamatea County Council (for formation, bridging,	
culverting, metalling, and improving roads in the	
Komiti Fruitlands District)	2,750
Spring Creek Road Board (for paying Board's share	
of the capital expenditure of the Wairau Hospital	
Board)	1,200
Franklin County Council (for surveying, legalization,	
and construction of the Patumahoe to Hunter's	1 000
Road)	1,200
Franklin County Council (for forming and metalling	coo
Jericho Road)	600
Hungahunga Drainage Board (for land drainage in	1 100
the Northern Waihekau S.R.A.)	1,100
Road)	1,000
Waikato County Council (for paying the Council's	1,000
proportion of the cost of erecting the Mangatangi	
Bridge)	850
Manukau County Council (for completing the erection	000
of County Offices)	450
Manukau County Council (for completing the forming	100
and metalling of a portion of Redoubt Road)	125
Rangitikei County Council (for providing portion of	
the cost of constructing a suspension-bridge over	
the Kawhatau River)	70
[* · · · · · · · · · · · · · · · · · ·	
F. D. THOMSON,	••

Declaring Portion of the Pamotumotu Block Road, in the Otorohanga County, to be a County Road.

Clerk of the Executive Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present

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

I 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 road.

SCHEDULE.

ALL that portion of road in the Auckland Land District, ALL that portion of road in the Auckland Land District, Otorohanga County, known as the Pamotumotu Block Road, commencing at its junction with the Wharepuhunga No. 3 Block Road, six chains from eastern boundary of Section 6, Block XII, Mangaorongo Survey District, and proceeding thence generally in a south-easterly direction, adjoining or passing through Rangitoto A 188 2, Sections 11 and 13 (Crown land), Block XII, Mangaorongo Survey District, and forking at the northernmost corner of Section 14, Block XII, Mangaorongo Survey District, firstly, in a south-easterly Mangaorongo Survey District, firstly, in a south-easterly direction, adjoining or passing through Section 15, Blocks XII and XVI, Mangaorongo Survey District, and Block XIII, Wharepapa Survey District, and Rangitoto A No. 27B, Block XIII, Wharepapa Survey District, and terminating at a point approximately forty-nine chains from eastern corner a point approximately forty-nine chains from eastern corner and one hundred chains from southern corner of Section 15 aforesaid; secondly, in a south-westerly direction, adjoining or passing through Section 12, Block XII, Mangaorongo Survey District, and terminating at a point on the south-western boundary of the said Section 12; being a total distance of 5 miles 25 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 56800, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red and marked E.K.G.-K.J.

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

Declaring Portion of the Waimarino-Ohakune Road, in the Kaitieke County, to be a County Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

IN COUNCIL.

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

SCHEDULE.

SCHEDULE.

ALI. that portion of the Waimarino-Ohakune Road, in the Wellington Land District, Kaitieke County, commencing at a point about fifteen chains north of the south-eastern corner of Section 6, Block XII, Kaitieke Survey District, and proceeding thence generally in a southerly direction, adjoining or passing through the said Section 6 and scenic reserve, Blocks XII and XVI, Kaitieke Survey District, and terminating at the Makaretu Stream; being a distance of 32-80 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 57024, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Declaring Portion of Prentice Road, in the Ohura County, to ba a County Road.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

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

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

SCHEDULE.

ALL that portion of Prentice Road, in the Taranaki Land District, Ohura County, commencing at its junction with the Kopuha North Road at the north-east corner of Section 8, Block II, Ohura Survey District, and proceeding thence generally in a north-westerly direction, adjoining or passing through the said Section 8, and thence in a north-easterly through the said Section 8, and thence in a north-easterly direction, adjoining or passing through part Section 7, Block II, Ohura Survey District, and terminating at a point on the south-castern boundary of Section 7 (at or near the Trig. Station (X) Picnic); being a distance of forty-five chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 57008, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Declaring Portion of Road in Block XIV, Belmont Survey District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING 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, or after the date of this Order in Council become a Government after the date of this Order in Council, become a Government

SCHEDULE.

Approximate area of the piece of road declared to be a Government road: 1 acre 3 roods 28.4 perches.

Adjoining or passing through Section 18, Waddington Settlement (police reserve), situated in Block XIV, Belmont Survey District. (S.O. 1757.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 56525, 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.

Hobson Electric-power Board.—First Election.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

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 Thursday, the twenty-first day of June, one thousand nine hundred and twenty-three, as the day on which shall be held the first election of representatives of the constituent districts in the Hobson Electric-power District, being an electric-power Hobson Electric-power District, being an electric-power district duly constituted by Proclamation dated the twenty-second day of March, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 27, of the twenty-ninth day of March, one thousand nine hundred and twenty-three.

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

Fixing Dues for Use of the Opotiki County Council's Wharf at Kutarere, Bay of Plenty.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS by Order in Council dated the sixteenth day of May one thousand wine I of May, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette No. 41, of the twenty-fifth day of the same month, dues and rates to be charged and taken by the Opotiki County Council (hereinafter called "the Council") for the use of the Kutarere Wharf were prescribed: And whereas it is desirable that the dues and rates therein prescribed should be reveleded and others. dues and rates therein prescribed should be revoked and others prescribed in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by section thirteen of 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, as from the twenty-first day of May, one thousand nine hundred and twenty-three, the hereinbefore-recited Order in Council, and doth hereby prescribe that, as from the said twenty-first day of May, one thousand nine hundred and twenty-three, the dues and rates prescribed in the Schedule hereto shall be charged and taken by the Council for the use of the said wharf.

SCHEDULE.

BERTHAGE.

For vessels bauling alongside the wharf, per day or part of a day, per ton of registered tonnage: 1d.

STORAGE.

Every person whose goods shall be stored in any shed or upon the wharf shall pay in respect of such goods and the storage thereof the following charges, that is to say:

Upon imported goods: Is. per ton or part of a ton, per day, commencing on the expiration of forty-eight hours after the ship is which the goods were instead hed.

after the ship in which the goods were imported had finished discharging.

Upon goods intended for shipment: The first three days free; after that time 1s. per ton or part of a ton, per day.

WHARFAGE.

For goods, &c., landed on or shipped from the wharf: To be charged by weight or measurement.			
General cargo, incoming or outgoing (with the	£	s.	d.
exceptions hereinafter mentioned), per ton	0	3	6
Ale, beer, or porter, in casks, per gallon indicated			
by Government stamp	0	0	2
Agricultural machinery—			
Hay-rakes, mowers, and cultivators, set up, and			
reapers and binders, each	0	4	0
Maize-shellers and chaff-cutters, with baggers			
attached, each	0	6	0
Maize-planters, tine harrows, chain harrows,			
and tripod harrows, each	0	3	0
Seed drills, rollers, lime and manure sowers,			
and cultivators, to be used with more than			
two horses, and disc harrows, each	0	5	0
Agri motors, each	0	10	0
Beef, tallow, and other meat products, per ton	0	2	6
Bicycles	0	2	0
Bicycles, motor	0	3	6
Bran and pollard, per ton of 10 sacks	0	3	6
Boats, pulling or sailing	0	5	0
Boats, power	0	10	0
Bricks, per 1,000	0	5	0
Butter, per ton of 40 butter-boxes	0	5	0
Carcases of lamb, not exceeding 36 lb. weight	0	0	1
Cargo overlanded and reshipped]	Free	٠.
Cattle, each	0	2	6
Cattle, each, under two years' old	0	. 1	6
Cement, per ton	0	3	6
Charcoal, per ton of 10 sacks	Ŏ	3	6
R	-		-

CI .				£	s.	d.
Cheese, per ton	• •	• •		0	3	6
Clover-seed, per sack	• •	• •	• •	0	0	6
Coals, per ton, loose	• •	• •	• •	0	3	6
Coals, per ton, in sacks	• •	• •	• •	0	3	6
Coke, per ton of 20 sacks	• •	• •	• •	0	3	6
Commercial travellers' sample		. •:	• • •	0	_ 5	0
Commercial travellers' sample			utwards		Free	٠.
Empty casks or barrels (large			• •	0	1	0
Empty casks or barrels (small		٠.	• •	0	0	6
Empty cases, per ton measure			• •	0	2	0
Empty tins (new), per ton me	easuren	nent		0	2	6
Empty tins (used), per ton m	easurei	nent	• •	0	2	0
Empty bottles (new), per ton			• •	0	3	6
Empty bottles (used), per ton	measi	\mathbf{rement}		0	2	0
Empty milk-cans, per ton me		ent		0	3	6
Empty vats, per ton measure	$_{ m ment}$			0	3	6
Firewood, per cord of 128 ft.	• •			0	2	0
Flax and tow, per bale				0	2	0
Flour, per ton	• •			0	3	6
Grain, per sack				0	0	6
Grass-seed, per sack	• •	• •	• •	0	0	6
Gravel, not for road purposes,	, per to	n		0	2	6
Hay, in bales, per ton				0	3	6
Hides, loose, each	• •			0	0	2
Hides, in sacks, every sack	• •			0	0	6
Horses, each	• •			0	2	6
House-blocks, per 100				0	2	6
Kerosene and benzine, per tor	n of 40	ft		0	3	6
Lime, hydraulic, per ton				0	3	6
Lime for agricultural purposes	3			0	.3	6
Limestone, road-metal, or grav	vel, for	road p	urposes			
only, per ton		••	·	0	2	0
Linseed, per ton of 10 sacks				0	3	6
Motor-lorry				_	10	Ō
Malt, per ton of 10 sacks	••			õ	5	ŏ
Motor-cars			• • •	ĭ	Ö	ŏ
Manure, per ton			• •	õ	š	6
Oats, per ton of 12 sacks		• •	• •	ŏ	3	6
Palings, per 1,000		• •	• •	ŏ	6	ő
The Times of the Control of the Cont	• •	• •	• •	ŏ	0	6
Parcels over 2 cubic feet: As		l agrag	• •	U	U	O
Peas and beans, per ton of 10			• • •	0	3	6
Personal luggage up to ½ ton	··		• •	-	ree	
Personal luggage over ½ ton, as	 merch	andise	ner ton	0	3	6
Perambulators and go-carts, e		andisc,		ŏ	2	ŏ
Pigs and goats, per head	асп	• •	• •	ŏ	0	6
Ploughs, double-furrow, each	• •	• •	• •	ŏ		0
Ploughs, single-furrow, each	• •	• •	• •	ŏ	$\frac{3}{2}$	
Ploughs, swamp, intermediate,	oo ob	• •	• •	0	3	0 6
Ploughs, swamp, large, each	, each	• •	• • •	_		
	• •	• •	• •	0	$\frac{5}{3}$	0
Posts and rails, per 100 Potatoes, per ton of 12 sacks	• •	• •	• • •	0		0
	• •	• •	• •	0	3	0
Pumice, per ton of 20 sacks		• •	• •	0	5	0
Pumpkins, per ton of 12 sacks		• •	• •	0	3	0
Quinces, per ton of 12 sacks	• •	• •	• •	Ü	3	0
Scrap-iron, per ton	• •	• •	• •	0	3	6
Shale, per ton	• •	• • •	• •	0	3	6
Sheep (rams) per head	• •	• •	• •	0	0	6
Sheep, per head	• •	• •	• •	0	0	2
Sheep (prize, in crates) each	••	• •	• •	0	I	0
Sheep-skins, per bundle of eigh		• •	• •	0	0	3
Shell, for paths, per ton of 10	sacks	• •	• •	0	3	6
Shingles, per 1,000	• •	• •	• •	0	3	0
Slates, per 1,000	• •	• •		0	6	0
Spirits, wine, and beer, per to	n meas	uremen	t	0	7	6
Strainers, each	• •	• •		0	0	2
Sugar, per ton	• •	• •	• •	0	3	6
Tanks, empty, each	• •	• •	• •	0	3	6
Timber, per 1,000 ft. super.	• •	• •	• •	0	5	0
Tiles, roofing, per 1,000	• •	• •		0	5	0
Traction-engines, each	• •	• •	• •	2	0	0
Vehicles—			_	_		
Carts, drays, or carriages,		neeled,	each	0	3	0
Gigs and buggies, per whe	eel	• •	• •	0	1	6
Wagon	٠.,	• •		0	6	0
Vegetables (green), in sacks	and c	ases, p	er ton	_		
measurement	• •			0	3	6
Wickerware, allowed one-third	off mea	sureme	nt, per	_	_	
ton				0	3	6
Wire, per ton				0	3	6
Wool, per bale	• •			0	1	0
All other goods and packag	ges we	ighing o	over one	, to	n o	\mathbf{r}
measuring over 40 square feet ((which	shall be	$_{\rm deemed}$	ea	uiva	a
lent to a ton): At the rate of	per ton	, 4s., ar	nd in add	liti	on f	ю
actual cost of the labour requir	ed to h	andle s	uch paci	age	es.	-
	F. D.	THO	MSON,			

F. D. THOMSON. Clerk of the Executive Council. Licensing Authority appointed under the Explosive and Dangerous Goods Amendment Act, 1920.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

IN pursuance and exercise of the powers conferred upon him by section nine of the Explosive and Dangerous Goods Amendment Act, 1920, and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint the Leeston Town Board to be a licensing authority for the purposes of the said Act within the Town District of Leeston District of Leeston.

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

McLean Street, in the Borough of Hastings, 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 Buildings at Wellington, this 21st day of May, 1923.

Present:
The Right Honourable W. F. Massey, P.C., presiding 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 Hastings Borough Council on the twelfth day of March, one thousand nine hundred and twenty-

three, viz.:—
"That the Hastings Borough Council, being the local authority having control of McLean Street in the Borough of Hastings, hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, tion one hundred and seventeen of the Public Works Act, 1908, shall not apply to any portion of the said street "; subject to the condition that no building or part of a building shall at any time be erected on either side of McLean Street described in the Schedule hereto within a distance of thirty-three feet from the centre-line of the said street, such condition being of the same effect as By-law No. 3 of the Borough of Hastings, which by-law came into force on the ninth day of August, one thousand nine hundred and twelve.

SCHEDULE.

ALL that street in the Hawke's Bay Land District, Borough of Hastings, known as McLean Street, situated between Heretaunga Street and Drain Reserve. As the said street is more particularly delineated on the plan marked P.W.D. 56600, 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 Southern and Eastern Sides of Portion of Wharf Road, in the Riwaka Road District, 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 Buildings at Wellington, this 21st day of May, 1923.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING 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 Riwaka Road Board on the fifth day

of May, one thousand nine hundred and twenty-three, viz.

"The Riwaka Road Board, having control of that portion of the Wharf Road coloured red as shown on the attached plan, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the southern and eastern sides of the said road";

said road; subject to the condition that no building or part of a building shall at any time be erected on the southern and eastern sides of the portion of Wharf Road (described in the Schedule hereto) within a distance of thirty-three feet from the centreline of the said portion of road.

SCHEDULE.

THE southern and eastern sides of all that portion of road situated in the Nelson Land District, Riwaka Road District, known as Wharf Road, fronting part Section 27, Motueka Original, Block X, Kaiteriteri Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 54100, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

The North-eastern Side of Portion of Upper Featherston 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 Buildings at Wellington, this 21st day of May, 1923.

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

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

the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the eighth day of March, one thousand nine hundred and twenty-three, viz.:—
"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the north-eastern side of Upper Featherston Terrace beginning at a point approximately 187.50 links from its junction with Grant Road, and extending for a distance of 90.91 links, being the frontage of Lot 3, D.P. 28, part Town Section 663, City of Wellington"; subject to the condition that no building or part of a building shall at any time be erected on the north-eastern side of ing shall at any time be erected on the north-eastern side of the portion of Upper Featherston Terrace described in the Schedule hereto within a distance of twenty feet from the

centre-line of the said portion of street.

SCHEDULE.

AIL that portion of street, situated in the Wellington Land District, City of Wellington, known as Upper Featherston Terrace, fronting Lot 3, D.P. 28, part Town Section 663. As the said portion of street is more particularly delineated on the plan marked P.W.D. 56641, 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.

Prescribing the Term for which the Ashburton Electric-power Board may borrow the Sum of £30,000, being Part of a Loan of £296,500 authorized to be raised for the Purchase and Construction of Electric Works.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

WHEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding any-

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

And whereas the Ashburton Electric-power Board has been authorized to borrow the sum of two hundred and ninety-six thousand five hundred pounds for the purchase and construc-tion of electric works for a term not exceeding forty years: And whereas the Minister of Finance has given his precedent

consent as required by the above-recited section eleven, and ti is desired that the term for which the sum of thirty thousand pounds, being part of the loan of two hundred and ninety-six thousand five hundred pounds, may be borrowed be 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 Ashburton Electric-power Board may borrow the said sum of thirty thousand pounds shall be twenty years, and the said Ashburton Electric-power Board is hereby authorized to borrow the said sum of thirty 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 £36,000, being Part of a Loan of £80,000 authorized to be raised for the Improvement of Streets and Footpaths, Erection of Sanitary Conveniences, &c.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS section eleven of the Finance Act, 1921, as Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, 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 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 eighty thousand pounds for

authorized to borrow the sum of eighty thousand pounds for the improvement of streets and footpaths, erection of sanitary conveniences, &c., for a term of thirty-six and a half years, and is now desirous of borrowing thirty-six thousand pounds, being part of the above eighty thousand pounds:

And whereas the Minister of Finance has given his pre-cedent consent as required by the above-recited section eleven, and it is desired that the term for which the said thirty-six thousand rounds may be horrowed by reduced to

eleven, and it is desired that the term for which the said thirty-six thousand pounds may be borrowed be reduced to twenty years from the first day of August, one thousand nine hundred and twenty-three:

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 said Hamilton Borough Council may borrow the said sum of thirty-six thousand pounds shall be twenty years from the first day of August, one thousand nine hundred and twenty-three, and the said Hamilton Borough Council is hereby authorized to borrow the said sum of thirty-six thousand pounds for this term. six thousand pounds for this term.

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

Prescribing the Term for which the Tararua Electric power Board may borrow the Sum of £50,000, being Portion of a Loan of £200,000 authorized to be raised for erecting Transmission-lines and other Purposes.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

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

And whereas the Tararua Electric-power Board has been authorized to borrow the sum of two hundred thousand pounds for erecting transmission-lines and other purposes, for

pounds for erecting transmission-lines and other purposes, for pounds in the test grant mental representations and other purposes, for a period of not less than twenty years nor more than thirty-three years, and now proposes to borrow the sum of fifty

thousand pounds (being part of the two hundred thousand pounds) for a term of thirty-three 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

fifty thousand pounds may be borrowed be thirty-three 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 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 Tararua Electric-power Board may borrow the said sum of fifty thousand pounds shall be thirty-three years, and the said Tararua Electric-power Board is hereby authorized to borrow the said sum of fifty thousand pounds for this term.

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

Prescribing the Term for which the Taumarunui Borough Council may borrow the Sum of £4,000, being Part of a Loan of £8,000 authorized to be raised for Electric Installation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

THEREAS section eleven of the Finance Act, 1921, as VV amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the 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 Taumarunui Borough Council has been

authorized to borrow the sum of eight thousand pounds for electric installation, for a term of five years, and now proposes to borrow four thousand pounds (being part of the said

eight thousand pounds) for a term of ten years:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the said four thousand pounds may be borrowed be 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 Taumarunui Borough Council may borrow the said sum of four thousand pounds shall be ten years, and the said Taumarunui Borough Council is hereby authorized to borrow the said sum of four thousand pounds accordingly. accordingly.

F. D. THOMSON, Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Tuakau Town Board in respect of £6,250, being the Balance of a Loan of £7,000 authorized to be raised for the Purpose of buying a Site and erecting thereon a Town Hall and Municipal Chambers and for the furnishing thereof.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding 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 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 Tuakau Town Board has been authorized to borrow the sum of seven thousand pounds for the purpose of buying a site and erecting thereon a town hall and municipal chambers, and for the furnishing thereof, and is now desirous

chambers, and for the furnishing thereof, and is now desirous of borrowing six thousand and two hundred and fifty pounds, being the balance of the loan of seven thousand pounds, at an increased rate of interest:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the said six thousand two hundred and fifty pounds may be borrowed be increased to not exceeding five and three-quarters 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 Taukau Town Board in respect of the said sum of six thousand two hundred and fifty pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Tuakau Town Board is hereby authorized to borrow the said sum of six thousand two hundred and fifty pounds accordingly.

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

Prescribing the Term for which the Hamilton Borough Council may borrow the Sum of £12,000, being Part of a Loan of £22,000 authorized to be raised for constructing Drains, Drainage works, &c., in the Hamilton Special (Drainage) Rating Area.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a

local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsover, 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 au-

And whereas the Hamilton Borough Council has been authorized to borrow the sum of twenty-two thousand pounds for constructing drains, drainage-works, &c., in the Hamilton Special (Drainage) Rating Area, for a period of thirty-six and a half years, and is now desirous of borrowing twelve thousand pounds, being part of the twenty-two thousand pounds:

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 twelve thousand pounds may be borrowed be reduced to twenty years from the first day of August, one thousand nine hundred and twenty-

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 Hamilton Borough Council may borrow the said sum of twelve thousand pounds shall be twenty years from the first day of August, one thousand nine hundred and twenty-three, and the said Hamilton Borough Council is hereby authorized to borrow the said sum of twelve 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 £12,000, being Part of a Loan of £30,000 authorized to be raised for constructing Drains, Drainage-works, &c., in the Frankton Special Rating Area.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

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

amount thereof as has not been 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 thirty thousand pounds for constructing drains, drainage-works, &c., in the Frankton Special Rating Area, for a term of thirty-six and a half years, and is now desirous of borrowing twelve thousand pounds, being part of the loan of thirty thousand pounds:

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 twelve thousand pounds may be borrowed be reduced to twenty years from the first day of August, one thousand nine hundred and twenty-three:

twenty-three

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 Hamilton Borough Council may borrow the said sum of twelve thousand pounds shall be twenty years from the first day of August, one thousand nine hundred and twenty-three, and the said Hamilton Borough Council is hereby authorized to borrow the said sum of twelve thousand pounds for this term.

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

Prescribing the Rate of Interest that may be paid by the Akaroa | Borough Council in respect of a Loan of £1,190 authorized to be raised for repaying its Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

HEREAS section eleven of the Finance Act, 1921, as WHEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister 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 Akaroa Borough Council has been authorized to borrow the sum of one thousand one hundred and

ninety pounds for repaying its antecedent liability:

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

per annum:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, 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 Akaroa Borough Council in respect of the said loan of one thousand one hundred and ninety pounds shall be a rate not exceeding six per centum per annum, and the said Akaroa Borough Council is hereby authorized to borrow the said sum of one thousand one hundred and ninety pounds accordingly. thousand one hundred and ninety pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Taumarunui Borough Council in respect of a Loan of £2,200 authorized to be raised for the Purchase of a Site for Future Municipal Buildings

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present

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

WHEREAS section eleven of the Finance Act, 1921, as Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsover, whether the rate of interest or the term of years 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 Taumarunui Borough Council has been authorized to borrow the sum of two thousand two hundred pounds for the purchase of a site for future municipal buildings:

authorized to borrow the sum of two thousand two hundred pounds for the purchase of a site for future municipal buildings:

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

F. D. THOMSON,

Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Auckland City Council in respect of a Loan of £30,000 authorized to be raised for enlarging and improving Auckland City Municipal Abattoirs.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING 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 passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term not less than ten years, as may be prescribed by the Governor-General by Order in Council:

And whereas the Auckland City Council has been authorized to borrow the sum of thirty thousand pounds for enlarging and improving Auckland City Municipal Abattoirs:

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

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 Auckland City Council or respect of the said loan of thirty thousand pounds shall in respect of the said loan of thirty thousand pounds shall be a rate not exceeding six per centum per annum, and the said Auckland City Council is hereby authorized to borrow the said sum of thirty thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Franklin County Council in respect of a Loan of £2,000 authorized to be raised for metalling the Paparata Road.

> JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

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

And whereas the Franklin County Council is authorized to borrow the sum of two thousand pounds for metalling the Paparata Road:

Paparata Road:

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:

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 Franklin County 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 Franklin County 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 Akaaka Drainage Board in respect of a Loan of £700 authorized to be raised for repaying its Antecedent Liability.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow more relative purposes to a roll of retapsyons or otherwise. money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years 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 Akaaka Drainage Board is authorized to borrow the sum of seven hundred pounds for repaying its antecedent liability:

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

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 Zéaland, 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 Akaaka Drainage Board in respect of the said loan of seven hundred pounds shall be a rate not exceeding six per centum per annum. shall be a rate not exceeding six per centum per annum, and the said Akaaka Drainage Board is hereby authorized to borrow the said sum of seven hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Taumarunui Hospital Board in respect of a Loan of £45,000 authorized to be raised for erecting New Hospital Buildings at Taumarunui.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

HEREAS section eleven of the Finance Act, 1921, as amended by section six of the Local Bodies' Loans Amendment Act, 1921, provides that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise

howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such

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 Taumarunui Hospital Board has been authorized to borrow the sum of forty-five thousand pounds for erecting new hospital buildings at Taumarunui:

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:

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 Taumarunui Hospital Board in respect of the said loan of forty-five thousand pounds shall be a rate not exceeding six per centum per annum, and the said Taumarunui Hospital Board is hereby authorized to borrow the said sum of forty-five thousand pounds accordingly. ingly.

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

Partial Revocation of Order in Council setting apart Land under the Workers' Dwellings Act, 1910.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

WHEREAS by Order in Council dated the nineteenth Whereas by Order in Council dated the nineteenth day of August, one thousand nine hundred and twelve, and gazetted on the twenty-second day of August, one thousand nine hundred and twelve, the land described in the Schedule hereto was (inter alia) set apart for the purposes of the Workers' Dwellings Act, 1910:

And whereas it now appears that the said land is no longer required for each purposes.

And whereas it now appears that the said land is no longer required for such purposes:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred on him by subsection two of section nine of the Housing Act, 1919, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the said Order in Council in so far as it relates to the said land described in the Schedule hereto. Schedule hereto.

SCHEDULE.

ALL that area in the Taranaki Land District, containing by admeasurement 2 roods, more or less, being Sections 4 and 6 Block XCIX, Town of Waitara West Survey District.

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

Declaring Land to be no longer subject to Part XIV of the Native Land Act, 1909.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

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

WHEREAS by section ninety-six of the Native Land Amendment Act, 1913, it is enacted that the Governor-General in Council may from time to time by Order in Council declare that any land subject to Part XIV or XV of the Native Land Act, 1909 (hereinafter referred to as "the said Act"), and vested in a Maori Land Board, shall no longer be subject to such Parts of that Act, and shall be revested in the Native owners thereof:

And whereas the land mentioned in the Schedule hereto.

And whereas the land mentioned in the Schedule hereto is at present subject to Part XIV of the said Act, and is

vested in the Tokerau District Maori Land Board, which

vested in the Tokerau District Maori Land Board, which Board has recommended that such land be no longer subject as aforesaid and that it be revested in the Native owners:

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 section ninety-six of the Native Land Amendment Act, 1913, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby declare that the land mentioned in the Schedule hereto shall no longer be subject to Part XIV of the Native Land Act, 1909, and shall be revested in the Native owners thereof.

SCHEDULE.

Uakanga No. 8 Block, Kawakawa Survey District: Approximate area, 4 acres 1 rood 10 perches.

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 Buildings at Wellington, this 21st day of May, 1923.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING 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 of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

PURETOTARA Block, Kaeo Survey District: Approximate area, 2,196 acres.

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:
The Right Honourable W. F. Massey, P.C., presiding 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 of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the the Schedule hereto other than alienation in favour of the

SCHEDULE.

CAPE SURVEY DISTRICT. Approximate Ares.

B	ock.	A.	R.	P.
TAIHAERE	No. 1, being Sub. 1 of Section 7	85	0	0
,,	No. 2, being Sub. 2 of Section 7	175	0	1
. ,,	No. 3, being Sub. 3 of Section 7	30	0	0
,,	No. 4, being Sub. 4 of Section 7	150	0	2
,,	No. 5A, being front part of Sub. 5 of			
	Section 7	25	0	1
· j,	No. 5B, being back part of Sub. 5 of			
*	Section 7	35	0	0
,,	No. 6A, being part of Sub. 7 of Sec-			
r	tion 7	9	0	39
As show	n on D.P. 1630, Block V, Cape Survey	Dist	rict	

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 Buildings at Wellington, this 10th day of May, 1923.

Present:

THE RIGHT HONOURABLE W. F. MASSEY, P.C., PRESIDING 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 of the said Dominion, doth hereby prohibit, for the period of one year from the date of this Order in Council, all alienation of the Native land specified in the Schedule hereto other than alienation in favour of the Grown. the Crown.

SCHEDULE.

DANGERONG SERVENT DECEMBER

		1	LSAN(RITOTO	,	SUB	SA TE A	ப	ISTRICT.					
									Apj	proxi	nat	e A	rea.	
	Block									A.	R.	P		
Orakei	No. 4	1A	No.	2						12	2	26		
,,	No.	$4_{\rm A}$	No.	4	,					9	3	38		
,,	No.	lf	No.	2						9	1	8		
							F.	D.	THOM	SON				
				(3	lerk			Executiv			ıcil		

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 Buildings at Wellington, this 21st day of May, 1923.

Present:

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

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the Order in Council referred to in the Schedule hereto.

SCHEDIILE.

ORDER in Council under section 363 of the Native Land Act, 1909, dated the 19th day of July, 1920, as extended by Orders in Council of 4th July, 1921, and 22nd December, 1921, in respect of Tahorakuri No. 5B Block.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL. .

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present :

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

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

be varied or revoked:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority hereinbefore mentioned, and acting by and with the advice and consent of the Executive Council

SCHEDULE.

ORDER in Council under section 363 of the Native Land Act. 1909, dated the 11th day of October, 1920, as extended by Orders in Council of 12th September, 1921, and 25th March, 1922, in respect of Subdivision 2 and other subdivisions of Tahorakuri Block.

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

Regulations under the Health Act, 1920, as to Cattle Saleyards.-(H. 87.)

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 21st day of May, 1923.

Present:

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

IN pursuance and exercise of the powers conferred upon him by the Health Act, 1920, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regula-tions with respect to the registration, construction, and sanitation of cattle saleyards.

REGULATIONS.

REGULATIONS.

1. (1.) Nothing in clauses 3 and 4 of these regulations shall apply within the district of any local authority save in accordance with the terms of a notice by the Minister published as hereinafter provided.

(2.) The Minister may, by notice in the Gazette, apply those clauses to the district or any defined portion of the district of any local authority, and thereupon the same shall be in force in that district or defined portion accordingly as from such date as is specified in that behalf in the notice.

2. These regulations shall be read together with the regulations as to registration of premises (in so far as those regulations relate to cattle saleyards) made under the Health Act, 1920, dated the 10th day of May, 1921, and published in the Gazette of the 19th day of the same month.

3. Before registering any premises as a cattle saleyard the

3. Before registering any premises as a cattle saleyard the local authority of any district to which these regulations are applied as hereinbefore provided shall be satisfied that the following provisions have been complied with:—

(a.) Every yard, pen, and passage way in connection with the premises shall be so graded, drained, and paved as to provide a firm, hard surface sufficiently even to enable all manure, mud, and refuse to be readily removed therefrom.

(b.) Drainage for the effective removal of storm-water and liquids from every yard, pen, and passage-way to such sewer, drain, watercourse, sea-beach, or pit as the Medical Officer of Health may direct shall be provided to the satisfaction of the local authority.

4. When so required by the local authority the occupier of

premises registered as a cattle saleyard shall—

(a.) Pave any such yard, pen, or passage-way as aforesaid with concrete, asphalt, or other material impervious to moisture:

to moisture:

(b.) Provide privy and urinal accommodation for persons using such saleyards or attending sales thereat. All such privy and urinal accommodation shall be provided with drainage and sanitary appliances laid and fitted in accordance with the by-laws of the local authority in respect of drainage and plumbing. authority in respect of drainage and plumbing:

(c.) Provide an adequate supply of water for the use of stock and for cleaning the premises.5. Within twenty-four hours of the termination of any sale

5. Within twenty-four hours of the termination of any sale of cattle, horses, sheep, or swine in any cattle saleyard, every yard, pen, and passage-way shall be cleaned, and all manure, mud, and refuse shall be removed therefrom and buried or otherwise disposed of as the local authority may direct.

6. Every office, shed, privy, or urinal forming part of any premises registered as a cattle saleyard shall be kept at all times in a clean condition.

7. Every person by whose act or default a breach of any of the provisions of these regulations occurs shall be guilty

of the provisions of these regulations occurs shall be guilty of an offence, and is liable for every such offence to a fine

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

JELLICOE, Governor-General.

WHEREAS by section two of the Justices of the Peace Amendment Act, 1908, it is enacted that any in-VV Amendment Act, 1908, it is enacted that any information or complaint, and any affidavit of the service of any summons, authorized by or required for the purpose of the principal Act may be sworn, taken, or received before or by either a Justice or the Clerk of the Court constituted under the Magistrates' Courts Act, 1908, or the deputy of such Clerk, if such Clerk of Court or deputy has been authorized so to do by Warrant under the hand of the Governor-General.

rized so to do by Warrant under the hand of the Governor-General:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section two of the Justices of the Peace Amendment Act, 1908, do hereby authorize the Clerk of the Magistrate's Court holding office for the time being under the Magistrates Courts Act, 1908, at Wairoa to take and receive any information or complaint, and any affidavit of the service of any summons, as provided in the aforesaid section of the Justices of the Peace Amendment Act, 1908,

s witness the hand of His Excellency the Governor-General, this 26th day of May, 1923.

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

Clerk of Magistrate's Court, Whangarei, authorized to take and receive Informations, &c., under Section 2 of the Justices of the Peace Amendment Act, 1908.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

WHEREAS by section two of the Justices of the Peace Amendment Act, 1908, it is enacted that any information or complaint, and any affidavit of the service of any summons, authorized by or required for the purpose of the principal Act may be sworn, taken, or received before or by either a Justice or the Clerk of the Court constituted under the Magistrates' Courts Act, 1908, or the deputy of such Clerk, if such Clerk of Court or deputy has been authorized so to do by Warrant under the hand of the Governor-General:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section two of the Justices of the Peace Amendment Act, 1908, do hereby authorize the Clerk of the Magistrate's Court holding office for the time being under the Magistrates' Courts Act, 1908, at Whangarei to take and receive any information or complaint, and any affidavit of the service of any summons, as provided in the aforesaid section of the Justices of the Peace Amendment Act, 1908. Act, 1908.

As witness the hand of His Excellency the Governor-General this 26th day of May, 1923.

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

Amending a Warrant cancelling the Reservation over Portion of a Primary - education Endowment in the North Auckland Land District, and reserving Crown Land in lieu thereof.

JELLICOE, Governor-General.

HEREAS by section five of the Land Act, 1908, it is provided that every Proclamation, Order in Council, or other instrument, whether made under any Act in force prior to the commencement of that Act or under or by virtue of that Act, and all regulations, by-laws, conditions, or rules made by the Governor-General, the Minister, or any Land Board, may be altered, amended, or revoked from time to time:

And whereas it is necessary to amend a Warrant dated the eighth day of March, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette of the fifteenth day of that month, and issued under section thirty-seven of the Land Laws Amendment Act, 1914, cancelling the reservation over portion of a primary-education endowment in the North Auckland Land District, and reserving Crown land in lieu thereof, part of the aforesaid Crown Land being erroneously described as Sections 316 to 335 (both inclusive), Town of Grahamtown, instead of Sections 316, 317, 318, and 320 to 335 (both inclusive), Town of Grahamtown:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and of every other power and authority enabling me in this behalf, do hereby amend the said Warrant by substituting "Sections 316, 317, 318, and 320 to 335 (both inclusive), Town of Grahamtown," for "Sections 316 to 335 (both inclusive), Town of Grahamtown," as appeared in the Second Schedule to the said Warrant dated the eighth day of March, one thousand nine hundred and twenty, three hundred and twenty-three.

As witness the hand of His Excellency the Governor-General, this 25th day of May, 1923.

W. FRASER, for Minister of Lands.

Land temporarily reserved in the Wellington Land District for a Public Recreation-ground.

JELLICOE, Governor-General.

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 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 pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the land in the Wellington Land District described in the Schedule hereunder written, for a public recreation ground.

ground.

SCHEDULE.

SCHEDULE.

All that area in the Wellington Land District, containing by admeasurement 5 acres 3 roods 25 perches, more or less, being part of Section 17, Town of Paekakariki Extension No. 5, and part of Section 1 of Block II, Paekakariki Survey District, and bounded as follows: Towards the north-east by other part of the said Section 1, 871-2 links; towards the southeast by a public road, 625-9 links; towards the south generally by Pingau Street, 1262-6 links; and towards the north-west by The Parade, 1045-3 links. As the same is delineated on the plan numbered 257/13, deposited in the Wellington District Office of the Lands and Survey Department, and thereon bordered red.

s witness the hand of His Excellency the Governor-General, this $22\mathrm{nd}$ day of May, 1923.

W. FRASER, for Minister of Lands.

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

JELLICOE, Governor-General.

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

SCHEDULE.

OTAGO LAND DISTRICT.—SETTLEMENT LAND. Wairuna Settlement.—Clutha County.—Waipahi Survey District.

SECTION 1s: Area, 703 acres; capital value, £2,630; half-yearly rent, £59 3s. 6d.

Situated about three miles from Waipahi Railway-junction on Southern Trunk Railway. Access by well-formed road. Land of very fair quality; produces good grass, oat and turnip

crops; well watered.

Improvements.—The improvements included in the capital value of the section consist of boundary and subdivisional

The improvements not included in the capital value, but which must be paid for in cash, comprise cottage £140, stable and chaff-house £120, and boundary and subdivisional fencing £146 18s.; total, £406 18s.

Special Condition.—The right is reserved for the Commissioner of Crown Lands, or any person appointed by him, to enter upon Section 1s, Wairuna Settlement, to cut into chaff or thresh a stack of oats at present stacked on the section, and to remove the produce.

section, and to remove the produce.

Section 2s: Area, 553 acres; capital value, £2,960; half-yearly rent, £66 12s.

Situation about three miles from Waipahi Railway-junction on Southern Trunk Railway. Access by well-formed road. Land of very fair quality; produces good grass, oat and turnip crops; well watered.

Improvements.—Improvements included in capital value of section consist of boundary fencing valued at £44 7s.

Improvements not included in the capital value, but which have to be paid for in cash, are fencing, straw-shed and loose-

have to be paid for in cash, are fencing, straw-shed and loose-box, and culverts; total value, £412 14s.

Poplar Grove Settlement.—Taieri County.—Strath Taieri Survey District.

Section 1s: Area, 98 acres 0 roods 36 perches; capital value, £2,470; half-yearly rent, £55 11s. 6d.; interest and sinking fund, £23 9s. 8d.*

* Interest and sinking fund on buildings valued at £465; payable in cash, or in fourteen years by twenty-eight half-yearly instalments of £23 9s. 8d. Total half-yearly payment on lease, £79 Is. 2d.

Situated two miles and a half from Middlemarch on good and nearly level road. Land level, of good quality. Soil black loam, on clay formation; well watered by a creek.

Improvements.—The improvements included in the capital value of section comprise boundary and subdivisional fencing

valued at £161 8s.

The improvements not included in the capital value of

section, but which must be paid for in cash, comprise 11 chains subdivisional fencing valued at £11 8s.

s witness the hand of His Excellency the Governor-General, this 26th day of May, 1923.

W. FRASER, for Minister of Lands.

Notifying Land in Nelson Land District for Sale by Public Auction.

JELLICOE, Governor-General.

IN pursuance of the powers and authorities conferred upon me by the one-hundred and twenty since In pursuance of the powers and authorities conferred upon me by the one-hundred-and-twenty-sixth section of the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint Wednesday, the eleventh day of July, one thousand nine hundred and twenty-three, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto. hereto.

SCHEDULE.

NELSON LAND DISTRICT.—TOWN OF REEFTON. Sections 1047 to 1050: Area, 2 roods 32.4 perches; upset price, £30.

Weighted with £30, valuation for improvements consisting

of hut, pig-sty, felling, grassing, stumping, and fencing.

As witness the hand of His Excellency the Governor-General, this 23rd day of May, 1923.

W. FRASER, for Minister of Lands.

Setting upart Crown Lands 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 lands described in the Schedule hereto for disposal under the section of the Act mentioned.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

		nan	gaunu	Survey	District.		A.	R.	P.
SECTION	74,	Block II	• •			Area,	62	0	30
,,	7 5	**				,,	4 9	2	14
**	76			• •	••	,,	65		24
,,	6,	Block V	• •	• •	• •	,,	49	1	35

As witness the hand of His Excellency the Governor-General, this 23rd day of May, 1923.

W. FRASER, for Minister of Lands.

Regulations for the Conservation and Use of the Rotorna Sanatorium, Baths, Thermal Springs, and Government Gardens and Playing-grounds.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities Conferred upon me by section three hundred and twenty-nine of the Land Act, 1908, the Tourist and Health Resorts Control Act, 1908, and of all other powers and authorities enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, doth hereby revoke all regulations for the conservation and use of the Rotorua Sanatorium, baths, thermal springs, and grounds heretofore made or deemed to have been made under the authority of the said section, and in lieu thereof do hereby make the regulations set forth in the Second Schedule hereto in respect of the reserve described in the First Schedule hereto, and grounds pertaining to such reserve, which contain the thermal springs situate at Rotorua. These regulations shall come into force on the first day of June, one thousand nine hundred and twenty-three.

FIRST SCHEDULE.

ROTORUA Thermal-springs Reserve.

SECOND SCHEDULE.

REGULATIONS.

1. These regulations apply to the Crown lands of Rotorua, in the Auckland Land District, which were within the area described in the Second Schedule hereto, including those planted and enclosed, and in which are situated the Rotorua Sanatorium and the thermal springs which supply the bathing-places known as the Rotorua Baths and Whakarewarewa Baths, and to the reserves made for recreation or other purposes in connection therewith.

Government Sanatorium.

2. Application for admission to the Sanatorium shall be made to the Government Balneologist, Rotorua, and each applicant shall be subject to examination by that officer before being admitted to the Sanatorium. The charges for residence at the Sanatorium and medical treatment shall be those set forth in the First Schedule hereto.

3. No person shall be admitted (unless in accordance with regulations 5 and 6) except on the recommendation of the Hospital Board of the district to which he or she belongs,

the Hospital Board of the district to which he or she belongs, or on the recommendation of the trustees of the benevolent society or hospital (if separate institutions) of the town in which the applicant resides.

4. The Board or trustees in making such recommendations shall guarantee the cost of such applicant patient, shall send him or her at their own charge to Rotorua, be responsible for his or her return passage, and provide a suitable supply of clothing. They shall also furnish a report on the case by a duly qualified medical practitioner, showing the nature of complaint, in order that it may be known whether the case is one that is likely to benefit by treatment at the Sanatorium.

5. Members of any duly registered friendly society may be admitted, on the recommendation of the lodge to which

be admitted, on the recommendation of the lodge to which they belong, on the same terms as patients recommended by a Hospital Board, and regulation 4 shall be read as applying to them in all respects; provided that not more than six such members shall be resident in the Sanatorium at any one time. and that all the hospital beds are not required by patients

and that all the hospital beds are not required by patients admitted under regulation 3.

6. When all the beds are not occupied by patients admitted under regulations 3 and 5 the Balneologist may, at his discretion, admit such persons as he may consider fit and proper subjects for treatment in the Sanatorium.

7. Patients residing in the Government Sanatorium at Rotorua may, while so residing, and on production of a ticket from the Balneologist, be admitted free to such baths as he may direct.

as he may direct.

8. Fees for consultations with the Balneologist or House Surgeon shall be as set forth in the First Schedule hereto.

9. The charge for mineral waters for drinking shall be as provided in the First Schedule hereto.

Government Baths and Treatments.

10. Hours of admission to baths shall be as authorized by the General Manager. Admission shall be obtained by ticket only, and each bather shall present his or her ticket to the bath attendant, who shall clip the ticket in the presence of the bather and retain it. The charges for tickets for admission to baths and for the use of towels and caps shall be those set forth in the First Schedule hereto.

11. Persons suffering from skin-diseases must not bathe in any baths or nools, nor use any towels, except those specially

any baths or pools, nor use any towels, except those specially

set apart for their use; any such persons must inform the ticket issuer, before taking the baths, of the fact that he or she is so suffering. Any person failing to furnish such information will be liable to a penalty not exceeding £10.

12. No garment or clothing of any description shall be

12. No garment or clothing of any description shall be worn by any person whilst using any bath.

13. No person shall wash or place in any bath or swimming-pool subject to these regulations any clothes, soap, substance, article, or thing. Any person committing a breach of this regulation shall be liable to a penalty not exceeding £5.

14. Except when otherwise provided, one towel will be supplied free to each bather using a bath.

15. No person shall place, deposit, or leave any bottle or glassware (whether broken or whole), paper, straw, litter, dirt, rubbish, or any offensive or noxious matter of any kind in any bathing-house, bath, or pool subject to these regula-

in any bathing-house, bath, or pool subject to these regula-

tions.

16. No dogs shall be allowed on the premises of any bath or swimming-pool. The owner of any dog so found will be liable to a penalty not exceeding £1.

17. Every person using any bath or swimming-pool subject to these regulations shall conform to and abide by such regulations; and in case any such person shall while using any such bath or swimming-pool commit any indecency or breach of the peace, or be guilty of any disorderly conduct, or commit a breach of any of these regulations, the Balneologist, or any person duly authorized in writing by the Balneologist, may (without prejudice to any proceedings for a penalty) require any such person to abstain from doing any of the acts aforesaid and forthwith to leave, or in default thereof may eject or cause to be ejected such person from the premises subject to these regulations. to these regulations.

Government Gardens and Playing-grounds.

18. In the following clauses, where not inconsistent with

"Local Controlling Officer" means the Government
Tourist Agent, Rotorua:
"Government Gardens" is that area of ground, hitherto
known as Sanatorium Grounds, comprised in the
Second Schedule hereto, bounded on the north and
east by Lake Rotorua, and on the west by Hinemaru Street and Blocks 42 and 47, Borough of
Rotorua: Rotorua:

"Hinemoa Drive" shall mean the main roadway commencing at the entrance gate at east end of Hinemoa Street, and thence past the front of the main bath building to its interesction with Queen's Drive.

building to its interesction with Queen's Drive.

19. The grounds subject to these regulations shall be open to the public free of charge, subject to the provisions of these regulations; provided that the General Manager may, if deemed expedient, declare such grounds closed, and may direct that at specified times a charge be made for admission, such charge not to exceed the sum of ls.

20. No person shall pick any flower or break or destroy or injure any plant, shrub, or tree growing on land subject to

or injure any plant, shrub, or tree growing on land subject to

or injure any plant, shrub, or tree growing on land subject to these regulations; and if any person shall commit a breach of this regulation he shall be liable to a penalty not exceeding £5, in addition to paying for the damage done.

21. No person shall place, deposit, or leave any bottle or glassware (whether broken or whole), paper, straw, litter, dirt, rubbish, or any offensive or noxious matter of any kind within the said grounds or any part thereof, except in the receptacles provided for such matter.

22. No person shall wash or place in any thermal spring

22. No person shall wash or place in any thermal spring in lands subject to these regulations, or in any spring, geyser,

in lands subject to these regulations, or in any spring, geyser, or pool, or in any water-race, channel, or reservoir within the grounds, any clothes, soap, substance, article, or thing.

23. No horse, dog, or other animal will be allowed inside the grounds or any part thereof which are or is subject to these regulations; and the owner of any horse, dog, or other animal will be liable to a penalty not exceeding £1 for each time such horse, dog, or other animal trespasses or is allowed to trespass on the ground.

This regulation does not apply to horses drawing any carriage, nor to saddled horses, nor to dogs which are led by a cord or chain, passing into or through the said grounds.

24. Any person behaving to the annoyance of others shall be required by the head gardener, or any officer having control of the said grounds, to leave such grounds, and may be prohibited from again entering them.

25. No person shall trespass upon any portion of the

25. No person shall trespass upon any portion of the reserve within any enclosure which may be set apart for planting, or where the soil is loose, or upon grass kept cut for

planting, or where the soil is loose, or upon grass kept cut for lawns, playing-greens, or ornamental purposes.

26. Motor-cars, motor-cycles, bicycles, and vehicles of any description other than wheeled chairs, perambulators, or go-carts entering the Government Gardens must keep to the Queen's Drive and Hinemoa Drive. Any such vehicle shall not be driven or propelled in the Government Gardens at a greater speed than eight miles per hour.

127. The grass playing-greens shall be open to players from 1st November in each year to the 30th April following.

28. The hours of play on the bowling-greens, tennis-courts, and croquet-lawns shall be as directed by the General Manager.

29. Charges shall be made for playing tennis, bowls, croquet, and such other games as may be decided upon by the Department, and shall be as get forth in the First Schodule best law. ment, and shall be as set forth in the First Schedule hereto. No person shall be allowed to play without first purchasing a player's ticket.

30. Players' season tickets shall be available for the period from 1st November in each year to the 30th day of April

following.

31. Any person who is a season-ticket holder shall be liable to have his ticket cancelled should he cause a breach of any of these regulations.

32. All playing fees shall be paid in advance, and a ticket obtained before commencement of play.
33. Season tickets shall be submitted to the ticket-collector

34. Single-game tickets shall be given up to the ticket-collector on demand, and the ticket-collector shall cancel the ticket on collection, and in presence of the player.

35. Material for playing shall be obtained from the greens attendant, and players shall return such material to him before leaving the grounds, at the close of the forenoon or afternoon

sessions 36. Players shall not play more than one game or set when

other persons desire to play.

37. Persons not engaged in the games shall not trespass on the bowling-greens, tennis-courts, or croquet-lawns, or any playing-greens set apart for specific games.

38. Persons wearing boots or shoes with nails or heels shall not be allowed on the bowling-greens, tennis-courts, or

croquet-lawns.

39. Bowl players shall deliver their bowls with both feet on a mat, and must not drop any bowl on the green.

Tennis.

40. The following provisions shall apply to tennis games:—
(a.) Play to cease at each hour and half-hour of the clock (irrespective of the time of commencement of play), and players to vacate the courts.

(b.) No singles to be commenced without first giving

waiting players an opportunity of making a four.

(c.) Courts may be reserved by writing on the boards the names of all four players constituting the set, which is not to include the name of any person then play-

ing on any court.

(d.) No player may be booked at one time for more than one set.

(e.) Courts not occupied by persons who have reserved them within three minutes after time of vacation may be claimed by any four waiting players.

(f.) Club matches shall be regulated by rules as arranged

with the Local Controlling Officer of the Department.

(g.) No player can book more than one hour and a half ahead.

Croquet.

The following provisions shall apply to croquet games:—
 (a.) The playing sessions for each day shall be of two hours' duration, arranged as follows:—

duration, arranged as follows:—

9 a.m. till 11 a.m.

11 a.m. till 1 p.m.

2 p.m. till 4 p.m.

4 p.m. till 6 p.m.

(b.) At the end of each session all players shall vacate their respective lawns for at least one minute.

(c.) The two largest lawns shall not be held for two successive sessions by the same players.

(d.) In event of the number of intending players exceeding

(d.) In event of the number of intending players exceeding the accommodation, those who have not been able to play previously during the day shall have the preference at the change of session.

(a) "Singles" arms shall not be played on any of the

(e.) "Singles" games shall not be played on any of the lawns during Christmas, New Year, or Easter holidays, and the Department may impose this restriction at any other period deemed desirable.

(f.) Club matches shall be regulated by rules as arranged with the Local Controlling Officer of the Department.

ment.

42. Any person behaving to the annoyance of others shall be required by the Local Controlling Officer, the head gardener, or any officer having control of the grounds, to leave the playing-grounds, and may be prohibited from again entering them.

43. The Government reserves the right to refuse the issue

43. The Government reserves the right to refuse the issue of tickets to any person or persons. The General Manager or the Local Controlling Officer shall determine to whom tickets shall NOT be issued.

44. Every person using or passing through the grounds subject to these regulations, or any part thereof, or in or about any of the buildings in such grounds, shall conform to about any of the buildings in such grounds, shall conform to and abide by such regulations; and in case any person shall, while using or passing through any of the grounds, or in or about any of the buildings, commit any indecency, or a breach of the peace, or be guilty of any disorderly conduct, he shall be liable as for a breach of these regulations.

45. For the purpose hereof the General Manager shall have charge of gardens grounds enclosures maths and the pre-

charge of gardens, grounds, enclosures, paths, and the premises pertaining thereto; and as regards any part of the ground subject to these regulations the Local Controlling Officer, the head gardener, or other person in charge thereof at the time shall have authority to carry out these regulations.

46. Except where otherwise specially provided, every person committing a breach of or failing to observe the provisions of these regulations shall be liable on conviction to a penalty not exceeding £5.

FIRST SCHEDULE.

Fees and charges for residence and treatment in the Sanatorium, for medical consultation, for baths, for games, and for mineral drinking-waters shall be as follows: Government Sanatorium-

Residence (including medical attendance,

Residence (including medical				
	nd spec			
treatment); Patients admitted		_		d.
gulations 3, 4, and 5, per week	• • • • • • • • • • • • • • • • • • • •	2	10	0
Patients admitted under re	gulation	6,		_
per week	• •	3	3	0
Mineral water—				
Te Aroha, per glass	• •	0	0	3
Siphons, and 5s. 6d. deposit	• •	0		0
Rachel water, per glass	• •	0	0	2
Medical consultations—		_		
First consultation	• •	1		0
Additional consultations, each	• •		10	6
Visits to patients at own residence	9	1	1.	0
Baths and special treatment—				
Swimming-baths—				
Duchess	• •	0		0
Duchess, half-yearly ticket	• •		15	0
Duchess, yearly ticket		7		0
Blue		0	0	9
Blue, half-yearly ticket		3	15	0
Blue, yearly ticket		6	10	0
Pavilion		0	0	9
Pavilion (women's swimming-	pool), ha	lf-		
yearly		3	15	0
Pavilion (women's swimming-po	ol), yearl		10	0
Towel 3d. extra. Reduced price	e for chil	dren.		
Pavilion Baths—				
Private		0	1	0
Public		0	0	9
Towel 3d. extra. Reduced price	e for chil	dren.		-
Main Baths—				
Priest Bath, public		6	1	0
Priest Bath, private, shallow		ŏ	î	6
Priest Bath, private, deep		ŏ	2	6
Priest Bath, deep, conjoint		0	ī	9
Aix Massage, douche	••		5	ő
	• •	0	1	ŏ
Special douche	••		0	6
Ordinary douche	• •	0		
Liver-pack	• •	0	2	0
Russian Bath	• •	0	3	0
Complete mud	• •	0	3	0
Local mud	• •	0	2	0
Electrical bath	• •	0	3	6
Electrical bath, multipolar	• •	0	5	0
Hot-air treatment		0	5	0
Hot-air treatment, one limb		0	5	0
Needle bath		0	1	6
Ascending douche	• •	0	1	0
Electric-light bath	• •	0	5	0
Electric high-frequency (twenty	minutes)	0	5	0
Electric high-frequency (ten mir	utes)	0	2	6 '
Dry massage and electrical treat	ment	0	7	6
Dry massage and electrical treat		lf-		
hour)	••	0	5	0
Pack		0	1	0
Bergonie treatment		0	7	6
Diathermy		0	5	0
X-ray treatment, film		. ĭ	ì	. ŏ
X-ray treatment, screening		$\ddot{0}$	10	6
Consultation, first visit		ĭ	ĭ	ŏ
Consultation, additional visit		0	10	6
Players' tickets—	• •	0	10	U
		2	15	0
Tennis, season	• •	$\begin{array}{ccc} \cdot \cdot & \frac{2}{2} \\ \cdot \cdot & 2 \end{array}$	15	0
Bowls, season				47
	• •			
Croquet, season	••	2	0	0
Bowls, one game	· · · ·			

Players' tickets-continued.			£	s.	d.
Croquet, one game			 0	1	0
Tennis, half-hour			 0	0	6
Bowls-locker, yearly			 0	5	0
Tennis-locker, yearly			 0	5	0
Hire of tennis-racquet			 0	0	6
Deposit on racquet	• •		 0	10	0
Hire of material			 0	0	4
Hire of shoes			 0	0	4
Bowls, commutation (twe			 0	9	0
Croquet, commutation (tv	velve gan	n e s)	 0	9	0
Tennis, commutation (two	el ve gam e	es)`	 0	5	0

SECOND SCHEDULE.

All that area in the Auckland Land District, containing by admeasurement 2,610 acres, more or less, situated in Tarawera Survey District. Bounded towards the north generally by Lake Rotorua; towards the east generally by that lake, the Puarenga Stream, the Rotorua-Maketu Road, and the north-eastern boundary of Whakarewarewa State Forest; towards the south generally by the Moerangi and Tihoitonga Rockey, and towards the west generally by Sections Nos. 65 Blocks; and towards the west generally by Sections Nos. 65, 64, 63, Suburbs of Rotorua, the road forming the eastern boundary of Section No. 62, and by Sections Nos. 33 and 31 to Fenton Street, and thence by that street, the railway-line, and the Utuhina Stream to Lake Rotorua.

As witness the hand of His Excellency the Governor-General, this 22nd day of May, 1923.

W. NOSWORTHY,

Minister in Charge of Department of Tourist and Health Resorts.

Official Member of Maori Council appointed.

JELLICOE, Governor-General.

IN pursuance and exercise of the power and authority conferred upon me by section eight of the Maori Councils Act, 1900, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby appoint

Ernest Barnes,

of Wanganui, to be the Official Member of the Maori Council for the Maori Council District of Whanganui.

As witness the hand of His Excellency the Governor-General, this 26th day of May, 1923.

J. G. COATES, Minister of Native Affairs.

Clerks of Licensing Committees appointed.

Department of Justice,
Wellington, 29th May, 1923.

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

to be Clerk of the Licensing Committees for the districts of Auckland, Waitemata, and Parnell, vice F. G. Hutton; and

Henry Morgan

to be Clerk of the Licensing Committee for the district of Wanganui, vice J. T. Bishop.

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

Member of Wellington Land Board reappointed.

Department of Lands and Survey, Wellington, 26th May, 1923. weilington, 26th May, 1923.

HIS Excellency the Governor-General has been pleased to reappoint to reappoint Joseph Dawson

to be a member of the Wellington Land Board, as from the 16th June, 1923.

W. FRASER, for Minister of Lands.

Trustee for Havelock Commonage appointed.

Department of Lands and Survey,

Wellington, 26th May, 1923.

IS Excellency the Governor-General has, in pursuance of section 4 of the Havelock Commonage Act, 1877, been pleased to appoint

to be a trustee for the Havelock Commonage, described in the Schedule to the said Act, in the place of John Uren, ${\bf resigned.}$

W. FRASER, for Minister of Lands.

Appointment of Members of Revaluation Committees.

Department of Lands and Survey, Wellington, 26th May, 1923.

PURSUANT to the authority conferred by section 15 of the Land Laws Amendment Act, 1915, the undermentioned persons are hereby appointed to be members of the Revaluation Committees set out hereunder respectively, for a period of one year from the 1st June, 1923:—

Wellington Land District: David Craig, Esq., of Wanganui, Farmer.

Mariborough Land District: Henry William Granville Beauchamp, Esq., of Kaikoura, Sheep-farmer.

W. FRASER, for Minister of Lands.

Members of Domain Boards appointed.

Lands and Survey Office, Wellington, 29th May, 1923. 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:—

Frederick George Collins

to be a member of the Luggate Domain Board, in place of Henry John Hunt, deceased.

William Wilson

to be a member of the Halswell Domain Board, in place of John Murray, resigned.

Ralph Tom Bullock

to be a member of the Ohawe Domain Board, in place of Frederick Mills, resigned.

Mark Fagan

to be a member of the Reefton Domain Board, in place of James Billett, deceased.

James Thomas Kempthorne

to be a member of the Whatawhata Domain Board, in place of William Mawhinney, resigned.

Albert Henry Andrews

to be a member of the Brightwater Domain Board, in place of George Robertson, resigned.

Charles John Dey

to be a member of the Makarewa Domain Board, in place of John Kallm, deceased.

Henry Gibson Davidson and Arthur John James McCreedy

to be members of the Uawa Domain Board, in place of George Kilburn and Rupert Henry Giles, resigned.

W. FRASER, for Minister of Lands.

Appointment of Inspector of Fisheries cancelled.

Marine Department,
Wellington, 22nd May, 1923.

To shereby notified that His Excellency the GovernorGeneral has, in pursuance of the provisions of the
Fisheries Act, 1908, and of the Official Appointments and
Documents Act, 1919, cancelled the appointment of

Alfred George Lake,

of Picton, Police Constable, as an Inspector of Fisheries.

G. JAS. ANDERSON, Minister of Marine.

Inspector of Sea Fishing appointed.

Marine Department,
Wellington, 22nd May, 1923.

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

John Beresford To

of Picton, Harbourmaster, to be an Inspector of Sea Fishing under the first-mentioned Act.

G. JAS. ANDERSON, Minister of Marine.

Registrar of Marriages, &c., appointed.

Office of the Public Service Commissioner,
Wellington, 24th May, 1923.

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

Henry Edgar Moore, Esq.,

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Waipukuran, as from the 11th May, 1923.

A. C. TURNBULL, Secretary.

Clerk of the Magistrate's and Warden's Courts, &c., appointed.

Office of the Public Service Commissioner,

Wellington, 26th May, 1923.

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

Frank Mitchell, Esq.,

to be Clerk of the Magistrate's Court at Motueka for the purposes of the Magistrates' Courts Act, 1908, and Clerk of the Warden's Court, Receiver of Gold Revenue, and Mining Registrar at Motueka, for the Karamea Mining District constituted under the Mining Act, 1908, as from the 1st day of May, 1923.

A. C. TURNBULL, Secretary.

Assistant Clerk of the Magistrate's Court appointed.

Office of the Public Service Commissioner,
Wellington, 26th May, 1923.

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

Douglas Vivian Whitlock, Esq.,

to be Assistant Clerk of the Magistrate's Court at Motueka, for the purposes of section 8 of the Magistrates' Courts Amendment Act, 1922, as from the 3rd day of May, 1923.

A. C. TURNBULL, Secretary.

Local Patent Officer at Dunedin appointed.

Office of the Public Service Commissioner, Wellington, 26th May, 1923.

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

Arthur Evan Dobbie, Esq.,

to be Local Patent Officer at Dunedin, for the purposes of section 15 of the Patents, Designs, and Trade-marks Act, 1921–22, as from the 7th day of May, 1923.

A. C. TURNBULL, Secretary.

Commissioner of the Supreme Court appointed.

A UBREY PERCY BERNE, Esquire, of 113 Pitt Street, Sydney. New South Wales a Solicitation of 113 Pitt Street, A UBREY PERCY BERNE, Esquire, of 113 Pitt Street, Sydney, New South Wales, a Solicitor of the Supreme Court of New South Wales, has this day been appointed by the Right Honourable Sir Robert Stout, P.C., K.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in the State of New South Wales, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington this 22nd day of May, 1923.

W. A. HAWKINS, Registrar, Supreme Court.

Commissioner of the Supreme Court appointed.

A LFRED JOSEPH MORGAN, Esquire, of 34 Martin Place, Sydney, New South Wales, a Solicitor of the Supreme Court of New South Wales, has this day been appointed by the Right Honourable Sir Robert Stout, P.C., K.C.M.G., Chief Justice of New Zealand, a Commissioner of the Supreme Court of New Zealand in the State of New South Wales, under the 47th section of the Judicature Act, 1908, for the purpose of administering and taking all such oaths, affidavits, and affirmations as in the said section mentioned.

Dated at Wellington this 23rd day of May, 1923.

W. A. HAWKINS, Registrar, Supreme Court. Appointments, Promotions, Resignations, and Transfers of Officers of the Territorial Force.

Department of Defence,
Wellington, 28th May, 1923.

IS Excellency the Governor-General has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the Territorial Force :-

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

The appointment of 2nd Lieutenant (on probation) T. T. Cuddie lapses. Dated 16th May, 1923.

THE REGIMENT OF N.Z. ARTILLERY.

Captain A. A. McLean to be Major (11th Battery). Dated

Captain A. A. McLean to be Major (11th Battery). Dated 14th May, 1923.
Major C. N. Newman, D.S.O., from the Reserve of Officers, to be Major (3rd Battery). Dated 18th May, 1923.
2nd Lieutenant (temp.) L. A. Rhodes to be Lieutenant (12th Battery). Dated 16th May, 1923.
Frederick Albert Craig to be 2nd Lieutenant (1st Battery). Dated 30th April, 1923.
Henry Roy Hume to be 2nd Lieutenant (on probation), (4th Battery). Dated 1st May, 1923.
Walter Alan Gow to be 2nd Lieutenant (on probation), (11th Battery). Dated 1st May, 1923.

Battery). Dated 18th May, 1923.
Victor Milton Rowland to be 2nd Lieutenant (on probation), (18th Battery). Dated 18th May, 1923.
Philip Athol Reveirs to be 2nd Lieutenant (15th Battery). Dated 19th May, 1923.

Dated 19th May, 1923.
Kenneth James Parker to be 2nd Lieutenant (14th Battery).
Dated 22nd May, 1923.
Ralph Ernest Sleigh to be 2nd Lieutenant (14th Battery).
Dated 22nd May, 1923.
2nd Lieutenant (on probation) W. J. B. Clapham (4th Battery) resigns his appointment. Dated 30th April, 1923.

THE REGIMENT OF N.Z. ENGINEERS.

No. 4 Field Company.

Central Depot.

Lieutenant K. T. Jenssen to be Captain, supernumary to establishment. Dated 18th May, 1923.

THE N.Z. INFANTRY.

The Auckland Regiment.

2nd Lieutenant E. B. M. Laseron to be Lieutenant (10th C. Battalion). Dated 18th May, 1923.
2nd Lieutenant G. F. Pryce, from the Otago Regiment, to be 2nd Lieutenant (4th Battalion), with seniority as from the

2nd Lieutenant (4th Battalion), with seniority as from the 9th July, 1921.

George Alfred Lionel Beswick to be 2nd Lieutenant (on probation), (6th C. Battalion). Dated 1st May, 1923.

Eric Daniel Pritchard to be 2nd Lieutenant (on probation), (7th C. Battalion. Dated 15th May, 1923.

Thomas Scott to be 2nd Lieutenant (on probation), (8th C. Battalion). Dated 15th May, 1923.

The Wellington Regiment.

Lionel Gilbert Thompson to be 2nd Lieutenant (9th C. Battalion). Dated 15th May, 1923.

The Canterbury Regiment.

Lieutenant O. F. Baker (5th C. Battalion) is transferred to the Reserve of Officers, Class I (b), R.D. 10. Dated 15th May,

Lieutenant A. K. Gray (2nd Battalion) is transferred to the Reserve of Officers, Class I (b), R.D. 9. Dated 16th May,

The Otago Regiment.

Lieutenant J. B. Mawson to be Captain (7th C. Battalion).
Dated 21st May, 1923.
2nd Lieutenant G. F. Pryce is transferred to the Auckland
Regiment. Dated 18th May, 1923.
Captain S. G. Scoular (1st Battalion) is transferred to the
Reserve of Officers, Class I (b), R.D. 11. Dated 17th May,

Lieutenant G. Swan, M.C. (1st Battalion), is transferred to the Reserve of Officers, Class I (b), R.D. 11. Dated 11th May, 1923.

N.Z. MEDICAL CORPS.

Captain F. M. Spencer, from the Reserve of Officers, to be Captain. Dated 15th May, 1923.

R. HEATON RHODES, Minister of Defence.

Defence Rifle Club accepted.

Department of Defence,

Wellington, 22nd May, 1923. IS Excellency the Governor-General has been pleased to accept the services of the undermentioned Defence Rifle Club, under section 43, Defence Act, 1909:—

Mawheraiti Defence Rifle Club, with headquarters at Mawheraiti, Grey Valley.

Date of acceptance, 15th May, 1923.

R. HEATON RHODES, Minister of Defence.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence, Wellington, 22nd May, 1923.

IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary

Forces Officers' Decoration to Colonel G. W. C. Macdonald, Retired List.

R. HEATON RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 25th May, 1923. THE following notice, received from the Chairman of the Council of the County of Clutha, is published in accordance with the provisions of the Local Bodies' Loans Act,

W. F. MASSEY, Minister of Finance.

COUNTY OF CLUTHA.

Result of Poll on Proposal to raise a Loan.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the County of Clutha was taken on the 9th day of May, 1923, on the proposal of the Clutha County Council to borrow the sum of £12,000 for the purpose of rebuilding or re-erecting certain bridges (exceeding 30 ft. span) within the county.

The number of votes recorded for the proposal was 936, and the number of votes recorded against the proposal was

314.

I therefore declare that the proposal was carried. Dated this 15th day of May, 1923.

ALFRED NORTH, Chairman, Clutha County Council.

Result of Poll for Proposed Loan.

Wellington, 29th May, 1923 THE following notice, received from the Chairman of the Board of the Thames Harbour District, is published in accordance with the provisions of the Thames Harbour Board Loan and Empowering Act, 1920.

W. F. MASSEY, Minister of Finance.

THAMES HARBOUR BOARD.

Pursuant to section 19 of the Thames Harbour Board Loan and Empowering Act, 1920, I hereby give notice that a poll of the ratepayers of the Thames Harbour District was taken on the 26th day of April, 1923, on the proposal of the Thames Harbour Board to borrow a sum of £60,000 for harbour-improvement works at Thames.

The number of votes recorded for the proposal was 1,459, and the number of votes recorded against the proposal was 2,493; informal, 77.

I therefore declare that the said proposal was rejected.

R. COULTER, Chairman.

Result of Poll for Proposed Loan.

Wellington, 29th May, 1923. THE following notice, received from the Chairman of the Council of the County of Whakatane, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

WHAKATANE COUNTY COUNCIL.

Result of Poll on Proposal to raise £220 for the Paroa Bridge. PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the County of Whakatane (who are included in the

Paroa Special Rating District) taken on the 9th day of May, 1923, on the proposal of the Whakatane County Council to borrow the sum of £220 for construction of the Paroa Bridge, the number of votes recorded for the proposal was 4, and

It the number of votes recorded against the proposal was 3.

I therefore declare that the proposal was rejected.

Dated this 14th day of May, 1923.

W. REID, Chairman.

Approval of Fees for Licensing of Vehicles fixed by By-laws.— Hauraki Plains County Council.

Department of Internal Affairs,
Wellington, 25th May, 1923.

IT is hereby notified, in accordance with section 109 of the
Counties Act, 1920, that so much of the by-laws made
by the Hauraki Plains County Council and sealed on the 24th
day of January, 1923, as appoints the several sums to be
paid to the Hauraki Plains County funds for the licensing of
vehicles plying for hire has this day been approved by His
Excellency the Governor General.

G. JAS. ANDERSON, For Minister of Internal Affairs.

By-law of the Gore Borough Council confirmed under the By-laws Act, 1910.

Department of Internal Affairs,
Wellington, 28th May, 1923.

THE following certificate has been executed on the sealed copy of the By-law No. 1 made by the Gore Borough Council on the 6th day of November, 1922.

WM. DOWNIE STEWART, Minister of Internal Affairs.

CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within-written By-law No. 1 of the Gore Borough Council, and declare that the same came into force on the 1st day of April, 1923.

Dated this 28th day of May, 1923.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Result of Election of Members of Waimakariri River Trust.

Department of Internal Affairs,
Wellington, 30th May, 1923.

THE following result of the election of members of the
Waimakariri River Trust has been received, and is
published in accordance with the River Boards Act, 1908, and
amendments, and the Waimakariri River Improvement Act,

G. P. NEWTON, Assistant Under-Secretary.

Appointed by Minister of Public Works: Joseph Henry Black-well and John Wood.

well and John Wood.

Elected by ratepayers: Northern Subdivision—Richard Orme
Dixon and Frederick George Horrell; Southern Subdivision—James Leslie, William Pritchard Spencer, Alfred
Manhire, and Charles Henry Adolphus Truscott Opie.

Destruction of Deer.

N exercise of the powers vested in me by the Animals Protection and Game Act, 1921–22 (hereinafter referred to as "the said Act"), I, William Downie Stewart, Minister of Internal Affairs of the Dominion of New Zealand, do hereby notify that the following imported game—viz., red deer and fallow deer—may be taken or killed within any acclimatization district subject to the following conditions.

CONDITIONS.

1. Notwithstanding anything contained in the said Act, the secretary of any acclimatization society, or any person or persons duly authorized in writing by any such secretary, may, during the period hereinafter mentioned, kill within the district of that society red deer and fallow deer of either sex and of any age which, in the opinion of the said secretary or of the said authorized persons, should be destroyed.

2. Such deer may be destroyed as aforesaid during a period of twelve months from the date hereof.

3. A return shall be furnished to the Minister of Internal

3. A return shall be furnished to the Minister of Internal Affairs by the secretary of each acclimatization society

within one calendar month after the expiry of the aforesaid period, and such return shall state the number (if any) and sex of all deer so destroyed as aforesaid, the dates, and name of person by whom and the locality in which the deer were destroyed.

4. The head or antlers of any stag, or the venison or skins of any deer, taken or killed pursuant to this warrant may

be disposed of subject to the regulations made under the said Act by Order in Council dated the 3rd day of November,

1922, and gazetted on the same date.

5. Any person who commits a breach of any of the provisions of these regulations is liable to a penalty not exceeding £20.

As witness my hand, at Wellington, this 29th day of May, 1923.

WM. DOWNIE STEWART Minister of Internal Affairs.

Dates of Election of Members of Ngaruawahia Fire Board.

Department of Internal Affairs,

Wellington, 28th May, 1923.

PURSUANT to section 18 of the Fire Brigades Act, 190
I, William Downie Stewart Minister Price Pri DURSUANT to section 18 of the Fire Brigades Act, 1908, I, William Downie Stewart, Minister of Internal Affairs, and the Minister charged with the administration of the said Act, do hereby appoint Wednesday, the 30th May, 1923, to be the day for the holding of an election of three members of the Ngaruawahia Fire Board by the contributing local authority; and I do further appoint Tuesday, the 12th June, 1923, to be the day for the holding of an election of three members of the said Ngaruawahia Fire Board by the fire members of the said Ngaruawahia Fire Board by the fire-insurance companies which for the time being are carrying on insurance companies which for the time being are carrying on business within the said Ngaruawahia Fire District.

WM. DOWNIE STEWART, Minister of Internal Affairs.

Notice under the Shops and Offices Act, 1921-22, fixing the Closing-hours of Chemists' Shops in the City of Nelson.

HEREAS a requisition in writing, signed by a majority of the occupiers of all the chemists' shops in the City of Nelson, has been forwarded to me, desiring that all such shops in the city be closed in the evening of working-days as follows: On Mondays, Tuesdays, Thursdays, Fridays, and Saturdays at 5.30 p.m., with the exception that should the occupier of any shop affected by this requisition observe, pursuant to section 14 (2) of the Shops and Offices Act, 1921-22, Saturday as the statutory closing-day, then and in such case the closing-hour on Wednesday for any such shop shall be 5.30 p.m.: be 5.30 p.m.: And whereas,

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

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921–22, I do hereby direct that on and after the 11th day of June, 1923, all the chemists' shops in the City of Nelson shall be closed accordingly. The notice gazetted on the 18th day of April, 1918, is hereby cancelled.

Dated at Wellington this 28th day of May, 1923.

G. JAS. ANDERSON, Minister of Labour.

Appointing Wednesday as the Statutory Closing-day in the Combined District of Invercargill.

WHEREAS a poll to determine the statutory V day in the combined district of Invercargill, comprising the Boroughs of Invercargill and South Invercargill, was duly taken under the authority of section 20 of the Shops and Offices Act, 1921-22, on the 26th day of April,

And whereas the Mayor of the Borough of Invercargill has notified me that the majority of the votes given at such poll were in favour of the appointment of Wednesday as the statutory closing-day in the said combined district of Inver-

cargill:Now, therefore, I, George James Anderson, Minister of Labour, in pursuance of section 20 of the Shops and Offices Act, 1921–22, do hereby appoint Wednesday as the statutory closing-day in the said combined district of Invercargill as from the 11th day of June, 1923.

Dated at Wellington this 28th day of May, 1923.

G. JAS. ANDERSON, Minister of Labour.

Clearing Office Announcement.—Last Date for Acceptunce of Claims.—Article 297 of the Treaty of Versailles.

THE Public Trustee, as Controller of the New Zealand Clearing Office, announces that he is in receipt of information that upon representations made by the British Clearing Office, London, to the Anglo-German Mixed Arbitral Clearing Office, London, to the Anglo-German Mixed Arbitral Tribunal for an extension of time for the lodging of claims for proceeds of liquidation of property in Germany and/or for compensation under Article 297 and 300 (b) of the Treaty of Versailles in respect of damage inflicted upon their property, rights, and interests in Germany by the application of exceptional war measures, measures of transfer or measures of execution, the Tribunal has fixed the 31st December, 1923, as the final date for such claims to be sent into the local Clearing Offices, after which date no further extensions of time will be granted for the registration of such claims.

J. W. MACDONALD.

J. W. MACDONALD, Public Trustee as Controller, New Zealand Clearing Office.

Officiating Ministers for 1923.—Notice No. 19.

Registrar-General's Office

Wellington, 29th May, 1923.

PURSUANT to the provisions of the Marriage Act, 1908, the following names of Officiality 25. the following names of Officiating Ministers within the meaning of the said Act are published for general informa-

Methodist Church of New Zealand. The Reverend McDavis Wharehuia.

Congregational Independents. The Reverend Frank Tucker.

Erratum.—In Notice No. 17, published in New Zealand Gazette on the 8th May, 1923, under Methodist Church of New Zealand, for "Reverend W. C. McDonald" (as returned) read "Reverend William McDonald."

W. W. COOK, Registrar-General.

Public Trust Office Act, 1908, and its Amendments.—Elections to administer Estates.

OTICE is hereby given that the Public Trustee has filed in the Supreme Court an election to administer in respect of the several estates of the persons deceased whose names, residences, and occupations (so far as known) are hereunder set forth, the gross property in each case being estimated not to exceed £400 in value.

No.	Name.	Residence,	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Clark, David	Makihinui	Labourer	4/3/23	24/5/23	Intestate	Hokitika.
2	Corder, Sarah Jane	Wakapuaka	Married woman	26/3/23	23/5/23	,,	Nelson.
- 3	Donne, William Joseph	Sydney, N.S.W	Butcher's assistant		24/5/23	,,	Dunedin.
4	Earnshaw, Thomas	Rangiora	Saddler	24/3/23	23/5/23	Testate	Christohurch.
5	Fenwick, George James	Wellington	Clerk	4/5/23	24/5/23	,,	Wellington.
6	Glendinning, Isabella McKay	Rangiotu	Widow	1/9/20	24/5/23	,,	Christohurch.
7	Hogg, William John	San Francisco, U.S.A.	Not known	12/3/17	24/5/23	Intestate	Auckland.
8	Ingram, Frederick Miles	Wanganui	Labourer	9/4/23	23/5/23	,,	Wellington.
9	Mackay, John	Christchurch	Retired farmer	1/4/23	23/5/23	Testate	Christchurch.
10	Olver, Marion	Marton Junction	Married woman	17/2/23	23/5/23	i ,,	Wellington.
11	Shepherd, Patrick Nimmo	Invercargill	Sheet-metal worker	29/3/23	23/5/23	Intestate	Invercargill.
12	Shields, John Ross	Waikino	Battery hand	20/4/23	23/5/23	,,	Auckland.
13	Wallace, James	Grevtown	Bootmaker	24/1/08	23/5/23	,,	Invercargill.
14	White, Mary	Dunedin	Widow	27/4/23	24/5/23	Testate	Dunedin.
15	Young, David Tweedie	Invercargill	Scholar	1/2/23	23/5/23	Intestate	Invercargill.
_	-	١		' '	. ,		1

Traffic Returns.

		VAYS.—Traffic	Returns for the	period ending 28th	April,	1923, and for tl	ne corresponding
period, 1922:		EI SECTION.	1	NORTH ISLAND	MAIN	LINES AND	BRANCHES.
D. converse		1923. No.	1922. No.	D		1923.	1922.
Passengers,— 1st Class	••	2,403	2,910	Passengers,— 1st Class		No. ., 97,608	No. 111,781
2nd Class	••	13,410	15,129	2nd Class	••	559,476	643,868
Total	••	15,813	18,039	Total	••	657,084	755,599
Season Tickets	••	115	96	Season Tickets	••	26,270	23,638
Goods,		No.	No.	Goods,-		No.	No.
Cattle Sheep and Pigs	••	$\begin{array}{ccc} & 169 \\ & 2,845 \end{array}$	$\begin{bmatrix} 37 \\ 1,202 \end{bmatrix}$	Cattle Sheep and Pigs	••	15,211	14,664 285,599
		- -	1,239	•	• •	<u></u>	
Total	••	3,014 ———— Tons.	Tons.	Total	••	284,215 	300,263
Timber		2,244	1,735	Timber		25,216	19,952
Other Goods	••	11,356	9,078	Other Goods	••	162,891	153,010
Total	••	13,600	10,813	Total	••	188,107	172,962
REVENUE,-		£s, d.	£ s. d.	REVENUE,		£ s. d.	£ s. d.
Passengers	••	1,655 18 9	1,734 5 3	Passengers	••	105,816 1 7	144,504 2 9
Parcels Goods	••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	155 14 4 3,104 3 8	Parcels Goods	••	13,901 14 3 152,470 19 2	13,275 1 4 $142,041$ 1 1
Miscellaneous		187 8 6	76 19 2	Miscellaneous	••	4,073 17 2	3,344 6 4
Rents and Commis	scions	188 4 9	232 17 7	Rents and Commis	sions	6,220 13 1	5,922 15 5
Total	••	£5,702 9 10	£5,304 0 0	Total	••	£282,483 5 3	£309,087 6 11
n en	KAIHU	SECTION.		SOUTH ISLAND	MAI		
Passengers,-		1923. No.	1922. No.	Passengers,-		1923. N o.	1922. No.
1st Class	• •	172	322	1st Class		62,633	78,186
2nd Class	••	2,709	2,479	2nd Class	••	273,737	336,712
Total	••	2,881	2,801	Total	••	336,370	414,898
Season Tickets	••		••	Season Tickets	••	9,578	9,811
Goods,—		No.	No.	Goods,— Cattle		No. 6,427	No. 5,084
Cattle Sheep and Pigs	••	••	30	Sheep and Pigs	••	564,701	628,777
Motel		-	32	Total		571,128	633,861
Total	••	• • • • • • • • • • • • • • • • • • • •		10481	••		
m:1		Tons. 642	Tons. 606	Timber		Tons. · 11,119	Tons. 9,611
Timber Other Goods	• • • • • • • • • • • • • • • • • • • •	317	481	Timber Other Goods	••	179,788	180,025
Total	• •	959	1,087	Total	••	190,907	189,636
Revenue,-		£ s. d.	£ s. d.	Revenue,—		£ s. d.	£ s. d.
Passengers	••	269 10 3	235 4 3	Passengers		49,738 14 7	73,041 4 4
Parcels	••	61 5 6	50 11 10 402 9 6	Parcels	••	7,835 19 11 106,751 6.4	
Goods Miscellaneous	••	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	59 17 2	Goods Miscellaneous	••	3,394 3 11	2,885 10 6
Rents and Commi		24 14 4	23 4 4	Rents and Commis	ssions	3,848 4 4	3,873 3 10
Total	••	£768 14 0	£771 7 1	Total	••	£171,568 9 1	£198,824 18 4
G:	ISBORN	E SECTION.		W	CSTLA	ND SECTION.	
		1923.	1922.	D		1923. No.	1922. No.
Passengers,— 1st Class		No. 861	No. 1,129	Passengers,— 1st Class		3,528	
2nd Class	•••	5,431	6,194	2nd Class	••	26,198	30,239
Total	••	6,292	7,323	Total	• ••	29,726	34,298
Season Tickets	••	47	24	Season Tickets		1,104	1,161
Goods,—	•••	No.	No.	GOODS,—		No.	No.
Cattle	••	166	25	Cattle	••	284	
Sheep and Pigs	••	15,115	15,154	Sheep and Pigs	• •	4,160	
Total	••	15,281	15,179	Total	••	4,444	4,145
		Tons.	Tons.			Tons.	Tons.
Timber	••	827	754	Timber	• •	10,687	
Other Goods	•••	3,034	4,674	Other Goods	••	99.905	
Total	••	3,861	5,428	Total	••		
REVENUE, —		£ s. d. 856 15 8	£ s. d. 946 5 6	REVENUE,— Passengers		£ s. d 3,552 9 3	4,287 1 10
Passengers Parcels	••	131 6 7	101 12 0	Parcels		549 4 10	472 7 2
Goods	•••	1,572 13 5	2,672 15 5	Goods	••	9,497 11 5 1,032 16 2	
Miscellaneous Rents and Comm	issions	18 14 6 91 19 11	63 1 10 103 7 0	Miscellaneous Rents and Commi	ssions	575 1 0	
Section 1997 April		£2,671 10 1	£3,887 1 9	Total	••	£15,207 2 8	8 215,087 8 10
Total	••	22,011 TO T		1 .			

W	ESTPO	RT SEC		1000	<u> </u>	PICTON	SECT		1000
ъ			1923.	1922.	D			1923.	1922.
Passengers,			No.	No.	PASSENGERS,—			No.	No.
1st Class	••	• •	114	109		••	••	1,524	1,791
2nd Class	••	••	7,140	7,276	2nd Class	••	••	4,770	6,700
Total	••	••	7,254	7,385	Total	••	••	6,294	8,491
Season Tickets	••	••	124	107	Season Tickets	••	••	5	4
Goods,—			No.	No.	Goods,—			No.	No.
Cattle	• •	••		4	Cattle	••	••	173	71
Sheep and Pigs	• •	• •	90	142	Sheep and Pigs	• •	••	19,344	24,044
			_						
Total	• •	ı. •	90	146	Total	• •	••	19,517	24,115
			_						
			Tons.	Tons.				Tons.	Tons.
Timber		• •	409	506	Timber	• •	••	14	22
Other Goods		••	47,640	47,514	Other Goods	••	••	5,224	5,730
									<u>-</u> -
Total	• •	••	48,049	48,020	Total	• •	••	5,238	5,752
REVENUE,-		£	s. d.	£ s. d.	REVENUE,-		£	в. d.	£ s. d.
Passengers		646		631 9 1	Passengers			17 4	738 14 6
Parcels	• •		3 10	78 4 3	Parcels	•••		15 10	89 3 2
Goods	••		14 7	9,046 14 10	Goods	••		14 1	2,571 19 11
Miscellaneous	• •		14 4	453 8 3	Miscellaneous	••		10 6	175 14 6
Rents and Commi			12 11	69 4 11	Rents and Commis			14 6	99 11 9
Total		£10,066	13 7	£10,279 1 4	Total	••	£3,097	12 3	£3,675 3 10
N	TOP. T.ST	NI SIROTTI	ION		. T V 15, 15.	XX7 A TZ A F		CDTD A BACTO	IDO
N	ELSO	N SECT		. 1000	LAKE	WAKAT	ripu s		
	ELSO	N SECT	1923.	1922.		WAKAT	ripu s	1923.	1922.
Passengers,			1923. No.	No.	Passengers,-			1923. N o.	1922. No.
Passengers,— 1st Class	••	••	1923. No. 211	No. 272	Passengers,— 1st Class	••	••	1923. No. 422	1922. No. 705
Passengers,			1923. No.	No.	Passengers,-			1923. N o.	1922. No.
Passengers,— 1st Class 2nd Class	••	••	1923. No. 211 4,255	No. 272 4,987	Passengers,— 1st Class 2nd Class	••	••	1923. No. 422 975	1922. No. 705 954
Passengers,— 1st Class	••	••	1923. No. 211	No. 272	Passengers,— 1st Class	••	••	1923. No. 422	1922. No. 705
Passengers,— 1st Class 2nd Class	••	••	1923. No. 211 4,255	No. 272 4,987	Passengers,— 1st Class 2nd Class	••	••	1923. No. 422 975	1922. No. 705 954
Passengers,— 1st Class 2nd Class Total	::	•••	1923. No. 211 4,255 	No. 272 4,987 5,259	Passengers,— 1st Class 2nd Class Total		••	1923. No. 422 975 1,397	1922. No. 705 954 1,659
Passengers,— 1st Class 2nd Class Total Season Tickets	::	•••	1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34	PASSENGERS,— 1st Class 2nd Class Total Season Tickets		••	1923. No. 422 975 1,397	1922. No. 705 954 1,659
PASSENGERS,— 1st Class . 2nd Class . Total Season Tickets Goods,—	::	•	1923. No. 211 4,255 	No. 272 4,987 5,259 19	PASSENGERS,— 1st Class 2nd Class Total Season Tickets Goods,—		••	1923. No. 422 975 1,397 	1922. No. 705 954 1,659
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Eheep and Pigs			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs			1923. No. 422 975 	1922. No. 705 954 1,659 No. 12 2,029
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle			1923. No. 422 975 	1922. No. 705 954
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Eheep and Pigs			1923. No. 211 4,255 - 4,466 21 No. 16 3,849 - 3,865	No. 272 4,987 5,259 19 No. 34 4,670 4,704	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs	::	••	1923. No. 422 975 	1922. No. 705 954 1,659 No. 12 2,029
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Trons.	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs	::	••	1923. No. 422 975 	1922. No. 705 954 1,659 No. 12 2,029
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs Total Timber			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber	::	••	1923. No. 422 975 1,397 No. 27 938 ——————————————————————————————————	1922. No. 705 954 1,659 No. 12 2,029 2,041
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Trons.	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs	::	••	1923. No. 422 975 1,397 No. 27 938 ——— Tons.	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons.
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Sheep and Pigs Total Timber . Other Goods			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods			1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs Total Timber			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber			1923. No. 422 975 1,897 No. 27 938 965 Tons. 45 644 689	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Sheep and Pigs Total Timber . Other Goods			1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods	:: .: .: .: .: .: .: .: .: .: .: .: .: .		1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Sheep and Pigs Total Timber . Other Goods			1923. No. 211 4,255 4,466 21 No. 16 3,849 3,865 Tons. 398 2,447 2,845 s. d.	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods	:: .: .: .: .: .: .: .: .: .: .: .: .: .		1923. No. 422 975 1,897 No. 27 938 965 Tons. 45 644 689	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs Total Timber Other Goods Total		 	1923. No. 211 4,255 	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872 £ s. d. 492 11 2	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total	:: .: .: .: .: .: .: .: .: .: .: .: .: .		1923. No. 422 975 1,897 No. 27 938 965 Tons. 45 644 689	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Eheep and Pigs Total Timber Other Goods Total Revenue,— Passengers Parcels		 410	1923. No. 211 4,255 4,466 21 No. 16 3,849 3,865 Tons. 398 2,447 42,845 8. d. 13 5 16 7	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 258 2,619 2,872 492 11 2 51 12 4	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total REVENUE,— Passengers Parcels			1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644 689 s. d.	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544 £ s. d.
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Eheep and Pigs Total Timber . Other Goods Total Revenue,— Passengers . Parcels . Goods .		 410 74 1,146	1923. No. 211 4,255 -4,466 21 No. 16 3,849 3,865 Tons. 398 2,447 2,845 8. d. 13 5 16 7 18 11	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872 492 11 2 51 12 4 1,164 18 3	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total REVENUE,— Passengers Parcels Goods			1923. No. 422 975 1,397 No. 27 988 965 Tons. 45 644 689 s. d. 17 11	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 54 8. d. 361 18 6
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Sheep and Pigs Total Timber Other Goods Total Revenue,— Passengers Parcels Goods Miscellaneous		 410 74 1,146	1923. No. 211 4,255 4,466 21 No. 16 3,849 3,865 Tons. 398 2,447 2,845 s. d. 13 5 16 7 18 11 3 8	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872 492 11 2 51 12 4 1,164 18 3 16 6 2	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total Revenue,— Passengers Parcels Goods Miscellaneous			1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644 689 s. d. 17 11 6 4	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544 £ s. d. 361 18 6 33 4 3 334 10 0 Cr. 4 5 11
Passengers,— 1st Class . 2nd Class . Total Season Tickets Goods,— Cattle . Eheep and Pigs Total Timber . Other Goods Total Revenue,— Passengers . Parcels . Goods .		 410 74 1,146	1923. No. 211 4,255 -4,466 21 No. 16 3,849 3,865 Tons. 398 2,447 2,845 8. d. 13 5 16 7 18 11	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872 492 11 2 51 12 4 1,164 18 3	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total REVENUE,— Passengers Parcels Goods		£ 2622 48 367	1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644 689 s. d. 17 11 6 4	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544 \$61 18 6 33 4 3 334 10 0
Passengers,— 1st Class 2nd Class Total Season Tickets Goods,— Cattle Sheep and Pigs Total Timber Other Goods Total Revenue,— Passengers Parcels Goods Miscellaneous		 410 74 1,146	1923. No. 211 4,255 4,466 21 No. 16 3,849 3,865 7 02,845 8. d. 13 5 16 7 18 11 3 8 7 0	No. 272 4,987 5,259 19 No. 34 4,670 4,704 Tons. 253 2,619 2,872 492 11 2 51 12 4 1,164 18 3 16 6 2	PASSENGERS,— 1st Class 2nd Class Total Season Tickets GOODS,— Cattle Sheep and Pigs Total Timber Other Goods Total Revenue,— Passengers Parcels Goods Miscellaneous		£ 2622 48 367	1923. No. 422 975 1,397 No. 27 938 965 Tons. 45 644 689 17 11 6 4 16 11 1 0	1922. No. 705 954 1,659 No. 12 2,029 2,041 Tons. 53 491 544 £ s. d. 361 18 6 33 4 3 334 10 0 Cr. 4 5 11

N.Z.R.—FINANCIAL YEAR 1923-24. Comparative Statement of Traffic on All Sections from 1st April, 1923, to 28th April, 1923.

	All Sec	tions.		First-class P	assengers.	Second-class	Passengers.	Total.	Season Tickets.
1923 1922		R. 109,624 136,980	8. 279,151 299,982	R. 618,950 754,556	1,067,577 1,255,752	37,264 34,860			
Increase				•••	••	••	••	••	2,404
Decrease				4,382	27,356	20,831	135,606	188,175	••

	All Sect	ions.		Cattle.	Sheep and Pigs.	Total.	Timber.	Other Goods.	Total.
1923 1922		••		No. 22,473 20,098	No. 880,046 965,627	No. 902,519 985,725	Tons. 51,601 42,078	Tons. 436,051 424,212	Tons. 487,652 466,290
Increase	••	••		2,375		••	9,523	. 11,839	21,362
Decrease				••	85,581	83,206			

RAILWAY WORKING ACCOUNT, showing REVENUE and EXPENDITURE to the Termination of the Period ending 28th April, 1923.

	es open Traffic.		Rev	enue.			Bxpe	nditure.		For a	Twelve-mont Average to I	hly Period, Date.	
Section.	Miles of for Tra	Four-w	eekly.	Total to Da	ste.	Four-we	ekly.	Total to Date		Per Cent. of Revenue.	Revenue per Mile of Railway.	Expenditure per Mile of Railway.	
North Island,— Whangarei Kaihu Gisborne North Island Main Lines and Branches		5,702 768 2,671	14 0 10 1	5,702 768 1 2,671 1	0 1	642	0 10	£. s. 5,903 5 642 11 2,634 0 206,123 2	1	103·52 83·59 98·60 72·97	416 7 7 708 13 4	£ s. d 959 5 7 348 0 11 698 16 6 2,350 10 6	
Total	1,293	291,625	19 2	291,625 1	9 2	215,302	19 8	215,302 19	8	73.83			
SOUTH ISLAND,— South Island Main Lines and Branches		171,568	9 1	171,568	9 1	146,247	18 6	146,247 18	6	85.24	1,560 16 1	1,330 9 9	
Westland Westport Nelson	157 36 61 56	10,066 1,756	13 7 ·19 7 12 3	15,207 10,066 1 1,756 1 3,097 1 683	3 7 9 7 2 3	6,057 2,134	19 9 6 3 14 8	12,140 18 6,057 19 2,134 6 2,958 14 966 11	8	79.84 60.18 121.48 95.74 141.50	3,635 3 10	1,005 6 2,187 12 454 17 686 17	
Steamers Total	1,739	202,379	19 4	202,379 1	9 4	170,506	9 2	170,506 9	2	84.25			
Grand total	3,032	494,005	18 6	494,005 1	8 6	385,809	8 10	385,809 8	10	78.10			

CORRESPONDING PERIOD LAST YEAR.

NORTH ISLAND,—		£	в. d.	£	s. đ		s. d	ı.	£	s.	d.		£	8.	d. £	g	. d
**************************************	80	5,304				7,512						141.65			01,22		
Kaihu	20					838		1	838			108.66		7		4 16	
Gisborne	49					3,068		1	3,068			78.93				4 0	
North Island Main						1243,401			243,401		6		3,546				
Lines and Branches		,,,,,,,,,	·	300,001			•	T	-10,101	•	~	'' ''	0,010	٠			•
								_ .	·		_						
Total	1.282	319,049	15 9	319,049	15	254,820	14	4	254,820	14	4	79.87					
	<u></u>	ļ			-			- -									
South Island,—	1							-									
South Island Main	1,429	198,824	18 4	198,824	18	169,862	2	5	169,862	2	5	85.43	1.808	15	41,54	5 5	5
Lines and Branches				,		1 '			•				,		7		
Westland	157	15,087	8 10	15,087	8 10	11.858	17	6	11,858	17	6	78.60	1.249	5	7 98	1 18	3 1
Westport		10,279					11	9				55.24			92,04		
Nelson	61							2				135.13					
Picton	56		3 10					3				88.75				7 3	
Lake Wakatipu		729		729		1,347		7	1,347			184.66			٠, ا	• • •	•
Steamers				,			•	1	-,	•	•	102 00	•	•		••	
	l					·		-			_				1 .		
Total	1.739	230,420	4 9	230,420	4 9	194,471	3	8	194,471	3	8	84.32			i		
								_ -			_				-1		
Grand total	3 021	549,470	0.6	549,470	0. (3440 901	18	n١	449,291	10	Λ	81.77			- 1		

ESTIMATED COST of CONSTRUCTION of RAILWAYS, ROLLING-STOCK, ETC., to 31st March, 1922, as furnished by Public Works Department and by Greymouth and Westport Harbour Boards respectively.

			Section.					Cost of Opened Li			Cost of Unopened Lines		
		: : .	14.1	1. 1				£	_	<u>.</u>	£	_	
Vhangarei							i	877,244	0	d. O	480,032	0	d. 0
aihu	•	••	• •	••	••	••	• •		ő	Ď i		ŏ	ő
	• •	••	• •	••	• •	••	•	100,265	U	U	74,650		
auranga	••	* * *	••	• •	••	••	••	cod 070	_	^	791,244	0	0
isborne		.	- · ·	• •	• •	• •	i	688,378	0	0	420,322	0	0
orth Island					• •	• •	•	17,725,193	0	0	1,781,110	0	0
outh Island	Main	Lines and	Branches		• •			15,377,595,		0	131,101	0	0
Vestland			• •	• •	• •		•	2,206,551	0	0	1,141,852	0	0
estport	• •	• •		• •				606,005	0	0	95,862	0	0
elson							ì	444,781	0	0	62,027	0	0
icton		*: • •		٠.,				684,686	0	0	19,283	0	0
ake Wakati	pu Ste	amer Serv	ice .	•	••			43,708	0	0			
a Suspense-	_						1			_			
Surveys, No		sland	••				.	••			38,443	0	0
Miscellane					••	••		•••			5,169	ō	ŏ
Surveys, So				••				••			5,763	ŏ	ŏ
Miscellaneo			i	•	••	•••	•				5,168	ŏ	ŏ
.W.D. Stock				••	••	• • •		**			261,306	0	٥
V.R.D. Stock	of A		Valy DTAGE		••	• • •	••	EE4 CO1	^	^	201,500	U	U
						T		554,691	0	0	05.010	•	^
alance of co ment Author					for Raily	vays 10	aprove-	••			67,319	0	0
		Totals	· · .					£39,309,097	0	0	£5,380,651	- <u>-</u>	0

667 less 16

38,737 21,037 102,100 4,126

10s., ±s. 10d.

<u>(e</u>

275

657 1,477

.,638 987 776 246

2,556 3,594 697 947

9,008 21,507

8,454

less 132

24,486 17,885

15,439 27,616

11,336 6,090 149

less 170 less 109 50 339,694 679,160

Correspond-ing Quarter, 1922.

£ 219,745 221 2,370 120,663

171,075

RETURN showing the CUSTOMS and EXCISE DUTIES collected at the several Ports of New Zealand during the Quarter ended 31st March, 1923.

Revenue. 126,618 gal. 55 3,950 lb. 77,650 lb. 857 gal. 10 % 11,980 % 3,983 % 9,470 Same rates as (c) less 3 per cent. Ē. 561,869 lb. Quantities, 40,272 1 43,760 404,887 155,054 .. 56 19 6 55 96 3822. 7140464 351 2974 62 4662 29 14 : Invercargill 36682 91877 3300 2069 13451 384 135 124 Dunedin. 976 27 28 28 11 32 107 : : : : \widehat{z} 50 1729 8389 230 658 472 222 : 2135 124 :: Timaru. 14535 371 1255 490 105 .. 125 7785 .. 1882 3004 less 109 2249 5421 681 107 ess 110 Lyttelton (c) 25s. 6d. per 1,000 of 2½b. and under, and 10s. 6d. per 1b. 31 less 7 ... 45 186 ::: : : :::: : : : : : Hokitika. 35 818 795 1641 ::0 Стеутоцър 713 397 : 71 58 282 896 westport. 1119 3793 .. 155 112 15 28 474 28 : .goslevi 286 1627 1680 .99 Wairau (including Picton). 172 : ÷ CUSTOMS DUTIES. 100 75 48 18 306 982 3943 13903 ... 580 196 2420 7421 11 57 : : : : Napier. 14734 8239 27050 1515 579 1037 17 364 362 Mellington less 2612 9125 552 34 947 54 .iuasgasW : ::::: 289 :::27 :: 181 1185 103 794 : : : : : ::: Ратеа. 3324 6770 Mew Plymouth, (b) 90s., 70s. per gallon. (a) 36s., 30s., 18s., 16s., 4s. 6d. per gallon. (b) 90s., 70s. per gallor 4s. 8d. per lb. (f) 10s., 4s. 10d., 4s. 8d., 2s. 6d. * Old Tariff. 25 1259 5006 .88 54 22.23.23 ::: 67 : : 13 y Gisborne. :::::: :::: ::: : : : :: : :: • 12**6**39 7038 35432 115806 Auckiand. 15s., 10s. 9s. 6d., 5s. 6s. 3s.6d., 2s. Rates of Duty. 4s., 5s. 7d., 5d 3d., 5d 5d. 23. 5d. 3d., ga.l. + General Tariff ...
Printsh Preferential Tariff ...
Primage ...
†Special duty on goods from countries :: : : : : ::::: : : . . : Ned, # ID. South African, # ID. 120 South African, # gal. (General Tariff, 帶 Ib. ... British Preferential Tariff, ⅌ Ib. South African, # **£** Ale, beer, &c., & gal. unmanufactured, # Ib. British Preferential Tariff, British Preferential Tariff General Tarin British Preferential Tariff having depreciated currency Tobacco, manufactured, # 1b. (General Tariff, # 1b... Preferential Tariff, # 1b. General Tariff, # 1b. OF REVENUE. South African Tariff South African Tariff South African South African Tariff Australian, & gal. Preferential Tariff Cigars and Snuff, # 1b. Wine, sparkling, & gal. Preferential Tariff General Tariff ... other kinds, General Tariff Goods ad valorem-General Tariff General Tariff Goods by Weight-General Tariff HEADS Dumping Duty Other Duties-**Digarettes** Teal

RETURN showing the CUSTOMS and EXCISE DUTIES collect	ed at the several Ports of New ZEALAND during the QUARTER ended 31st MARCH, 1923-contin	
	THE WORLD STAN GROWN STAN IN ARCH, 1925-CONTIN	ruea.

HEADS OF REVENUE.	Rates of Duty.	dand.	era.	anga.	orne.	New ymouth.	انما	ganui.	ngton.	er.	Wairau (including Picton).	'n.	stport.	nouth.	ika.	elton.	era.	ra.	lin.	sargill.	TOTAL	8.	Correspond- ing
	•	Anch	Kaipara.	Taur	Gisb	Plyn	Pater	Wan	Welli	Napier.	Wa. (inchr Pic	Nelson	West	Greyı	Hokitik	Lytte	Tima	Osma	Dane	Inver	Quantities.	Revenue.	Quarter, 1922.
Totals— General Tariff Preferential Tariff South African Tariff General Tariff British Preferential Tariff Special duty on goods from countries having depreciated currency Dumping duty		\$\frac{£}{less} 60\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	 1	1 5 5	23		1237		36 259657 210284 1515		3489 1732		£ 2314 1036	£ 27 7360 1847 	3 1149	112411 681	9696 22	3294 11	£ 76 111942 105109 384	15838		£ less 170 less 109 752 930,308 757,921 4,126	£ 12,328 6,085 1,048 645,063 407,794 14,623
Primage		35432	••	12	493	851	103	947	27050			474		217	22	15421	1472	431	13451	2974	••	102,100	80 68, 45 5
Grand totals	••	576680	1	232	19785	21068	5787	30597	498492	45402	5393	11625	3508	9451	1387	268666	19453	4860	230962	41579	•••	1,794,926	•••
Corresponding quarter, 1922	••	376675	12	131	119 0 8	15144	4515	19189	349994	23251	3002	7466	2397	14211	815	172696	8678	2559	 124302	18531	••	•••	1,155,476
Financial year, 1922–23	••	1934682	23	1522	66187	76675	23969	110505	1729386	151276	19303	41693	13206	38241	5478	920485	65976	12686	729944	129624	••	6,070,856	

^{*} Old Tariff.

H	IEADS OF REVEN	UE.			1		es of uty.		Auckland.	Wellington.	Lyttelton.	Dunedin.	Other	TOTAL	.8.	Corresponding
													Ports.	Quantities.	Revenue.	Quarter, 1922
Tobacco	y hand ctured by mac tions containin	 hinery g more	than 50	per	4s. per 4s.	. 4d., 6s. lb. per lb.	a) . 3d. per	lb	£ 34,881 398 291 5,254	£ 14,769 987 7,395	£ 24,561 564 2,472	55,296 713 2,977	£ 38,901 35	3,483,658 gal. 8,543 lb. 1,455 . 65,811 lb.	£ 168,408 2,647 291 	£ 160,916 1,359 259 11,604 less 4
Oulinary and Flavou Perfumed Spirits . Toilet Preparations	iring Essences	••	••	• •	14s. po 20s. 14s. 6s.	er gallon	•••	••	•••	••	••	••	••	••		less 7
	Totals	••	••	••		•	•		40,824	23,101	27,597	58,986	38,936		189,444	
Corresponding		••	••	••					89,556	20,346	24,819	51,172	38,234			174,127
Financial year,	1922-23	••	• • .	••			•		129,739	56,212	94,495	193,062	138,596	• •	612,104	••

⁽a) Minimum, $11\frac{1}{2}$ d., increasing by $\frac{1}{16}$ d. for every unit of specific gravity above 1047.

[†] New Tariff.

German, Austrian, and Hungarian Goods.

Customs Department,
Wellington, 29th May, 1923.
WITH reference to the Order in Council gazetted on 29th
March, 1923, removing as from the March, 1923, removing as from the 1st September next the embargo on the importation of German, Austrian, and Hungarian goods, it is hereby notified, for public information, that the Minister of Customs has decided as under.

GOODS UNLIKELY TO PREJUDICIALLY OR INJURIOUSLY AFFECT INDUSTRIES ESTABLISHED IN NEW ZEALAND OR IN OTHER PARTS OF THE BRITISH DOMINIONS.

The following provisions shall apply to goods manufactured or produced in or exported from Germany, Austria, or Hungary, and imported directly or indirectly from those countries in such quantities or of such a value that they are unlikely to prejudicially or injuriously affect any industry established in New Zealand or in any other part of the British dominions:—

(1.) If the goods are imported directly from Germany, (1.) If the goods are imported directly from Germany, Austria, or Hungary, the current domestic value thereof shall, for the purpose of levying duty, and until further notice, be taken at the value at which such goods are, in the ordinary course of business, sold for each for export f.o.b. or f.o.r. (as the case may be) in those countries at the date of export, including export tay (if each)

(as the case may be) in those countries at the date of export, including export tax (if any).

(2.) If the goods are imported directly from the United Kingdom, the United States of America, or Australia, the current domestic value thereof shall be assessed as under,—

(a.) If the goods are subject to depreciated currency duty, the current domestic value thereof shall be determined as if the current domestic value thereof shall be determined as if they had been directly imported from Germany, Austria, or Hungary; provided that in cases where the goods have been bona fide purchased by the importer from a supplier in the United Kingdom, the United States of America, or Australia, who is not the agent or representative of the manufacturer or exporter of such goods in Germany, Austria, or Hungary, and the Collector is satisfied that the export value in the country of origin is unknown to the importer, and that it cannot readily be ascertained, the current domestic value shall be that set out in section 114 of the Customs Act. 1913. less 10 per cent. if the goods are imported Customs Act, 1913, less 10 per cent. if the goods are imported from the United Kingdom or the United States of America, and less 20 per cent. if imported from Australia. deductions have been estimated as representing the difference between the values in the country of origin and of export.)

(b.) If the goods are not subject to depreciated currency duty, the current domestic value of the goods shall be that set out in section 114 of the Customs Act, 1913.

(3.) If the goods are imported directly from any other country, the ourrent domestic value thereof shall be determined as if they had been imported directly from Germany, Austria, or Hungary; provided that in any special case the Minister may assess the current domestic value of such goods

at such sum as he thinks just.

(4.) The special duty (depreciated currency duty) under section 13 of the Customs Amendment Act, 1921, shall be levied

at the rate of 33½ per cent. ad valorem upon the classes of goods enumerated in the First Schedule hereto.

(5.) Any person aggrieved by the importation of any German, Austrian, or Hungarian goods on which depreciated currency duty is not charged should make complaint in the currency duty is not charged should make complaint in the prescribed form that such importations are prejudicially or injuriously affecting an industry established in New Zealand or in some other part of the British dominions. Forms for this purpose will be obtainable at any Customhouse in New Zealand after 1st September next.

(6.) A complaint with respect to importations affecting an industry established in the United Kingdom, or other part of the British dominions outside New Zealand, will be accepted from a New Zealand agent of the manufacturer provided that

from a New Zealand agent of the manufacturer provided that

sufficient particulars are supplied to enable satisfactory inquiry to be made.

(7.) Before a decision is arrived at as to whether depreciated currency duties should be imposed on the goods referred to in any complaint, opportunity will be given to those interested to submit reasons why such duties should not be levied.

(8.) No alteration will be made in the basis above set forth for levying ad valorem duty, or in the list of goods subject to depreciated currency duty, unless after three months'

GOODS LIKELY TO PREJUDICIALLY OR INJURIOUSLY AFFECT INDUSTRIES ESTABLISHED IN NEW ZEALAND OR IN OTHER PARTS OF THE BRITISH DOMINIONS.

If large importations come to hand of goods manufactured or produced in or exported from Germany, Austria, or Hungary likely to prejudicially or injuriously affect industries established in New Zealand or in some other part of the British dominions, these can only be dealt with on their

arrival, after consideration of all the facts and circumstances connected therewith, and on comparison of such goods with similar goods produced or manufactured in and imported from the United Kingdom, other British possessions, and foreign countries.

Separate importations of small quantity or value of any lines of goods by different importers which, in the aggregate, would be likely to prejudicially or injuriously affect New Zealand or other British industries would be regarded as

covered by the preceding paragraph.

Importers should understand that, if large importations arrive, early delivery cannot be guaranteed. It will be necessary to refer all such cases to this office, so that uniformity of practice throughout New Zealand may, if possible,

FORMS OF INVOICE, ETC.

Invoices for goods imported directly from Germany, Austria, and Hungary should be made out and certified in the forms prescribed in the Customs regulations gazetted on 7th December last; but although it is desirable that the current domestic value in the ourrency of the exporting country should be stated on invoices and duly certified, this will not in the meantime be insisted upon.

For convenience, the forms of invoice and certificate are

set out in the Second Schedule hereto.

DATE OF TAKING EFFECT.

The foregoing provisions shall come into force on and after the 1st day of September, 1923.

GEO. CRAIG, For Comptroller of Customs.

FIRST SCHEDULE.

CLASSES OR KINDS OF GOODS SUBJECT TO DEPRECIATED CURRENCY DUTY.

Firearms

Hats of felt (including felt hoods, blocked, sewn, or otherwise worked), whether of wool, fur, or other material or mixture of the same.

Paper, writing.

Paper, printing. Perfumed spirits and Cologne water, if, under the Tariff, liable to ad valorem duty.

Pianofortes.

Pipes, tubes, and tubing of east or wrought iron (including boiler-tubes, flanged or unflanged), and knees, bends, elbows, junction and inspection boxes and covers, and any other fittings of any material for the same.

The goods included under the Tariff headings quoted here-

under:—
Class VI: Rubber goods—
Rubber tires, rubber tiring, and inner tubes of rubber

Rubber tires, rubber tiring, and inner tubes of rubber for pneumatic tires, n.e.i.
Rubber tires, bicycle, tricycle, perambulator and similar, and inner tubes of rubber for pneumatic tires, not exceeding 13 in. in diameter.
Class VII: Glass, &c.—
Empty plain glass bottles, not being cut or ground; infants' feeding-bottles, with or without attachments;

jars, plain glass. lass, bevelled, silvered, or with rounded or polished edges; mirrors and looking-glasses, framed or unframed.

Glass, crown, sheet, common window, plate, polished, coloured, bent, and other kinds, cut to any size or shape, n.e.i.

snape, n.e.i.; globes and chimneys for lamps, n.e.i. Roofing-tiles, ridging, and finials, glass and earthen; sheets, plain or corrugated, roofing slates and tiles, ridging, and finials, composed of cement and asbestos or of similar materials; plaster-pulp sheets, plain and unornamental.

Class VIII: Fancygoods, &c.—

Toilet preparations and perfumery, n.e.i., including perfumed oil.

s IX : Paper-

Wrapping paper, all kinds, glazed, mill-glazed, or un-glazed, including browns, caps, casings, sulphites, sugars, and all other bag papers, candle carton paper, tissues, and tinfoil paper, not printed, n.e.i., in sheets or rolls of any size, if, under the Tariff, liable to ad valorem duty.

Class X: Metals

lass X: Metals—
Iron, galvanized or plain black—viz., rod, bolt, bar, angle, tee, channel, and rolled girders.
Iron, plain sheet, plain plate, and hoop (less than 6 in. in width), whether black, polished, enamelled, plated, tinned, galvanized, or otherwise coated with metal, n.e.i.; rolled chequered iron plates, plain black.

Rails for railways and tramways, including layouts, points, and crossings for the same; rail-fastenings—viz., fishplates, creep-clips, tie-irons, bearing-brackets,

bed-plates, cast-iron chocks, bored iron bars.

Class XI: Vehicles—

Bicycles, tricycles, and the like vehicles, including motor-cycles, also hubs, spindles, and other finished, partly finished, or machined parts of the same, n.e.i.;

side-cars for motor-cycles.

Motor-vehicles and parts thereof—viz., motor-vehicles, n.e.i., including tractors driven by gas, oil, or electricity, suited for use in warehouses or upon wharves and pavements.

SECOND SCHEDULE.

FORM OF INVOICE.

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

Country of Origin.	Marks and Nos. on Packages.	Description	* Current Domestic Values in Currency of Exporting Country. (See pars. 3 and 4 of Certificate.)		Selling-price to Purchaser.	
			@	Amount.	@	Amount.
				!		
		_		,		1

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 Values.
 (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: — 		

* With respect to goods imported directly from Germany, Austria, or Hungary, it is desired that the information required in these columns should, if possible, be shown, but until further notice it will not be insisted upon.

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

I, [Manager, Chief Clerk, or as the case may be], of [Name of firm or company], of [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

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 will be furnished to anyone; 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 anyone on behalf of either of them, either by way of discount, rebate, compensation, or in any manner whatever, other than rebate, compensation, or in any manner whatever, other than as fully shown on this invoice, or as follows: [Particulars of

any special arrangement].

* 3. That the domestic values shown in the column headed
"Current Domestic Values" are those at which the abovementioned 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 [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

* 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 sion of duty amounting to has been [will be] allo by the revenue authorities in the country of exportation.

Dated at this day of

, 192

Witness

[Signature.]

*With respect to goods imported directly from Germany, Austria, or Hungary, it is desired that the information required by these paragraphs should, if possible, be supplied, but until further notice it will not be insisted upon.

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

Customs Department,
Wellington, 28th May, 1923.

IT is hereby notified, for public information, that the Minister of Customs has decided to amend the list dated 3rd March, 1922, and gazetted on the 9th idem, of the classes or kinds of goods on which, if imported from countries having a depreciated currency, the special duty imposed by section 13 of the Customs Amendment Act, 1921, is payable by deleting therefrom the following words:

deleting therefrom the following words:—
Class VI: Rubber goods—
Rubber tires, rubber tiring, and inner tubes of rubber for pneumatic tires, n.e.i.
Rubber tires, bicycle, tricycle, perambulator and similar, and inner tubes of rubber for pneumatic tires, not exceeding 13 in. in diameter.
Class XI: Vehicles—
Bicycles, tricycles, and the like vehicles, including motors

Bicycles, tricycles, and the like vehicles, including motor-cycles, also hubs, spindles, and other finished, partly finished, or machined parts of the same, n.e.i.; cars for motor-cycles.

Motor-vehicles and parts thereof—viz., motor-vehicles, n.e.i., including tractors driven by gas, oil, or electricity, suited for use in warehouses or upon wharves and pavements

This alteration will not apply to goods imported from Germany, Austria, or Hungary.

W. B. MONTGOMERY, Comptroller of Customs.

Notice of Date of the Public Service Entrance Examination

Office of the Public Service Commissioner,
Wellington, 20th May, 1923.

OTICE is hereby given of the intention to hold the
Public Service Entrance Examination on or about

Public Service Entrance Examination on or about the 21st November, 1923, and following days.

For the examination a fee of £1 is payable.

Entries for the examination must be addressed "The Director of Education, Wellington," and be sent so as to reach his office on or before the 8th September, 1923. Both male and female candidates will be admitted to the examination.

Late applications for the examination will be received up to the 22nd September if accompanied by a receipt for a late fee of 10s. (in addition to the £1 ordinarily payable) paid at some money-order office of the Post and Telegraph Depart-

All entries must be made on the proper forms, which may be obtained from the office of the Education Department or of any Education Board.

P. VERSCHAFFELT, Acting Public Service Commissioner.

Notice of the Date of Examinations under the Control of the Director of Education.

Education Department,
Wellington, 20th May, 1923.
OTICE is hereby given that the undermentioned examinations will be held on or about the dates specified in each case :-

Senior National Scholarship Examination: 21st Novem-

ber, 1923, and following days.

Intermediate Examination for Senior Free Places in Secondary Schools and District High Schools: 21st November, 1923, and following days.

Junior National Scholarship (candidates for Junior Free Places who will be over fifteen on the 1st December next must now take this examination): 29th and 30th November, 1922 November, 1923.

Entries must be made as follows:

For Junior and Senior National Scholarships and Junior Free Places: Through the head teacher of the school, to the Secretary of the Education Board, up till the 8th September.
For the Intermediate (Senior Free Place) Examination:

Through the head teacher, to the Director of Education, Wellington, up to the 8th September.

Late applications for the three above-named examinations, accompanied by receipts for the payment of a late fee of 10s. at some money-order office of the Post and Telegraph Department, will be received up to the 22nd September.

All entries must be made on the proper forms, which may be obtained from the office of any Education Board.

J. CAUGHLEY, Director of Education.

CROWN LANDS NOTICES.

Land in Canterbury Land District for Lease by Public Auction.

District Lands and Survey Office, Christchurch, 28th May, 1923.

OTICE is hereby given that the undermentioned land will be offered for lease by public auction at the District Lands and Survey Office, Christchurch, at 11 o'clock a.m. on Wednesday, 11th July, 1923, under the provisions of the Land Act, 1908, and amendments.

SCHEDULE.

CANTERBURY LAND DISTRICT.—CHEVIOT COUNTY.—CHEVIOT SURVEY DISTRICT.

Part of Sections 40 and 41, Square 87, Block V: Area, 387 acres; upset annual rental, £100.

The section is situated at the mouth of the River Waiau on the north side, and comprises for the main part good tussock and grass lands, flat and spurs. The access to this land is mainly by the Waiau River bed, and it is not proposed to spend any money in improving the access.

Term of lease, five years.

CONDITIONS OF LEASE.

1. The purchaser of a lease shall, immediately upon the fall of the hammer, or with his application, deposit an amount equal to one-half year's rent at the rate offered, together with

1 Is. lease fee.
2. Possession will be given on the day of sale, or on accept-

Possession will be given on the day of sale, or on acceptance of the application.
 The leases will be for the terms stated, commencing on the day of sale or on acceptance of application.
 The Commissioner of Crown Lands may at any time resume possession of the land comprised in a lease, or any portion thereof, by giving to the lessee six months' notice in writing of his intention so to do.
 The lessee shall have no right to compensation either

5. The lessee shall have no right to compensation either for any improvements that may be placed upon the land or on account of the aforesaid resumption, or for any other cause, but he will be allowed, on the expiration of his lease, or in the event of the land being resumed as hereinbefore provided, to remove any fencing or building erected by him approach the land. upon the land.

6. The lessee shall have no right to sublet, transfer, or

otherwise dispose of the whole or any portion of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

7. The land shall be used for grazing purposes only, and shall not be broken up or cropped without the written consent of the Commissioner of Crown Lands first had and obtained. obtained.

The lessee shall destroy all rabbits on the land, and shall prevent their increase or spread, to the satisfaction of the Commissioner of Crown Lands.

9. The lessee will be required, from the commencement of the lease, to have the land thoroughly cleared of gorse, broom, sweetbrier, or other noxious weeds, and to so keep

it cleared during the whole of the term.

10. The rent shall be payable half-yearly in advance, free from all deductions whatsoever.

11. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which the same ought to be fulfilled.

The section is 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.

Form of lease may be purused and full particulars obtained

at this office.

G. H. BULLARD, Commissioner of Crown Lands.

Land in Nelson Land District for Sale by Public Auction.

District Lands and Survey Office,
Nelson, 28th May, 1923.

Notice is hereby given that the undermentioned land will be offered for sale for cash by public auction at the Courthouse, Reefton, at 11 o'clock a.m. on Wednesday, 11th July, 1923, under the provisions of the Land Act, 1908, and amendments.

SCHEDULE.

NELSON LAND DISTRICT.—Town of REEFTON.

Sections 1047 to 1050: Area, 2 roods 32.4 perches; upset price, £30.

Weighted with £30, valuation for improvements consisting

of hut, pig-sty, felling, grassing, stumping, and fencing.
All flat land situated in the Town of Reefton, suitable for building-sites, Has frontages to Boundary Road, Dick Street, and Davis Street. Soil of good quality.

TERMS OF SALE

The highest bidder shall be the purchaser.

One-fifth of the purchase-money to be paid on the fall of the hammer, together with valuation for improvements and Crown-grant fee of £1, and the balance of the purchase-money within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited and the sale of the land declared null and void.

Titles will be subject to Part XIII of the Land Act, 1908. Full particulars may be ascertained on application to this

H. D. McKELLAR. Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that Erasmus Hansen, of Dargaville, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Dargaville, on Wednesday, the 30th day of May, 1923, at 11 o'clock a.m.

23rd May, 1923.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that Anthony Serich, of Ruawai, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Dargaville, on Tuesday, the 5th day of June, 1923, at 11 o'clock a.m.

W. S. FISHER, Official Assignee.

In Bankruptcy.-In the Supreme Court holden at Hamilton

OTICE is hereby given that Edward Daniel McVicar, of Te Rore Bridge, Te Rore, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 11th day of June, 1923, at 10.30 o'clock a.m.

V. H. SANSON,

28th May, 1923.

Deputy Official Assignee.

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

OTICE is hereby given that CLIFFORD ERNEST CHURCH, of Gisborne, Fruiterer, and EMMA LINDA CHURCH, his Wife, trading in partnership as "C. and E. Church," were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury Room on Wednesday, the 30th day of May, 1923, at 2.30 c'clock p.m.

16th May, 1923.

C. BLACKBURN, Deputy Official Assignee.

28th May, 1923.

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

NOTICE is hereby given that KAWANA MORGAN, alias KAWANA KARATAU, of Maramaru, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Wairoa on Tuesday, the 5th day of June, 1923, at 2.30 o'clock p.m.

16th May, 1923.

C. BLACKBURN, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that EDWARD THOMAS, Farmer, of Kakaramea, was this day adjudged bankrupt on creditor's petition; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Tuesday, the 5th day of June, 1923, at 2 o'clock.

24th May, 1923.

ROBERT S. SAGE Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that WALLACE COLQUHOUN MARR, of Otakeho, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 10 Regent Street, Hawera, on Friday, the 1st day of June, 1923, at 2 o'clock.

25th May, 1923.

ROBERT S. SAGE, Deputy Official Assignee.

In Bankruptcy.

NOTICE is hereby given that dividends are now payable at my office, Church Street, Masterton, in the undermentioned estates on all proved and accepted claims:—

Gray, Walter Henry, of Martinborough, Builder: First and final of 4s. 9d. in the pound.

McKenzie, Hilda Amelia, of Masterton, Married Woman: Third and final of 2s. 7d. in the pound (making 20s. in all).

23rd May, 1923.

ARTHUR D. LOW, Deputy Official Assignee.

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

NOTICE is hereby given that ARTHUR JEFFERSON WYCHERLY, of Wellington, Key Specialist, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden in the Board Room, Dominion Farmers' Institute, on Wednesday, the 6th day of June, 1923, at 2.30 o'clock p.m.

25th May, 1923.

S. TANSLEY, Official Assignee.

In Bankruptcy.

N OTICE is hereby given that dividends are now payable in the undermentioned estates on all proved accepted claims; promissory notes (if any) to be produced for endorsement prior to receiving dividends:—

endorsement prior to receiving dividends:—

E. J. Falkiner, of Wellington, Telegraphist: First and final dividend of 2½d. in the pound.

James Fraser, of Wellington, Restaurant-keeper: First and final dividend of 7½d. in the pound.

G. G. Martin, of Lower Hutt, Farmer: First and final dividend of 10d. in the pound.

F. W. Mills, of Reikiorangi, Farmer: First and final dividend of 1s. 4d. in the pound.

D. G. Wilson, of Wellington, Commission Agent: First and final dividend of 1s. 2d. in the pound.

S. TANSLEY, Official Assignee.

Wellington, 28th May, 1923.

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

N OTICE is hereby given that HARRY ATTWELL AYTON, of Ashburton, Mechanic, 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 June, 1923, at 2 o'clock p.m. J. B. CHRISTIAN,

18th May, 1923.

Deputy Official Assignee.

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

OTICE is hereby given that John Laurence Cox. of 474 Madras Street, Christchurch, Painter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 1st day of June, 1923, at 2.30 o'clock.

23rd May, 1923.

A. W. WATTERS. Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Christchurch

NOTICE is hereby given that FREDERICK WILLIAM COCHRANE, of Christchurch, Boardinghouse-keeper, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 8th day of June, 1923, at 2.30 o'clock.

29th May, 1923.

A. W. WATTERS. Official Assignee.

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

NOTICE is hereby given that ALEXANDER FERRIER, of Riverton, Fisherman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 30th day of May, 1923, at 11 o'clock a.m.

18th May, 1923.

CHARLES B. ROUT, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 2nd July, 1923.

6788. WILLIAM SMITH and GEORGE SMITH .-- Allotments 170 and 171, Parish of Karamu, containing together 48 acres 2 roods 17.4 perches. Occupied by applicants. Plan 16676.

48 acres 2 roods 17.4 percnes. Occupied by applicants. Plan 16676.
6985. CHARLES RUSSEK.—Lots 8, 9, and 10 and part Lot 7 of Section 4 of Allotment 1, Parish of Whangarei, containing 1 rood 8 perches, fronting Albert Street in the Borough of Whangarei. Unoccupied. Plan 16301.
6996. JOHN THOMAS GILL.—Part Allotments 68, 69, and 72, Parish of Pakuranga, containing together 358 acres. Occupied by applicant. Plan 16381.
7045. MAX JONAS FRIEDLANDER.—Allotment 4 and part Allotment 5, Parish of Papakura, containing 266 acres 3 roods 15 perches. Occupied by applicant. Plan 16664.
7059. ADA MARIA WIGGINS.—Part of Old Land Claim 7, situated in Block V, Takahue Survey District, containing 1 acre 0 roods 26.4 perches, fronting Great North Road and Bank Street, Kaitaia. Occupied by applicant. Plan 16731. Plan 16731.

Diagrams may be inspected at this office.

Dated this 28th day of May, 1923, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

TVIDENCE having been supplied of the loss of certificate of title, Vol. 14, folio 106, and Vol. 16, folio 269, for Lots 38, 39, 40, and 41 on plan 161 of part Rural Section 7, Woodville, containing 1 acre, and fronting Hampson Street, Adele Street, and York Terrace, Borough of Woodville, whereof FRANCIS CAMMOCK, of Woodville, Labourer, is the registered proprietor, and application having been readed. the registered proprietor, and application having been made to me to issue provisional certificates of title for the said land, I hereby give notice that it is my intention to issue such provisional certificates of title after the 15th June, 1923. Dated at the Land Registry Office, Napier, this 28th day of

May, 1923.

W. JOHNSTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a A provisional certificate of title, in the name of THE MAYOR, COUNCILLORS, AND BURGESSES OF THE BOROUGH OF PALMERSTON NORTH, for 12.5 perches, being part of Section 640, Town of Palmerston North, and being all the land in certificate of title, Vol. 135, folio 231, and evidence having been lodged of the loss 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 this notice.

Dated this 30th day of May, 1923, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

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

No. 13124. FREDERICK JOHN GARNETT.—Part of Town Reserve 42, Lot 1, deposit plan No. 6529, Salisbury Street, City of Christchurch. Occupied by applicant.
No. 13128. ANDREW WEBB.—Part of Rural Section 54, Lot 25, deposit plan No. 4152, Ngaio Street, City of Christchurch. Occupied by applicant.
No. 13130. FREDERICK EVERARD DALE.—Part of Rural Section 48A, Lots 1, 2, and 3, deposit plan No. 6509, Opawa Road, City of Christchurch. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 29th day of May, 1923, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

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

T having been reported to me that the undermentioned 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 is shown to be the contrary, be struck off the Register, and the company dissolved :-

Tumara Flax-milling Company (Limited). 1918/2.

Given under my hand, at Christchurch, this 22nd day of May, 1923.

J. MORRISON, Assistant Registrar of Companies.

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

T having been reported to me that the undermentioned I company has ceased to carry on business, I hereby give notice that at the expiration of three months from the date to the contrary, be struck off the Register, and the company will be dissolved:—

1920/2. Heathfield Co-operative Dairy Factory Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Invercargill this 25th day of May, 1923.

J. A. FRASER, Local Assistant Registrar of Companies.

NOTICE UNDER THE COMPANIES ACT, 1908.

NOTICE is hereby given, in pursuance of section 266, subsection (4), of the above Act, that the undermentioned company has been struck off the Register for the District of Otago, and the company has been dissolved:—

1921/10. The Rosemary Tiling Company (Limited).

Dated at the office of the Assistant Registrar of Companies at Dunedin this 23rd day of May, 1923.

> L. G. TUCK. Assistant Registrar of Companies.

ND ALEX. PIRIE (EXPORT), LIMITED. WIGGINS TEAPE AND

(Incorporated in England, and having its Registered Office in London.)

OTICE is hereby given that the above-named company, being a foreign company being a foreign company within the meaning of section 302 of the Companies Act, 1908, intends to commence business at Wellington in the Dominion of New Zealand, and that the situation of the office or place of business of the said

company is at Jamieson's Buildings, No. 88 Wakefield Street, Wellington.

Dated this eighth day of May, one thousand nine hundred and twenty-three.

HENRY GARROW,
Attorney for Wiggins Teape and Alex. Pirie
(Export), Limited.

Young, White, and Courtney, Solicitors for the said company, Customhouse Quay, Wellington.

517

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commence to carry on business in the Town of Hawera at No. 85 Princes Street in the said Town of Hawera.

Dated this 10th day of May, 1923.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED), By its Attorney, E. P. YALDWYN.

Witness—Albert G. Jorgensen, Solicitor, Wellington. 523

In the matter of Part IX of the Companies Act, 1908, and its amendments; and in the matter of The Texas Company (Australasia), Limited.

OTICE is hereby given that the Texas Company (Australasia), Limited (whose head office in New Zealand is in Fletcher's Buildings, Customhouse Quay, Wellington), proposes to carry on business in the undermentioned centres—namely, New Plymouth, Wanganui, Napier, Gisborne, and Palmerston North. The offices or places of business of the said company in such centres for service of legal process or delivery of notices will be at the offices of the undermentioned firms: firms:

Messrs. L. A. Nolan and Co., 241 Devon Street, New Plymouth.

The General Machinery Company, Millward's Building, Wicksteed Place, Wanganui. Messrs. Williams and Kettle (Limited), Browning Street,

Messrs. Dalgety and Co. (Limited), 24 Read's Quay, Gisborne

Messrs. Goldingham and Beckett (Limited), 3 King Street, Palmerston North.

Dated this seventh day of May, 1923.

THE TEXAS COMPANY (AUSTRALASIA), LIMITED, By its Attorney, CHARLES V. BIRCH.

Witness-H. Jowett, Solicitor, Wellington.

525

In the matter of the Companies Act, 1908; and in the matter of Pencarbon Company (Australia), Limited.

Notice is hereby given that Pencarbon Company (Australia), Limited, a company having its registered office at 82 Pitt Street, Sydney, in the State of New South Wales, Australia, and duly incorporated in accordance with the laws of New South Wales, proposes to carry on business in Auckland in the Dominion of New Zealand, and that the office of the company where legal process of any kind may be served upon it and notices of any kind may be addressed or delivered will be at the offices of the company, 20 Custom Street East, Auckland.

Detail this tenth day of May 1922

Dated this tenth day of May, 1923.

PENCARBON COMPANY (AUSTRALIA), LIMITED, By their Attorneys,

STANLEY G. CHAMBERS, W. V. WORTH.

528

DISSOLUTION OF PARTNERSHIP.

In the matter of the Partnership Act, 1908; and in the matter of a Partnership between ROBERT MONTAGUE HOLDER and WALTER FRANCIS TIBBITTS, carrying on the business of Storekeepers at Petane, near Napier, under the style or firm name of "Holder and Tibbitts."

N OTICE is hereby given that the said Partnership has been dissolved as from the 16th day of May, 1923, and that the said business will in future be carried on by the said Walter Francis Tibbitts solely.

Dated at Napier this 16th day of May, 1923.

WALTER FRANCIS TIBBITTS. ROBERT MONTAGUE HOLDER,

LOST POLICY.

THE EQUITABLE LIFE ASSURANCE SOCIETY OF UNITED STATES.

THE Policy No. 1401929 on the life of John V. McDonald having been lost, I hereby give notice that a copy of the original will be issued, under section 59 of the Life Insurance Act, 1908, unless notice forbidding same be lodged within fourteen days of this date.

For The Equitable Life Assurance Society of U.S. The National Mutual Life Association of

Australasia (Limited), F. W. NICHOLSON, Manager for New Zealand.

Dated the 31st day of May, 1923.

OTICE is hereby given that the Partnership heretofore OTICE is hereby given that the Partnership heretofore existing between James Anstice, Edward Henry Burrell, and Herbert Andrew Corder, carrying on business at Nelson as Bakers under the style of "J. Anstice and Company," has been dissolved by mutual consent as from the first day of May, one thousand nine hundred and twenty-three. The business will in future be carried on by Edward Henry Burrell and Herbert Andrew Corder under the

Dated the 23rd day of May, 1923.

JAMES ANSTICE, E. H. BURRELL, H. A. CORDER.

Witness to the signatures of all the above-named—F. J. H. Townsend, Law Clerk, Nelson.

In the matter of the Companies Act, 1908; and in the matter of The Cheltenham Collegiate School.

N OTICE is hereby given that, in pursuance of section 223 of the said Companies Act, the shareholders of the Cheltenham Collegiate School, by a special resolution adopted and signed in accordance with section 168 (6) of the said

and signed in accordance with section 108 (6) of the said Companies Act, resolved—
"That the company be wound up voluntarily; and that Charles William Oram, of Devonport, Accountant, be appointed Liquidator."

R. P. GREVILLE, Chairman.

Devonport, 18th May, 1923.

PARKERS (LIMITED).

A T extraordinary general meetings of the above-named company duly convened and held respectively on the 20th day of April, 1923, and the 5th day of May, 1923, the subjoined special resolution was duly passed and confirmed:

1. "That the company be wound up voluntarily.
2. "That Mr. Nicholas Oates, of Christchurch, be appointed Liquidator for the purpose of winding up the affairs of the company."

of the company.'

N. OATES, Chairman of Directors.

Witness-A. S. Taylor, Solicitor, Christchurch.

INGLEWOOD COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

L that behalf by the Local Bodies' Loans Act, 1913, the Inglewood County Council hereby resolves as follows:—
That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £200, authorized to be raised by the Inglewood County Council, under the Local Bodies' Loans Act, 1913, for the purpose of metalling the Autawa and Pita Roads, the said Inglewood County Council hereby makes and levies a special rate of four-tenths of a penny in the pound upon the rateable value of all rateable property of the Autawa and P'ta Roads Special Rating Area—comprising Sections 30/1, containing 57 acres; Section 39, containing 35 acres; Section 42, containing 201:1:13 acres; Sections 47 and 48, containing 201:0:9 acres; Sections 43 and 57, containing 266 acres; all Block III, Huiroa Survey District: Sections 11 and 12, containing 540 acres; Sections 18, 17, and 19, con-

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

S. NIELSON, County Clerk.

RAGLAN COUNTY COUNCIL.

DISTRICT, SPECIAL RATING STRIKING SPECIAL RATE AS Roto - Ngaro DRAINAGE DISTRICT. — RESOLUTION STRIKE SECURITY FOR LOAN OF £2,300.

N pursuance and exercise of the powers vested in it in that behalf enabling by the Local Bodies' Loans Act, 1913, and amendments thereto, the Raglan County Council hereby resolves as follows :-

resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £2,300, authorized to be raised by the Raglan County Council, under the provisions of the Counties Act, 1920, the Local Bodies' Loans Act, 1913, and amendments thereto, and all other Acts (if any) it in that behalf enabling, and with the consent of the Governor-General in Council had and obtained for the purpose of designing the lands in the Beta. and with the consent of the Governor-General in Council had and obtained, for the purpose of draining the lands in the Roto-Ngaro Drainage District of the County of Raglan, a district duly constituted under the provisions of section 168 of the Counties Act, 1920, the Raglan County Council hereby makes and levies a special annual-recurring rate of 2d. in the pound on all lands classified "A," a special annual-recurring rate of 1d. in the pound on all lands classified "B," and a special annual-recurring rate of ½d. in the pound on all lands classified "C" in the said Roto-Ngaro Drainage District of the said county, such rates to be levied on the rateable value (unimproved value) of the said lands.

The boundaries of the said Roto-Ngaro Drainage District

the said county, such rates to be levied on the rateable value (unimproved value) of the said lands.

The boundaries of the said Roto-Ngaro Drainage District are as follows: Commencing at the Whangape Stream at the northern corner of Section 5 of Block II, Rangiriri Survey District; thence running along the western bank of the Waikato River to the south-east corner of Section 40; thence along the southern boundary of Section 40 and the eastern boundary of Section 16 to the south-eastern boundary of Section 16; thence south along the eastern boundaries of Sections 79, 68, 61, part 61, to the south-east corner of Section part 61 (326 acres); thence along the southern boundaries of the said Sections part 61, 85, 2, and 32 to the south-western boundary of Section 32; thence north along the western boundary of Section 32 to the north-west corner of the same section; thence south along the eastern boundaries of Sections 4 and 7 to the south-east boundary of Section 7; thence west along the southern boundaries of Sections 7, 6, 12, 11, 10, scenic reserve, and 1 to the north west corner of Section 1; thence along the south-mest conner of Sections 7, 6, 12, 11, 10, scenic reserve, and 1 to the north west corner of Section 1; thence along the south-mest orner of Sections 3 of 79; thence north along the western boundaries of Sections 3 of 79; thence north along the western boundaries of Sections 3 of 79 and 3 of 36 to the Whangape Stream; and thence along the said Whangape Stream to the point of commencement.

And that such special rates shall be annual-recurring rates commencement.

commencement.

And that such special rates shall be annual-recurring rates during the currency of such loan, and be payable yearly on the 1st day of January in each and every year during the currency of such loan, being a period of 36½ years, at the rate of interest of four pounds ten shillings per centum per annum, together with any additional charge required to provide the necessary sinking fund, or until the loan is fully paid off.

CAMPBELL JOHNSTONE, Chairman. H. MARSLAND, Clerk.

TAUMARUNUI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Taumarunui Borough Council hereby resolves as follows:

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on a loan of £8,000, authorized to be raised by the Taumarunui Borough Council, under the above-mentioned Act, for the purpose of advancing to ratepayers 75 per cent. of the cost of installing electricity 256 acres; all Block III, Huiroa Survey District: Sections II and 12, containing 540 acres; Sections 18, 17, and 19, containing 708 acres; Sections 21 and 22, containing 1,673 acres; Block IV, Huiroa Survey District: Section 44, containing 210 acres, Block III, Huiroa Survey District; Section 45, Block III, Huiroa Survey District, and Sections 14, 15, and 16, Block IV, Huiroa Survey District, together containing 680:2:35 acres: Section 2, Block I, Ngatimaru Survey District, containing 1,344 acres, And that such special rate is such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off.

CHAS. MARSACK, Mayor. R. LEESE, Town Clerk.

TAUMARUNUI BOROUGH COUNCIL.

RESOLUTION INCREASING SPECIAL RATE

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Taumarunui Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on a loan of £8,000, authorized to be raised by the Taumarunui Borough Council, under the above-mentioned Act, for the purpose of advancing to ratepayers 75 per cent. of the cost of installing electricity and necessary electric appliances in their premises, the said Council, pursuant to section 22 of the Local Bodies' Loans Act, 1913, hereby increases to nineteen-twentieths of a penny (1979), in the powed starting the special rate of eighteen Act, 1913, hereby increases to nineteen-twentieths of a penny (19/20d.) in the pound sterling the special rate of eighteen twenty-fifths of a penny (18/25d.) in the pound sterling made and levied by resolution passed by the said Council on the eighth day of May, 1923, on the rateable value (on the basis of the unimproved value) of all rateable property in the Borough of Taumarunui, such rate of eighteen twenty-fifths of a penny (18/25d.) in the pound sterling being insufficient to provide for payment of interest, sinking fund, and other charges on such loan; and that such special rate as increased shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of ten (10) years, or until the loan is fully paid off.

CHAS. MARSACK, Mayor. R. LEESE, Town Clerk.

576

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership lately subsisting between us as Dentists under the style of "A. and H. Hoby" has been dissolved by mutual consent as from the 31st day of March, 1923.

As witness our hands this 16th day of May, 1923.

ARTHUR HOBY. A. HUBERT HOBY.

577

RESOLUTION.

THE following regulations were laid before the members of the Ashburton Trotting Club at a meeting held on the 8th day of May, 1923, at Ashburton, with a recommendation by the Chairman of such club, Mr. H. F. Nicoll, 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. Harry Frederick Nicoll, the Chairman of such club and the meeting, moved, and Mr. W. C. Brydon 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 following are the regulations referred to:-

ASHBURTON 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 Ashburton 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 14th day of March, 1919, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the Ashburton Racecourse Reserve 1318, situated in the district of Ashburton, and known as the Ashburton 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 habitually consort with thieves or persons who have no lawful visible means of support.

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket - picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908; and also idle and disorderly persons, regues and vagabonds, and incorrigible regues 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, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for such revocation.

person, and without assigning any reason for such revocation.

The foregoing regulations of the Ashburton Trotting Club were made and passed by such club on the 8th day of May, 1923, and signed by the Chairman and Secretary.

H. F. NICOLL, Chairman. ALFRED A. FOOKS, Secretary.

The foregoing regulations of the Ashburton Trotting Club are hereby approved this 25th day of May, 1923.

JELLICOE, Governor-General.

RESOLUTION.

THE following regulations were laid before the members of the Ashhurst-Pohangina Racing Club at a meeting held on the 14th day of April, 1923, at Ashhurst, with a recommendation by the Chairman of such club, Mr. R. Macdonald, 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. Richard Macdonald, the Chairman of such club and the meeting, moved, and Mr. Albert Havill 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 following are the regulations referred to:-

ASHHURST-POHANGINA RACING CLUB.

REGULATIONS.

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf con-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 Ashhurst-Pohangina 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 26th day of July, 1919, and in lieu thereof doth hereby make the following regulations controlling the admission of persons to that part of the racecourse on part Section 463, Block III, Gorge Survey District, situated in the district of Ashhurst, Oroua County, and known as the Ashhurst-Pohangina 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

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,

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' elerks, bookmakers' assistants. bookmakers' agents.

(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New

Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the New Zealand Racing Conference, or the New Zealand Trotting Conference, or the New Zealand Trotting Association.

(d.) Common prostitutes, and persons who habitually consort with thieves or persons who have no lawful visible means of support.

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908, and also idle and disorderly persons, rogues and vagabonds, and incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

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

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 Ashhurst-Pohangina Racing Club were made and passed by such club on the 14th day of April, 1923, and signed by the Chairman and Secretary.

R. MACDONALD, Chairman. A. W. TRASS, Secretary.

The foregoing regulations of the Ashhurst-Pohangina Racing Club are hereby approved this 23rd day of May, 1923. JELLICOE, Governor-General.

WAIRARAPA SOUTH COUNTY COUNCIL.

RESOLUTION LEVYING SPECIAL RATE.—WESTMERE ROAD LOAN.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and all other powers and authorities it in that behalf enabling, the

ther powers and authorities it in that behalf enabling, the Wairarapa South County Council hereby resolves as follows:—
That, for the purpose of providing the instalments of interest and sinking fund and also all other charges on a loan of £500, authorized to be raised by the Wairarapa South County Council for the purpose of metalling, forming, and laying culverts on the Westmere Road, the said Wairarapa South County Council hereby makes and levies a special rate of seven-sixteenths of a penny in the pound upon the rateable unimproved values of all rateable properties within the Westmere Road Special Rating Area, comprising all that part of the Westmere Settlement, being Sections 7s, part 4s, part 2s, part 1s, and part 3s, lying within the boundaries of the County of Wairarapa South, and in addition thereto Lot 5 on deposited plan No. 1569 and that part of Lot 4 on said deposited plan lying within the boundaries of the said county, all the said lands being part of the Maungaraki Riding of the said county; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

BURNEY TRAPP, County Clerk.

BURNEY TRAPP, County Clerk. 580

CHRISTCHURCH CITY COUNCIL.

SPECIAL RATE.—CONCERT CHAMBER LOAN OF £35,000.— RESOLUTION MAKING SPECIAL RATE.

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

That, for the purpose of providing the interest and other charges on a loan of £35,000, authorized to be raised by the Christchurch City Council, under the above-mentioned Act, for the following purposes—(1) to rebuild, remodel, and called the premises formerly comprised in the Alexandra Hall, and its adjuncts and other offices, on that part of the Council's land in Manchester Street adjoining the Municipal Offices now in course of erection; (2) to supply all things necessary or incidental thereto, including the necessary furnishings—the Christchurch City Council hereby makes and levies a special rate of eighty-seven twelve-hundred-and-fiftieths of a penny (87/1250d.) in the pound upon the rateable value (being the unimproved value) on all rateable property comprised within the City of Christchurch. And that such special rate shall be an annually recurring rate during the cur-

rency of such loan, and be payable on the first day of June in each and every year during the currency of such loan, being a period of 20 years, or until the loan is fully paid off

J. A. FLESHER, Mayor. HY. R. SMITH, Town Clerk.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership hitherto existing between MARGARET PHOEBE HARPER and JESSIE INGLIS, carrying on business at Hastings as Tea and Luncheon Room Proprietresses under the style of "Harper and Inglis," has this day been dissolved by mutual consent.

Dated this 12th day of May, 1923.

Witness to the signature of Margaret Phoebe Harper— T. B. McNeil, Solicitor, Hastings.

JESSIE INGLIS.

Witness to the signature of Jessie Inglis—E. T. Gifford, Solicitor, Hastings.

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

NOTICE is hereby given that the Matakaoa County Council proposes, under the provisions of the above-mentioned Acts, to execute a certain public work—namely, for deviation of road through the Whakaangiangi and other

for deviation of road through the Whakaangiang and other blocks; and for the purposes of such public work the lands described in the Schedule hereto are required to be taken.

And notice is hereby further given that plans of the lands so required to be taken are deposited in the public effice of the Clerk of the said Council, situate at Te Araroa, and are open for inspection (without fee) by all persons during ordinary office hours.

All regression of the said public effects of the creating public states of the said public states.

All persons affected by the execution of the said public work or by the taking of such lands, who have any well-grounded objections to the execution of the said public work or to the taking of the said lands, must state their objections in writing, and send the same, within forty days from the first publication of this notice, to the County Clerk at the Council Chambers.

SCHEDULE.

Approximate areas of land required to be taken, and being portion of-

R. P.

Section 4, Block IV, Mangaoporo S.D.; 5 1 30 coloured pink.

Whakaangiangi Lot 5; coloured yellow. Marangairoa 2E 2B 7; coloured pink. Marangairoa 2C; coloured yellow. 11 0

0 18

1 39 0 12

Marangairoa 20; coloured yellow.
Pariwhero A; coloured neutral.
Whakaangiangi Lot 2; coloured blue.
Whakaangiangi Lot 1; coloured pink.
Section 3, Block IV, Mangaoporo S.D.;
coloured yellow. 2 34

Shown on plans 1020 and 1021 (brown). Situated in Blocks III and IV, Mangaoporo Survey District, and Block XVI, Matakaoa Survey District, County of Mata-

Dated this 16th day of May, 1923.

D. McNAUGHT, County Clerk.

NOTICE is hereby given, pursuant to the provisions of section 302 of the Companies Act, 1908, that the office or place of business within New Zealand of Hume Pipe Company (Australia) Limited, a company incorporated outside New Zealand, is situated in Accountants' Chambers, 39 Johnston Street, in the City of Wellington.

Dated at Wellington this 29th day of May, 1923.

ALFRED SMITH, Attorney in New Zealand for Hume Pipe Company (Australia) Limited.

Witness to the signature of Alfred Smith-Douglas Jackson, Solicitor, Wellington.

WANGANUI BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the

That, for the purpose of providing the interest, sinking fund, and other charges on a loan of five thousand pounds

586

(£5,000), authorized to be raised by the Wanganui Borough Council, under the provisions of the Wanganui Borough Council Special Rate Empowering and Special Loan Act, 1913, the Local Bodies' Loans Act, 1913, and the amendments thereof, the Municipal Corporations Act, 1920, and the amendments thereof, for the following purposes—the making, laying-out, forming, and completing of certain streets in that portion of the Borough of Wanganui known as St. John's Hill; the making, laying-out, forming, and completing of footpaths, with all necessary kerbings and channels, and the making of alterations, additions, and improvements to existing streets in that portion of the borough aforesaid; and the doing of all matters and things necessary, relating to, or incident to all, every, or any of the matters aforesaid—the Wanganui Borough Council hereby makes and levies a special rate of three-eighths of a penny (§d.) in the pound the Wanganui Borough Council hereby makes and levies a special rate of three-eighths of a penny (§d.) in the pound upon the rateable value (on the basis of the annual value) of all rateable property of the Borough of Wanganui, comprising the whole of the Borough of Wanganui, the boundaries whereof are defined in the New Zealand Gazette of the 19th day of December, 1912, Number 92, at page 3618. And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of May and the first day of November in each and every year during the currency of such loan, being a period of twenty years from the first day of May, 1923, or until the loan is fully paid off.

T. BOSWALL WILLIAMS, Mayor. G. MURCH, Town Clerk.

HEATHCOTE COUNTY COUNCIL.

Worker's Dwelling Loan, £1,000.—Resolution making SPECIAL RATE.

I N pursuance of the powers and authorities conferred by the Counties Act, 1920 (sections 192 and 193), and the Local Bodies' Loans Act, 1913, and with the precedent consent of the Governor-General by Order in Council dated 9th day of March, 1923 (published in the New Zealand Gazette, page 771), and given pursuant to section 20, subsection (1), Finance Act, 1919, the Heathcote County Council hereby resolves as follows:

That, for the purpose of providing the interest and principal on a loan of £1,000, to be known as the Mount Pleasant No. 1 Worker's Dwelling Loan, authorized to be raised by the Heathcote County Council, under the above-mentioned Acts and authorities, for the purpose of erecting a worker's dwelling in the Mount Pleasant Riding, the said Heathcote County hereby makes and levies a special rate of 17/64ths of a penny in the pound upon the rateable value of all the rateable property of the special rating area comprising the whole of the said Mount Pleasant Riding, being a legal subdivision of the County of Heathcote in Canterbury; and that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable half-yearly on the first day of August and the first day of February in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

O. MACHATTIE, County Clerk. 587

O. MACHATTIE, County Clerk.

OAMARU BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

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

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of five thousand pounds (£5,000), authorized to be raised by of five thousand pounds (£5,000), authorized to be raised by the Oamaru Borough Council, under the Municipal Corporations Act, 1920, and the Local Bodies' Loans Act, 1913, for the purpose of acquiring land with buildings thereon for workers' dwellings and for the erection of workers' dwellings, under the provisions in that behalf of Part Thirty-seven of the Municipal Corporations Act, 1920, the Oamaru Borough Council hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property (on the basis of the annual value) of the Borough of Oamaru, comprising the whole of the Borough of Oamaru, and that comprising the whole of the Borough of Oamaru, and that such special rate shall be an annual recurring rate during the currency of such loan, and be payable half-yearly on the first day of April and the first day of October in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off

> J. McDIARMID, Mayor. C. W. KENT, Town Clerk.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore existing between WILLIAM HENRY HOLMES and ROBERT WILSON GIBSON, trading together at Te Awamutu as Motor-garage Proprietors and General Engineers under the name or style of "Holmes and Gibson," has been dissolved by mutual consent as from the fourth day of May, 1923. The business will in future be carried out by the said ROBERT WILSON who will nav and discharge all the debts and Wilson Gibson, who will pay and discharge all the debts and liabilities of the late firm, and to whom all debts owing to the late firm must be paid.

Dated at Te Awamutu this 17th day of May, 1923.

W. H. HOLMES, R. W. GIBSON.

Witness to both signatures—J. A. Hawkins, Solicitor, Te wamutu. 589

THE GISBORNE FARMERS' CO-OPERATIVE COMPANY (LIMITED).

In Liquidation.—Notice to Shareholders.

OTICE is hereby given that the final general meeting of the above company, as required by section 230 of the Companies Act, 1908, will be held in the Gisborne Savage Club's Room, Top Floor, New Zealand Insurance Company's Building, Childers Road, Gisborne, on Friday, the 15th day of June, 1923, at 2.30 o'clock in the afternoon.

BUSINESS.—To receive the Liquidator's final report and account showing the manner in which the winding up of the

account showing the manner in which the winding-up of the company has been conducted and the assets disposed of.

M. J. WHITE, Liquidator.

Dated at Gisborne this 15th day of May, 1923.

MPERIAL PARLIAMENTARY PUBLICATIONS, ETC., ON SALE AT THE GOVERNMENT PRINTING AND STATIONERY DEPARTMENT, WELLINGTON:-

(POSTAGE EXTRA.)

Copies.

ACTS.

- 3 Coal Industry Commission, No. 1. Price, 1d.
- Wages (Temporary Regulation Extension), 1919, No. 18. Price, 1d.
- Ministry of Health, No. 21. Price, 2d.
- Anthrax Prevention, Ch. 23. Price, 1d.
- 2 Disabled Men (Facilities for Employment), 1919, Ch. 22. Price, 1d.
- 3 Matrimonial Causes (Dominions Troops), 1919, Ch. 28. Price, 1d.
- Weights and Measures, 1919 (Leather Measurement), Ch. 29. Price, 1d.
- 2 Statement of Rates, 1919, Ch. 31. Price, 1d.
- 1 Finance, 1919, Ch. 32. Price, 3d.
- 3 National Health Insurance, 1919, Ch. 36. Price, 1d.
- 5 Retired Officers (Civil Employment), Ch. 40. Price, 1d.
- 2 Restoration of Pre-war Practices, 1919, Ch. 42. Price, 1d.
- 4 Police, 1919, Ch. 46. Price, 2d.
- 4 Coal-mines, Ch. 48. Price, 1d.
- 4 Ministry of Transport, 1919, Ch. 50. Price, 4d.
- Checkweighing in Various Industries, 1919, Ch. 51. Price,
- 3 Forestry, 1919, Ch. 58. Price, 2d.
- 3 Land Settlement (Facilities), 1919, Ch. 59. Price, 3d.
- 1 Agricultural Land Sales (Restriction of Notices to Quit), Ch. 63. Price, 1d.
- 4 Courts (Emergency Powers), 1919, Ch. 64. Price, 1d.

PUBLICATIONS.

- 3 Airships: Notes on, for Commercial Purposes. Price, 3d.
- 6 Adhesive Research Committee, First Report. Price, 4s.
- 1 Building Research Board, Special Report No. 4: "The Transmission of Heat and Gases through, and the Condensation of Moisture on, the Surface of Wall Materials." Price, 1s. Price, 1s.
- 3 Building Research Board, Special Report No. 6: A Gra-phical Cost Analysis of Cottage Building. Price, 2s. 6d.
- 3 Certain Ineligible Government Contractors. Price, 1d.
- 6 Civil Service Recruitment after War Report. Price, 2d. 6 The Physics and Chemistry of Colloids, &c. Price, 3s. 6d.
- 5 Current-meters for Use in River-gauging. Price, 1s. 6d.

Copies.

- 6 Deterioration of Structures in Sea-water. Price, 2s. 6d.
- 4 Defectives and Lunatics in Poor Law Institutions. Price, 2d.
- 5 Report of British Educational Mission. Price, 9d.
- 4 Economic Survey of certain Countries specially affected by the War Year 1919. Price, 3s.
- 11 Electro-deposition of Iron, with an Appendix containing a Bibliography of the Subject. Price, 6s. 6d.
- 4 Fire Test with Floors (No. 231). Price, 2s. 6d.
- 5 Food Investigation Board, Special Report No. 1: On the Design of Railway Wagons for the Carriage of Perish-able Goods. Price, 3d.
- 2 Food Investigation Board, Special Report No. 2: The Literature of Refrigeration. Price, 4d.
- 3 Food Investigation Board, Special Report No. 3: The Methods used for the Inspection of Canned Foods and their Reliability for this Purpose. Price, 9d.
- 4 Food Investigation Board, Special Report No. 4: Interim Report of Methods of Freezing Fish, with Special Reference to the Handling of Large Quantities in Gluts. Price, 1s. 6d.
- 4 Food Investigation Board, Special Report No. 5: Report on Heat Insulators. Price, 3s.
- 5 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. 9: The Transmission of Heat by Radiation and Convection. Price, 1s. 6d.
- 4 Food Investigation Board, Special Report No. 10: The Methods used for the Inspection of Canned Foods. Price, 1s. 6d.
- 3 Food Investigation Board, Report for 1920. Price, 1s.
- 5 Food Investigation Board Report for 1921. Price, 2s.
- 6 Fuel Research Board, Special Report No. 1: Pulverized Coal Systems in America. Price, 5s.
- 3 Fuel Research Board, Special Report No. 3: The Coal Fire. Price, 4s.
- 3 Fuel Research Board, Special Report No. 4: 7 Ranges and Cooking Appliances. Price, 2s. 6d. Tests on
- 8 Fuel Research Board, Technical Paper No. 1: The Assay of Coal for Carbonization Purpose; a New Laboratory Method. Price, 1s.
- 6 Fuel Research Board, Technical Paper No. 2: Report on the Simmance Total Heat-recording Calorimeter. Price, 1s.
- 5 Fuel Research Board, Technical Paper No. 3: The Efficiency of Low-temperature Coke in Domestic Appliances. Price, 9d.
- 4 Fuel Research Board, Technical Paper No. 4: The Carbonization of Peat in Vertical Gas-retorts. Price, 6d.
- 5 Fuel Research Board, Technical Paper No. 5: An Apparatus for the Measurement of Specific Gravity of Gases in Small Quantities. Price, 3d.
- 12 Fuel Research Board: Physical and Chemical Survey of the National Coal Resources. Price, 2s.
- 1 Report of the Fuel Research Board for the Years 1920, 1921, First Section: Steaming in Vertical Gas-retorts. Price, 1s. 6d.
- 4 Report of the Fuel Research Board for the Years 1920, 1921, Second Section: Low Temperature Carbonization. Price. 2s.
- 4 Report of the Fuel Research Board on Gas Standards: The Therm. Price, 3d.
- 2 Fuel for Motor Transport: Second Memo. by Research Board. Price, 6d.
- 4 British Empire Forestry Conference: Proceedings, Resolutions, and Summary of Statements. Price, 7s. 6d.
- 6 The Graves of the Fallen. Price, 6d.
- 5 Gas Cylinders Research Committee: First Report. Price, 7s. 6d
- 5 Geological Survey of Great Britain, and Museum of Practical Geology. Price, 1s.
- 2 Industrial Research in the United States of America Price, 1s.
- 5 Imperial Education Conference. Price, 6d.
- 1 Inscriptions suggested for War Memorial. Price, 1s.
- 1 Report on Commercial, Industrial, and Financial Situa-tion of Japan, 1914 to 1919. Price, 9d.

- 3 Lubricants and Lubrication: Committee Report. Price, 2s. 6d.
- 6 Manchester Association of Engineers: Repor Lathe Tools Research Committee. Price, 5s. Report of the
- 6 Museum Exhibits: The Cleaning and Restoration of. Price, 2s.
- 6 Navy Pay Allowances and Pensions Recommendations. Price, 3d.
- 6 Naval and Military Operations and Expenditure arising out of the War: Vote of Credit. Price, 4d.
- 6 Notes on the Grants to Research Workers and Students Price, 2d.
- 5 Need for Saving in Peace Time. Price, 2d.
- 6 Petroleum Productions: Licenses granted. Price, 4d.
- 2 Preventive Medicine, Public Opinion on. Price, 4d.
- Peace Handbooks, Vol. 5, The Netherlands. Price, 10s. 6d
- 3 Statistical Supplement of the Final Report of the Nitrogen Products Committee of the Ministry of Munitions. Price, 1s.
- 6 Report of Advisory Council Committee of Local Reconstruction Organizations. Price, 1d.
- 2 Report for Scientific and Industrial Research for 1920-21. Price, 1s.
- Report for Scientific and Industrial Research for 1921-22. Price, 3s.
- 6 Report of the Tin and Tungsten Research Board. Price, 3s. 6d.
- Trade of Canada and Newfoundland, with Report of Province of Ontario. Price, 6d.
- Treaty of Peace between the Allied Associated Powers and Germany. Price, 2s. 6d.
- Work: The Month's Work, Vol. 1, No. 10, April, 1919. Price, 2d.
- 4 Women in Industry Report (War Cabinet). Price, 1s. 6d.
- 4 Monthly Bulletin of Statistics, No. 2, 1919. Price, 9d. Price, 9d.
- 5 Monthly Bulletin of Statistics, No. 3, 1919. 5 Monthly Bulletin of Statistics, No. 4, 1919. Price, 9d.
- 5 Monthly Bulletin of Statistics, No. 5, 1919. Price, 9d.
- 5 Monthly Bulletin of Statistics, No. 7, 1920. Price, 1s.
- 5 Monthly Bulletin of Statistics, No. 8, 1920.
- 5 Monthly Bulletin of Statistics, No. 9, 1920. Price, 1s.
- 5 Monthly Bulletin of Statistics, No. 10, 1920. Price, 1s. 5 Monthly Bulletin of Statistics, No. 11, 1920. Price, 1s.
- 5 Monthly Bulletin of Statistics, No. 3, 1920-21. Price, 1s.

THE CUSTOMS TARIFF OF NEW ZEALAND, 1921. TOGETHER WITH

DECISIONS OF THE MINISTER OF CUSTOMS. Containing 600 pages.

Price, 12s. 6d.

Postage, 1s.

(Supplementary Decisions to be obtained from the Customs Department.)

ALSO

SUPPLEMENTARY TARIFF.

This shows alterations to the above, and also Customs duties New Zealand, and the Union of South Africa and New Zealand, in accordance with the "Tariff Agreement (New Zealand and Australia) Ratification Act, No. 7, 1922.

Price, 2s.

Postage, 3d.

(Exchange 6d. to be added to cheques outside Wellington.) Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

BANKRUPTCY NOTICES.

HE public are informed that extracts from the New Zealand Gazette, containing all Bankruptcy Notices that appear in each issue, are published weekly, and will be sent post-free to any address on payment of a subscription of 10s. per annum. Single copies, 3d. each.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

SCIENTIFIC PUBLICATIONS.

- THE following Scientific Works, published under the authority of the Government, are now on sale at the Stationery Department, Wellington, and will be transmitted at the published price to any address in the Dominion:—
 - GEOGRAPHICAL REPORT ON THE FRANZ JOSEF GLACIER. By J. M. Bell. 1s. Postage, 5d.
 - GEOLOGICAL BULLETIN No. 1: The Geology of the Hokitika Sheet, North Westland Quadrangle. By Dr. Bell. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 2: The Geology of the Area covered by the Alexandra Sheet, Central Otago Division. By James Park. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 4: The Geology of the Coromandel Subdivision, Auckland. By Colin Fraser, assisted by J. H. Adams. 2s. 6d. Post-
 - GEOLOGICAL BULLETIN No. 5: The Geology of the Cromwell Subdivision, Western Otago. By James Park. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 6: The Geology of the Mikonui Subdivision, North Westland. By P. G. Morgan. 2s. 6d. Postage, 10d.
 - GEOLOGICAL BULLETIN No. 8: The Geology of the Whangaroa Subdivision, Hokianga Division. By J. M. Bell and E. de C. Clarke. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 9: The Geology of the Whatatutu Subdivision, Raukumara Division, Poverty Bay. By James Henry Adams. 2s. 6d. Postage, 6d.
 - GEOLOGICAL BULLETIN No. 10: The Geology of the Thames Subdivision, Hauraki, Auckland. By COLIN FRASER. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 11: The Geology of the Mount Radiant Subdivision, Westport Division. By Ernest John Herbert Webb. 2s. 6d. Postage, 6d.
 - GEOLOGICAL BULLETIN No. 12: The Geology of the Dun Mountain Subdivision, Motupiko Division, Nelson. By J. M. Bell, E. De C. Clarke, and P. Marshall. ?s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 13: The Geology of the Greymouth Subdivision, North Westland Division, Westland. By P. G. MORGAN. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 14: The Geology of the New Plymouth Subdivision, Taranaki Division. By E. de C. Clarke. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 15: The Geology of the Waihi-Tairua Subdivision, Hauraki Division. By J. M. Bell and C. Fraser. 2s. 6d. Postage, 10d.
 - GEOLOGICAL BULLETIN No. 16: The Geology of the Aroha Subdivision, Hauraki. By J. Henderson, assisted by J. A. Bartrum. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 17: The Geology and Mineral Resources of the Buller-Mokihinui Subdivision, Westport Division. By P. G. MORGAN and J. A. BARTRUM. 5s. Postage, 10d.
 - GEOLOGICAL BULLETIN No. 18: Reefton Subdivision, Westport and North Westland. By J. Henderson. 5s. Postage, 10d.
 - GEOLOGICAL BULLETIN No. 19: Tuapeka District, Central Otago Division. By P. Marshall. 2s. 6d. Postage, 10d.
 - GEOLOGICAL PULLETIN No. 20: Oamaru District, North Otago and Eastern Otago Division. By James Park. 2s. 6d. Postage, 8d.
 - GEOLOGICAL BULLETIN No. 21: The Geology of the Gisborne and Whatatutu Subdivision, Raukumara Division. By J. HENDERSON and M. ONGLEY. 5s. Postage, 8d.

- GEOLOGICAL BULLETIN No. 24: The Geology of the Mokau Subdivision. By J. HENDERSON and M. ONGLEY. Price, 10s. Postage, 6d.
- GEOLOGICAL SURVEY OF NEW ZEALAND. Reports for 1879-80, 1881, 1882, 1887-88, 1888-89, 1890-91, and 1892-93. Royal 8vo. 2s. 6d. each. Later reports are contained in Mining Reports each year. Postage, 8d.
- GEOLOGY of NEW ZEALAND. By P. MARSHALL, D.Sc., &c. Demy 8vo. Cloth boards, 4s. Postage, 8d.
- GEOLOGY OF THE SOUTH WEST PART OF NELSON AND THE NORTHERN PART OF WESTLAND. By ALEXANDER McKay, F.G.S., 1897. 18. Postage, 3d.
- ART ALBUM OF NEW ZEALAND FLORA: A Systematic and Popular Description of the Native Flowering Plants of New Zealand and the Adjoining Islands. By Mr. and Mrs. E. H. Featon. Vol. i. £3. Postage, 1s. 2d.
- BIBLIOGRAPHY OF THE LITERATURE RELATING TO NEW ZEALAND. By the late T. M. HOCKEN, M.R.C.S., &c. Cloth boards, 10s. Postage, 10d.
- BIOLOGICAL EXERCISES. (1 and 2 out of print.)
 3. The Anatomy of the Common Mussels. 4. The
 Skeleton of the New Zealand Crayfishes. 1s each.
 Postage, 10d.
- DIGEST OF THE LAND LAWS OF NEW ZEALAND By W. R. JOURDAIN. £1 10s. Postage, 8d.
- ECONOMIC MINERALS IN NEW ZEALAND, and other Papers. By Frank Reid, M.Inst.M.E. 6d. Postage, 2d.
- HANDBOOK OF NEW ZEALAND FISHES. By R. A. A. SHERRIN. Demy 8vo. Cloth, 2s. Postage, 6d.
- ILLUSTRATIONS OF THE MANUAL OF THE NEW ZEALAND MOLLUSCA. Edited by HENRY SUTER. Cloth boards, 10s. Postage, 10d.
- ILLUSTRATIONS OF THE NEW ZEALAND FLORA. Edited by T. F. CHEESEMAN, F.L.S., F.Z.S. Full-page illustrations. Vols. i and ii. Cloth boards, £2. Postage, 2s. 6d.
- INDIGENOUS GRASSES OF NEW ZEALAND. By John Buchanan. Full-page illustrations. Parts 1-6. Imp. 4to, 15s.; postage, 8d. Royal 8vo, paper covers, 5s.; postage, 8d.
- INTRODUCTORY CLASS BOOK OF BOTANY FOR USE IN NEW ZEALAND SCHOOLS. By G. M. THOMSON, F.R.S. Demy 8vo. Cloth, 2s. 6d.; paper, 1s. 6d. Postage 6d.
- MANUAL OF GRASSES AND FORAGE PLANTS USEFUL TO NEW ZEALAND Part I. By THOMAS MACKAY. Numerous Plates. 5s. Postage, 8d.
- MANUAL OF NEW ZEALAND MOLLUSCA. By Professor Hutton. Royal 8vo. 3s. Postage. 8d.
- MANUAL OF NEW ZEALAND MOLLUSCA. By HENRY SUTER. Cloth boards, 10s. Postage, 1s.
- NEW ZEALAND COLEOPTERA. Parts I to IV. By Captain T. Broun. Royal 8vo. 7s. 6d. Postage, 1s.
- NEW ZEALAND DIPTERA, HYMENOPTERA, AND ORTHOPTERA. By Professor Hutton. Royal 8vo. 2s. Postage, 8d.
- NEW ZEALAND FORESTRY (Part I): Kauri Forests and Forests of the North, and Forest Management. By D. E. HUTCHINS, I.F.S. Cloth boards, 2s. 6d. Postage, 8d.
- ROCKS OF CAPE COLVILLE PENINSULA. By Professor Sollas, F.R.S. Crown 4to. Vols. i and ii. 10s. 6d. each. Postage, 1s. 6d.
- STUDENTS' FLORA OF NEW ZEALAND AND THE OUTLYING ISLANDS. By Thos. Kirk, F.L.S. . Crown 4to. Cloth, 10s. Postage, 10d.

Orders should be addressed to-

GOVERNMENT PRINTER, WELLINGTON,

PAGE

THE NEW ZEALAND WARS AND THE PIONEER-ING PERIOD.—Vol. I, Cloth bound. By JAMES Cowan. Price, 12s. 6d.; postage, 9d. extra.

Now obtainable from

GOVERNMENT PRINTER, WELLINGTON.

SPECIAL REPORTS ON EDUCATIONAL SUB-JECTS.—CATALOGUE OF THE PLANTS OF NEW ZEALAND: Indigenous and Naturalized Species. By T. F. CHEESEMAN, F.L.S., F.Z.S. Price, 1s.; postage, 2d.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

LAND-TAX AND INCOME-TAX.

MABLES showing Amounts payable under the Finance Act, 1921 :--

LAND-TAX TABLES .. ls. 6d.

GRADUATED INCOME-TAX TABLES .. ls. 6d. (Postage 3d. extra.)

Now obtainable from

GOVERNMENT PRINTER, WELLINGTON.

CONSOLIDATED STATUTES.

REDUCTION IN PRICE TO THE PUBLIC.

SETS of Consolidated Statutes consisting of Five Volumes, in Cloth Binding, may now be obtained at the price of £5 per set; postage, 3s. 6d. extra.

W. A. G. SKINNER, Government Printer.

WARDS, RECOMMENDATIONS, DECISIONS UNDER THE INDUSTRIAL ARBITRATION ACT. - The CONCILIATION AND issue of this publication in monthly Parts has been discontinued; but it has been arranged to supply copies in sheet form, when each sheet is printed, at £2 per annum.

The price for Vol. XXIII, for year 1922, bound in cloth, is £1 12s. 6d.; and in quarter cloth, £1 10s.; postage, 1s. 2d. extra.

Orders should be addressed-

"GOVERNMENT PRINTER, WELLINGTON."

THE NEW ZEALAND GAZETTE.

UBSCRIPTIONS. — The subscription is at the rate of £4 per annum, including postage, PAYABLE IN ADVANCE.

A less period than three months cannot be subscribed for.

Single copies of the Gazette as follows:-

ingle copies of the Gazette as follows:—
Ordinary Weekly Gazette: For the first 32 pages, 9d.;
increasing by 3d. for every subsequent 16 pages or
part thereof; postage, 1d.
Supplementary and Extraordinary Gazettes: For the
first 8 pages, 6d.; over 8 pages and not exceeding
32 pages, 9d.; increasing by 3d. for every subsequent 16 pages or part thereof; postage, 1d.

Advertisements are charged at the rate of 6d. per line for the first insertion, and 3d. per line for the second and any subsequent insertion.

Statements under the Mining Act are uniformly charged

All advertisements should be written on one side of the paper, and signatures, &c., should be written in a legible

hand.

The number of insertions required must be written across he face of the advertisement.

The New Zealand Gazette is published on Thursday evening of each week, and notices for insertion must be received by the Government Printer before 3 o'clock of the day preceding

CONTENTS.

		_		PAGE
Advertisements				1569
	• •	• • •	•••	
APPOINTMENTS, ETC.	••	••	••	1556
BANKRUPTCY NOTICES				1567
CROWN LANDS NOTICES				
OROWA DANDS NOTICES	••	••	••	1567
Defence Forces	••	••	••	1557
Land-				
ev	7			
Crown Land proclai Land Laws Amenda Native Land Act, D	nent Ac eclaring	g Land t	part under o be no lo	onger
subject to Part XI Native Land, Prohil Native Land, Revo	oiting a	ll Aliena	ation of ce	1550 rtain 1551 l re-
specting				1551
Primary - education Warrant cancellin	Endor	wment,	Amendir	ng a
of, &c.	g me re	eserva.u	on over Po	1552
Rabbit District cons	tituted	•••	• • • • • • • • • • • • • • • • • • • •	1542
Railway Purposes,	laken f	or	••	1537, 1539
Renewable Lease, Se Reserved temporaril	election	on	• •	1553
Road declared to be	y Govern	ment R	ned	1553 1544
Road proclaimed				1539
Roads declared to be	Count	y Roads		1543
Roads, Laying out a	nd taki	ng	••	1540, 1541
Roads proclaimed an Sale by Public Auct	id close	d	••	1538
Sale or Lease to Dis	charged charged	 I Boldier	· · ·	1553 1538
Sand-drift Act, Decl	aring o	ertain A	rea to be	
ject to				1538
Scenery Preservation				1537
State Forest, Set ap				1538
Street, &c., exempt Section 117 of the	ed Iro	m the	Provision	
Water-power, Taken	for De	velopme	ent of	1546 1540
Workers' Dwellings	Act.	Partial	Revocatio:	
Order in Council s				
	_	_		
LAND TRANSFER ACT NOT	CICES	••	••	1568
Madama a remana				
Miscellaneous— By-law confirmed				1558
Closing-day of Shope	s	••	••	1559
Closing-hours of Sho	acro			1559
Commissioners of St	preme	Court a	ppointed	
Customs and Excise				1563
Customs Duty, Clas	ses or .	Ainas o	i Goods i	1566
Deer, Destruction of	: ::	•••	•••	1558
Electric-power Boar	d, First	Electio	n of	1544
Examinations, Notic	es of D	ates of		1566
Explosive and Dang				
Licensing Authori Fees for Licensing o	ty appo f Vehic	les Ann	rovel of	1546 1558
Fire Board, Date of	Election	n of Me	mbers of	1559
German, Austrian, a				1565
Inspector of Fisheric				
Justices of the Peac	e Ame	ndment	Act, Cler	ks of
Magistrates' Cour receive Informatio	r68 8.11 t			14.T1(1)
Loans, Consenting to				
	ns, &c.,	under	••	1552
Loans, Prescribing T	ns, &c., raisin	under	••	
Municipal Corporat	ns, &c., raising erms & ions Ac	under c., in re t, Alloc	spect of	1552 1543 1546 st of
Municipal Corporation Cortain Proceeding	ns, &c., raising erms & ions Ac s under	under g c., in re ct, Alloc	spect of	1552 1543 1546 st of 1542
Municipal Corporate certain Proceeding Officiating Ministers	ns, &c., raising erms & ions Ac s under for 192	under c., in re t, Alloc	espect of cating Cos	1552 1543 1546 st of 1542 1559
Municipal Corporation Cortain Proceeding Officiating Ministers Polls for Proposed L	ns, &c., raising erms & ions Ac s under for 192 oans, R	under co., in re t, Alloc cost, Since	espect of cating Cos	1552 1543 1546 st of 1542 1559 1558
Municipal Corporate certain Proceeding Officiating Ministers	ns, &c., o raising cerms & ions Ac s under for 192 coans, R ctions to	under co., in re t, Alloc cost, Since	espect of cating Cos	1552 1543 1546 st of 1542 1559 1558
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Return Legulation under the control of the control	ns, &c., o raising cerms & ions Ac is under for 192 coans, R ctions to irns ne Exp	under c., in re t, Alloc c., s., desults of admini	espect of cating Cos	1552 1543 1546 st of 1542 1559 1558 es 1559 1560 brous
Municipal Corporati certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Ret Regulation under th Goods Act amende	ns, &c., oraising lerms & ions Ac sunder for 192 toans, Retions to true Expect.	y under y co., in re ot, Alloc s co. s co. s co. desults of co. desults of co. desults of co.	spect of cating Cos f ster Estat nd Dange	1552 1543 1546 st of 1542 1559 1559 1560 orous
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Rett Regulation under the Goods Act amende Regulations for the	ns, &c., oraising Cerms & ions Acts under for 192 toans, Retions to true Expect. Conservations of the Conservation	y under y	spect of sating Cos f ster Estat nd Dange	1552 1543 1546 st of 1542 1559 1558 es 1559 1560 brous 1542 f the
Municipal Corporation rectain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elecaliway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu	ns, &c., o raising cerms & ions Ac s under for 192 coans, R ctions to irns ne Exp ad Conser m, &c.	to adminition of the control of the	espect of cating Confidence of	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elecaliway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the	ns, &c., o raising erms & ions Ac s under for 192 ocans, R etions to trns ne Exp d. Conser m, &c. ne Discl	to adminition of the control of the	spect of sating Confidence of	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the ment Act amended Regulations under the	ns, &c., o raising cerms & ions Ac ions Ac ions Ac ions Ac ions Ac ions to ions to irns ine Exp iod Conser im, &c. ine Disch ine Heal	under continued and a continue	sspect of cating Cos f ster Estat nd Dange and Use of coldiers Se	1552 1543 1546 st of 1542 1559 1560 orous 1542 f the 1554
Municipal Corporation rectain Proceeding Officiating Ministers Polls for Proposed L. Public Trustee: Elec Railway Traffic Rett Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Elections.	ns, &c., o raising cerms & cons Ac s under for 192 coans, F ctions to trns trns Conser m, &c. he Disch l e Heal n of Me	under generation received the control of the contro	spect of sating Confidence in the confidence in	1552 1543 1546 st of 1542 1559 1560 brous 1542 f the 1554 bttle 1552 1558
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L. Public Trustee: Elecaliway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles	ns, &c., o raising cerms & cons Ac s under for 192 coans, F ctions to trns trns Conser m, &c. he Disch l e Heal n of Me	under generation received the control of the contro	spect of sating Confidence in the confidence in	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554 bttle 1554 1558 ince-
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elecaliway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorus Sanstoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles ment	ns, &c., o raising corns Actions Actions Actions Actions to the color of the color	under gg., in rect, Allocott, Allocotts on adminitional control and a co	spect of sating Confidence in the confidence in	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554 bttle 1552 1558 ince 1559
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L. Public Trustee: Elecaliway Traffic Return Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles	ns, &c., o raising corns Actions Actions Actions Actions to the color of the color	under gg., in rect, Allocott, Allocotts on adminitional control and a co	spect of sating Confidence in the confidence in	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554 bttle 1554 1558 ince-
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Rett Regulation under the Goods Act amende Regulations for the Rotorus Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles ment Wharf, Fixing Dues	ns, &c., o raising corns Actions Actions Actions Actions to the color of the color	under gg., in rect, Allocott, Allocotts on adminitional control and a co	spect of sating Confidence in the confidence in	1552 1543 1546 st of 1542 1558 es 1559 1560 brous 1542 f the 1554 bttle 1552 1558 ince 1559
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Rett Regulation under the Goods Act amende Regulations for the Rotorua Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles ment Wharf, Fixing Dues Shipping—	ns, &c o raising cerms &c. cons Acc s under for 192 ocans, F ctions to turns he Exp dd. Conser m, &c. he Disch l. he Heal n of Me cons Conser for Use	under general variation and the control of the cont	spect of sating Confidence of	1552 1543 1546 st of 1542 1559 1560 brous 1542 f the 1554 bttle 1552 1558 ince 1559 1545
Municipal Corporation certain Proceeding Officiating Ministers Polls for Proposed L Public Trustee: Elec Railway Traffic Rett Regulation under the Goods Act amende Regulations for the Rotorus Sanatoriu Regulations under the ment Act amended Regulations under the River Trust, Election Treaty of Versailles ment Wharf, Fixing Dues	ns, &c o raising cerms &c. cons Acc s under for 192 ocans, F ctions to turns he Exp dd. Conser m, &c. he Disch l. he Heal n of Me cons Conser for Use	under general variation and the control of the cont	spect of sating Confidence of	1552 1543 1546 st of 1542 1559 1560 brous 1542 f the 1554 bttle 1552 1558 ince 1559 1545