

THE

NEW ZEALAND GAZETTE.

Published by Authority.

WELLINGTON, THURSDAY, MAY 22, 1924.

set apart as National-endowment Lands.

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

WHEREAS by section eleven of the Land Laws Amendment Act, 1920, as amended by section five of the Land Laws Amendment Act, 1922, it is enacted that the Governor-General may, by Proclamation approved in Executive Council, declare that any national-endowment lands within the Hauraki Mining District held under a renewable lease issued under the Land Act, 1908, or held under a license issued under regulations made under the Land Act, 1892, or

issued under regulations made under the Land Act, 1892, or the corresponding regulations made under the Land Act, 1908, for the occupation of pastoral lands within the said mining district, shall cease to be national-endowment lands: And whereas it is deemed expedient that the lands men-tioned in the Schedule hereto, which are held under regula-tions for the occupation of pastoral lands in the Hauraki Mining District as aforesaid, should cease to be national-endowment lands: endowment lands:

Now, therefore, in pursuance and exercise of the powers and authorities so conferred upon me by the aforesaid section eleven, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby proclaim and declare that from and after the date hereof the lands described in the Schedule hereto, which were set apart as national-endowment lands under the provisions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment

SCHEDULE.

AUCKLAND LAND DISTRICT .- NATIONAL ENDOWMENT .-HAURAKI MINING DISTRICT.

SECTION 21, Block I, Aroha Survey District: Area, 160 acres

2 roods 26 perches.

Section 1 and 2, Block XIII, Thames Survey District: Area, 62 acres 1 rood 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 13th day of May, 1924.

D. H. GUTHRIE, Minister of Lands

Approved in Council.

C. A. JEFFERY, Acting Clerk of the Executive Council.

GOD SAVE THE KING!

Lands in Auckland Land District proclaimed as ceasing to be | Lands in Auckland Land District proclaimed as ceasing to be National-endowment Lands.

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

WHEREAS by section eleven of the Land Laws Amend ment Act, 1920, as amended by section five of the Land Laws Amendment Act, 1922, it is enacted that the Land Laws Amendment Act, 1922, it is enacted that the Governor-General may, by Proclamation approved in Executive Council, declare that any national-endowment land within the Hauraki Mining District held under a renewable lease issued under the Land Act, 1908 or held under a license issued under regulations made under the Land Act, 1892, or the corresponding regulations made under the Land Act, 1908, for the occupation of pastoral lands within the said mining district, shall cease to be national-endowment land:

And whereas it is deemed expedient that the lands mentioned in the Schedule hereto, which are held under regulations for the occupation of pastoral lands in the Hauraki Mining District as aforesaid, should cease to be national-endowment lands:

endowment lands:

Now, therefore, in pursuance and exercise of the powers and authorities so conferred upon me by the aforesaid section eleven as so amended, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby proclaim and declare that from and after the twenty-third day of May, one thousand nine hundred and twenty-four, the lands described in the Schedule hereto, which were set apart as national-endowment lands under the provisions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment lands.

SCHEDULE.

AUCKLAND LAND DISTRICT.—NATIONAL ENDOWMENT.— HAURAKI MINING DISTRICT.

SECTION 13, Block XI and Section 24, Block X, Ohinemuri Survey District: Area, 417 acres 1 rood 27 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 13th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

Approved in Council,

C. A. JEFFERY, Acting Clerk of the Executive Council.

GOD SAVE THE KING!

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

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

WHEREAS the Land Board of the Nelson Land District has recommended that the Crown tenant of the land enumerated in the Schedule hereto should be afforded relief, owing to exceptional circumstances over which he has no control preventing the profitable occupation of such land:

Now, therefore, in pursuance and exercise of the power and authority conferred upon me by section twenty-five of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1911, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare the land enumerated in the Schedule hereto to be subject to the provisions of section one hundred and twenty-seven of the Land Act, 1908; and I do further fix three years from the date mentioned in the said Schedule as the period for which the said land shall be exempt from payment of rent.

SCHEDULE

NELSON LAND DISTRICT.

SECTION 6, Block I, Rotoroa Survey District: 1st July, 1924.

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 10th day of May,

D. H GUTHRIE, 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, come into force within any specified area in New Zealand:

And whereas a petition has been received from the Mayor.

New Zealand:

And whereas a petition has been received from the Mayor, Councillors, and Citizens of 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:

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, Gevernor-General of the Dominion of New Zealand, do hereby proclaim and declare that on and after the nineteenth day of June, one thousand nine hundred and twenty-four, the provisions of the said Act shell 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 Registrat Wellington and numbered 25·60, and lots numbered 1 to 19 inclusive on a plan deposited in the aforementioned office and numbered 33·42, and lots numbered 5 to 21 inclusive on a plan deposited in the aforementioned office and numbered 24·58, 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 24·58 and on the east by Lot 1 on the aforementioned plan 33·42. 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 26th day of April,

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

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

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

A PROCLAMATION.

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

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTION 6, Block III, Whirinaki Survey District: Area,

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 13th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

Additional Land at Methven taken for the Purposes of the Rakaia and Ashburton - Forks Railway, and for Road-diversion in connection therewith.

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

W HEREAS it has been found desirable for the use, VV convenience, and enjoyment of the Rakaia and Ashburton - Forks Railway to take further land at Methven,

Ashburton – Forks Railway to take further land at Methven, in addition to land previously acquired for the purposes of the said railway, and to take land for road-diversion in connection therewith:

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

SCHEDULE.

APPROXIMATE areas of the pieces of land :-

For Railway.

1 9·6 0 30·3

Portion of road; coloured green. Reserve 2026; coloured sepia. 0

For Road-diversion.

Portion of R.S. 28681; coloured blue. 1 31·3 1 29·7 1

railway reserve; coloured yellow. 0 0 29.1 Reserve 2026; coloured purple.

Situated in Block VII, Spaxton Survey District, Mount Hutt Road District. (S.O., S.P. 1877, red.)
In the Canterbury Land District; as the same are more particularly delineated on the plan marked W.R. 33869, deposited in the office of the Minister of Railways at Wellington, 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 14th day of May, 1924

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Additional Land taken for the Paeroa-Waihi Railway in Block XIII, Ohinemuri Survey District.

JELLICOE, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in

6 perches, being portion of Tapuariki Block. Situated in Block XIII, Ohinemuri Survey District. (S.O. 23136.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 59482, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured purple.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 16th 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 to the Land Act, 1908.

SCHEDULE.

APPROXIMATE area of the stopped Government road declared to be Crown land: 37.7 perches.

Adjoining or passing through Makumaku 5A 2D 4A, Kaikahu 1B Section 2, and Section 62, situated in Block VI, Waihou Survey District (Auckland R.D.). (S.O. 23094.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 59117, 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 17th day of May, 1924.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Defining the Middle Line of a Railway connecting the East Coast Main Trunk Railway with a Ballast-pit in Block IX, Whakatane Survey District.

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the middle line of a railway connecting the East Coast Main Trunk Railway with a ballast-pit in Block IX, Whakatane Survey District, shall be that defined and set forth in the Schedule hereto.

SCHEDULE.

Commencing at a point in railway land opposite Lot 32E No. 1, Block IX, Whakatane Survey District, marked 0 miles, which point coincides with 98 miles 29 chains on the East Coast Main Trunk Railway, Taneatua Section, defined by a Proclamation dated the 8th day of May, 1922, and published in the New Zealand Gazette No. 39 of the 18th May, 1922; and proceeding thence generally in a north-easterly direction for a distance of about 51 chains along the western side of the Whakatane River and passing in, into, through, or over the following lands, &c., viz.: railway land, part Lot 32E No. 1, Lot 32E No. 6, Lot 32E No. 2, and Lot 31J, all in Block IX, Whakatane Survey District; and terminating at a point

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 Pacroa-Waihi Railway in Block XIII, Ohinemuri Survey District.

SCHEDULE.

Approximate area of the piece of land taken: 2 acres 2 roods 6 perches, being portion of Tapuariki Block.

I marked 0 miles 51 chains and distant about 2 50 chains from the northern boundary of Lot 311 and about 2 chains from the western bank of the Whakatane River, Block IX, Whakatane Survey District; including all adjoining and intervening places, lands, reserves, roads, tracks, lakes, rivers, streams, and watercourses: all in the Auckland Land District. As the same is delineated on the plan marked P.W.D. 59442, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Land District.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand; and issued under the Seal of that Dominion, this 14th day of May, May, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block XIII, Goromandel 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 land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the thirty-first day of May, one thousand nine hundred and the thirty-first day of May, one thousand nine hundred and twenty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 1 rood 22.9 perches.

Portion of Karihitakena, situated in Block XIII, Coromandel Survey District. (S.O. 22630.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 58018, 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 15th day of May, 1924.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land taken for the Purposes of a Gravel-pit, in Block XIII, Karioi Survey District, Waimarino County.

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

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf. I. John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a gravel-pit, and shall vest in the Chairman, Councillors, and Inhabitants of the County of Waimarino as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the seventh day of June, one thousand nine hundred and twenty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 8 acres 1 rood. Being part of Rangiwaea 4r 14p 3a, situated in Block XIII, Karioi Survey District. (S.O. 1854.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 59225, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of May, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land taken for the Purposes of a Road in Block XVI, Omona 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 land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the thirty-first day of May, one thousand nine hundred and twenty-four. twenty-four.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. 0 2 14.6 Portion of Section 4; coloured yellow. 0 3 16 5 " pink.

Situated in Block XVI, Omona Survey District (Taranaki

R.D.). (S.O. 6134.)

In the Taranaki Land District; as the same are more particularly delineated on the plan marked P.W.D. 56599 (sheet 2), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned. 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 15th day of May,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Block IX, Oparara Survey District.

JELLICOE, Governor-General. A PROCLAMATION.

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

SCHEDULE.

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

Being Portion of
0 1 7.2 Section 159, Square 159; coloured yellow.
5 0 38 32; coloured pink.

Situated in Block IX, Oparara Survey District (Nelson

R.D.).

In the Nelson Land District; as the same are more particularly delineated on the plan marked P.W.D. 58603, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 17th day of May,

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land proclaimed as a Street, and Street closed, in the City of Christchurch.

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 street the land in the City of Christchurch described in the First Schedule hereto; and also do hereby proclaim as closed the street described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A STREET.

APPROXIMATE area of the piece of land proclaimed as a street: 0.8 perches.
Portion of R.S. 154; coloured red.

SECOND SCHEDULE.

STREET CLOSED.

APPROXIMATE area of the piece of street closed: 0.8 perches. Adjoining or passing through R.S. 154; coloured green.

All situated in the City of Christchurch (Canterbury R.D.).

(S.O. 854/394.).
All in the Canterbury Land District; as the same are more particularly delineated on the plan marked P.W.D. 59453, 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 17th day of May, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Amending Description of Native Land proclaimed to have become Crown Land.

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

WHEREAS by a Proclamation dated the twenty-third V day of February, one thousand nine hundred and twenty-four, the block of Native land called Taumarunui Native Township Subdivision Y 5 was proclaimed to have become Crown land :

And whereas an error has been made in the description of the land comprised in the said subdivision in such Proclamation, and it is desirable that the said Proclamation should be amended:

Now, therefore, in pursuance and exercise of the power and authority 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 amend the said Proclamation dated the twenty-third day of February, one thousand nine hundred and twenty-four, by substituting for the description of the said land in the said Proclamation the description set out in the Schedule hereto. in the Schedule hereto.

SCHEDULE.

TAUMARUNUI Native Township Subdivision Y 5, being Lots 11, 12, and 13, Section 1, Block XIVA: Area, 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 17th day of May,

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

JELLICOE, Governor-General.

A PROCLAMATION.

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

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

TAUMARUNUI Native Township Subdivision Q, being Lots 12 and 13, Block IV; Lot 11, Block VI; Lot 14, Block VII; Lots 4, 6, 7, 8, 9, 10, 11, 12, and 13, Block IX; Lot 4, Block XV; and Lots 1, 2, 3, 4, 5, 6, and 7, Block XVI: Area, 10 acres 2 roods 25.78 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 13th day of May, 1924.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

SAMOA PHARMACY ORDER, 1924.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

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

REGULATIONS.

1. These regulations may be cited as the Samoa Pharmacy Order, 1924 (hereinafter referred to as "this Order"), and shall come into force on the first day of July, one thousand nine hundred and twenty-four.

2. In this Order "Board" means the Board of Health established under the Samoa Health Order, 1921; "Registered chemist" means every person who on the coming into operation of this Order or thereafter is duly registered under this Order as a pharmaceutical chemist.

- 3. The Board shall from time to time cause the names of all duly qualified persons to be registered, with their qualifications and business addresses, as pharmaceutical chemists, in a register to be kept by the Board for the purpose, and to be called "The Pharmaceutical Register of Samoa."
- 4. Every registered chemist shall be entitled to a certificate of registration, in the form in the First Schedule hereto, under the hand of the Administrator of Samoa.
- 5. The Board may from time to time make all necessary alterations in the register for the purpose of keeping a correct record of the qualification and address of every registered chemist.

6. Every registered chemist on changing his place of business shall intimate the same to the Board, and the Board shall correct the register

accordingly.

7. If in the opinion of all the members of the Board any registered chemist is considered unfit to be on the register, the Governor-General in Council may, upon the application of the Board, order the name of such person to be erased from the register, and thereupon the Board shall erase such name accordingly.

8. The Board shall from time to time cause to be gazetted in the Western Samoa Gazette a correct list of the names of all registered chemists appearing in the register on the date named in such list together with the names of all persons authorized by the Administrator of Samoa to dispense drugs under clause 18 (b) herein.

9. Any person of the age of twenty-one or upwards-

(a.) Who is duly registered in New Zealand as a pharmaceutical chemist;

(b.) Who holds a certificate or diploma of competency as a pharmaceutical chemist, or as a chemist and druggist, or homoeopathic chemist, from the Pharmaceutical Society of Great Britain, or a certificate or diploma of competency from the Pharmaceutical Society of Ireland, such diploma and certificate having been granted after passing the full qualifying examinations therefor of the Pharmaceutical Society of Great

Britain and the Pharmaceutical Society of Ireland, as the case may be;

(c.) Who holds a certificate or diploma of competency from any college, Board of Pharmacy, or Pharmaceutical Society recognized by the Board;

(d.) Who is a legally qualified medical practitioner shall, on application in the form in the Second Schedule hereto, and on payment of the prescribed fees, be entitled to be registered as a pharmaceutical chemist in Samoa.

10. Every person who applies to be registered under the last preceding clause shall supply evidence satisfactory to the Board in support of his application.

11. Every person who wilfully procures or attempts to procure himself to be registered under this Order by means of any false or fraudulent representation or declaration, and every person who aids or assists therein, is liable to a fine not exceeding twenty pounds.

12. Every person commits an offence who, not being a registered chemist, in any way, directly or indirectly,—

(a.) Uses the name or title or description of "registered chemist," or "pharmaceutical chemist," "pharmaceutist," "chemist and druggist," "dispensing chemist," "homoeopathic chemist," or "chemist," or "druggist," or "pharmacy," whether with or without any other words; or

(b.) Holds himself out to the public as being the successor of, or as having been connected with or in the employment of,

any registered chemist; or

(c.) Uses or exhibits any name, title, or sign holding out or

implying that he is a registered chemist.

13. Every person commits an offence who, not being a registered chemist, in any way, directly or indirectly, carries on or attempts to carry on the business of a chemist and druggist, or registered chemist, or homeopathic chemist, by keeping an open shop or place of business unless such open shop or place of business is in charge of a duly registered chemist.

14. Every registered chemist commits an offence who keeps or permits to be kept under his name any open shop or place of business as a chemist save under his own immediate supervision and control.

15. Every person who commits any of the offences referred to in any of the three last preceding clauses is liable to a fine not exceeding two pounds for every day on which such offence is committed.

16. The fees specified in the Third Schedule hereto shall be payable in respect of the matters therein mentioned; Provided that the Administrator of Samoa may from time to time, by notice in the Western Samoa Gazette, increase, diminish, or abolish such fees or any of them.

17. All fees received and all fines recovered under this Act shall be paid to the Receiver of Revenue, and shall be duly accounted for by him to the Samoan Treasurer.

18. Nothing in this Order—

(a.) Shall apply to, or interfere with, the business or rights or privileges of-

(i.) Any legally qualified medical practitioner; or of (ii.) Any legally qualified veterinary surgeon; or of

(iii.) Any person who, on the date of coming into operation of this Order, is established in Apia in business as a chemist;

(b.) Shall apply to any servant of the Samoan Administration or to any other person who dispenses drugs by authority of the

Administrator of Samoa; nor

(c.) Shall apply to such patent or proprietary or homoeopathic or other medicines or chemicals as are usually sold by grocers or storekeepers.

FIRST SCHEDULE.

CERTIFICATE OF REGISTRATION.

Number of Certificate.	Date of Registration.	Name.	${f Address.}$	Qualification.
		-		

A. B., Chief Medical Officer. C. D., Administrator of Samoa.

SECOND SCHEDULE.

APPLICATION AND DECLARATION BY APPLICANT FOR REGISTRATION AS A PHARMACEUTICAL CHEMIST.

I [A. B.], of [Residence and occupation], do solemnly and sincerely declare,

1. That I herewith make application to the Administrator of Samoa to be registered under the provisions of "The Samoa Pharmacy" Order, 1924, as a Pharmaceutical chemist;

2. That I have attained the age of twenty-one years;

3. That (set out specifically the grounds of the application);

4. That I am the person named in the statutory declaration (or certificate, diploma, or register, as the case may be) marked , which I submit herewith. or numbered

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the General Assembly of New Zealand entitled the Samoa Act, 1921.

A. B.

Declared at

in Western Samoa, this

day

of

, 192, before me-

Judge of the High Court of Western Samoa, [or Medical Officer of Western Samoa, &c.]

The prescribed fee of £1 10s. is enclosed.

THIRD SCHEDULE.

Fees.		£	3.	d.
Application for registration	• •	 1 1	0	0
For registration as a pharmaceutical chemist	• •	 5	0	0

C. A. JEFFERY, Acting 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 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

THE HONOURABLE SIR FRANCIS BELL 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 consent of the Governor-General in Council to the raising of the said loans,

SCHEDULE.	
HUTT County Council (for completing the construction of an overhead bridge at Pukerua)	£
Rangitikei County Council (for widening and metal- ling Turakina Valley and Okaka Roads) Taihape Borough Council (for building abattoirs and	8,000
purchasing land for same)	7,000
of town hall, &c.)	700
and repairing roads)	6,000
Kuiti)	3,800
roadmaking-machinery) Whangarei County Council (for forming and metal-	3,000
ling Austin's Road, Maunu Riding)	450
Wellington Harbour Board (for harbour-works) Manukau County Council (for completing the metalling of Road from Ness Valley to Te Kawakawa	250,000
Bay)	100

C. A. JEFFERY, Acting Clerk of the Executive Council. Private Hospital Regulations (H. 122).

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

N pursuance and exercise of the power and authority conferred on him by section one hundred and twenty-seven of the Hospitals and Charitable Institutions Act, 1909, and by section twenty-nine of the Hospitals and Charitable Institutions Amendment Act, 1923 (hereinafter referred to as "the said Acts"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations made under the Private Hospitals Act, 1906, on the twenty-seventh day of May, one thousand nine hundred and seven, and gazetted on the thirtieth day of the same month, and in lieu thereof doth make the following regulations for the earrying-out of the provisions of the said Acts with respect to private hospitals.

REGULATIONS.

1. (a.) "Medical Officer of Health" means the Medical Officer of

Health for the health district in which the private hospital is situated.

(b.) "Infectious disease" for the purpose of paragraphs 7 and 9 of these regulations includes any of the diseases mentioned in Part A of the First Schedule hereto.

(c.) "Notifiable infectious disease" for the purposes of paragraphs 6 and 9 of these regulations includes any of the diseases in Part B of the First Schedule hereto.

(d.) Morbidity shall be deemed to be present, in the case of the lying-in woman, when the temperature reaches 100° F. on any two days between the second and the tenth days of the puerperium.

•2. (a.) Every application for a license to keep a private hospital shall be in the form numbered 1 in the Second Schedule hereto.

(b.) The licensee or manager of a private medical and surgical hospital shall enter or cause to be entered the following particulars in the Register of Patients, including and in addition to the particulars prescribed in section 119 of the Hospitals and Charitable Institutions Act, 1909:-

. Sex: Name (in full): . Age:

Married or single: Usual residence: Date of admission:

Nature of ailment or disease:

Name of medical practitioner attending:

Nature of operation (if any):

Date of operation: Nature of anæsthetic:

By whom anæsthetic administered:

Date when patient left the hospital:

Condition on discharge: If transferred to another hospital, state reason for transfer; in the case of death give the date of same.

The certified cause of death:

(c.) The licensee or manager of a private maternity hospital shall enter or cause to be entered the following particulars in the Register of Patients, including and in addition to the particulars prescribed in section 119 of the Hospitals and Charitable Institutions Act, 1909:-

. Usual residence: Name (in full): . Age:

Date of admission:

Number of previous pregnancies:

Number of children alive:

Date of confinement:

Name of medical practitioner attending:

If anæsthetics have been administered, and by whom:

Highest temperature reached during puerperium:

Sex of infant, or infants, and weight at birth:

Whether infant born alive or dead;

Whether at full time or premature:

What precautions (if any) taken for infant's eyes:

How infant is fed-

- (i.) Breast; or(ii.) Breast and artificial; or
- (iii.) Artificial.

Date of discharge, and condition of patient on discharge from hospital:

Weight and condition of child on discharge:

If instrumental or special treatment given at delivery:

If transferred to another hospital, reason for transfer:

In case of death of mother or child, state date and certified cause.

- (d.) The medical practitioner in attendance upon the patient shall supply the particulars as to nature of ailment, operation, and cause of death in paragraphs (b) and (c) hereof.
- 3. The temperature charts to be kept in accordance with the provisions of section 26 of the Hospital and Charitable Institutions Amendment Act, 1923, shall be-
 - (i.) Of a type approved by the Inspector-General of Hospitals;

(ii.) Filled in daily; and

- (iii.) Kept on the premises for at least six months after the discharge of the patient from the licensed hospital.
- 4. (a.) In every private maternity hospital there shall be employed a registered midwife to every four (or fraction of four) patients under treatment in the hospital.
- (b.) In every private medical and surgical hospital there shall be employed a registered nurse to every five (or fraction of five) patients under treatment in the hospital.
- (c.) In every private maternity hospital and in every private medical and surgical hospital, in addition to the requirements under subclauses (a) and (b) hereof, there shall be employed adequate help to the satisfaction of an Assistant Inspector.
- 5. No room licensed for the reception of patients shall be used by any member of the family, or by any boarder, or by any lodger, or by any visitor, or by any infant, except in the case of an infant admitted for the purpose of receiving treatment.
- 6. It shall be an offence against these regulations for the licensee or manager of any private hospital at which any notifiable infectious disease has arisen or has been treated to admit any patient for treatment in such hospital until the Medical Officer of Health certifies that in his opinion there is no risk of further infection.
- 7. It shall be an offence against these regulations for the licensee or manager of any private hospital to permit any patient to occupy a room or to use the equipment of a room which has been previously occupied by a patient suffering from any infectious disease unless such room and equipment, subsequent to the removal of such person, have been disinfected under the direction of an officer authorized in that behalf by the Medical Officer of Health.
- 8. It shall be an offence against these regulations for the licensee or manager of any private maternity hospital to permit any maternity patient to occupy a room or to use the equipment of a room which has been previously occupied or used by a woman presenting symptoms of morbidity unless such room and equipment, subsequent to the removal of such woman, have been disinfected in accordance with any instructions issued by the Medical Officer of Health, or in the absence of such instructions, as prescribed in the Third Schedule hereto.
- 9. (a.) No person who is or has been in attendance as nurse on a case of infectious disease in a private hospital shall attend any other patient in such hospital unless with the approval of the medical attendant in charge of such patient, and after taking such precautions as to personal disinfection as he may prescribe.
- (b.) No person while in attendance as nurse on a person suffering from any disease of a suppurative character admitted to or arising in a private hospital shall also be in attendance on any maternity patient in such hospital, unless with the approval of the medical practitioner in charge of such maternity patient, and after taking such precautions as to personal disinfection as he may prescribe.
- (c.) No person who is or has been in attendance as nurse on a case of notifiable infectious disease in a private hospital shall attend any maternity patient until the Medical Officer of Health has certified that she may do so.

10. No licensee or manager of a private hospital shall admit any maternity patient before the onset of labour, except as a patient awaiting confinement or for the purpose of receiving treatment for any of the complications of pregnancy necessitating medical treatment.

11. (a.) Except in a case of emergency no licensee or manager of a private maternity hospital shall admit any patient for treatment subsequent to abortion or miscarriage.

(b.) Every licensee or manager of a private hospital shall notify the Medical Officer of Health, in the form numbered 2 in the Second Schedule hereto, of the admission of any case for the aftertreatment of abortion or miscarriage. For the purposes of this paragraph abortion or miscarriage shall be deemed to mean the birth of the fœtus before the twenty-eighth week of pregnancy.

12. No licensee or manager of any private maternity hospital shall admit any patient for curettage or for any surgical operation upon the

cervix uteri, or perineum.

13. No licensee or manager of any private maternity hospital shall permit the operation of circumcision to be performed in such hospital unless the mother is a patient therein or has been confined thereat within the previous fortnight.

14. Should any patient in any private hospital become mentally defective the licensee or manager shall forthwith notify the Medical Officer of Health in the form numbered 3 in the Second Schedule hereto.

15. The licensee or manager of any private maternity hospital shall forthwith notify the Medical Officer of Health, in the form numbered 4 in the Second Schedule hereto, of any case in which the temperature has risen to 100° F. or over, during any three days of the puerperium.

16. The licensee or manager of any private maternity hospital shall notify the Medical Officer of Health, in the form numbered 5 in the Second Schedule hereto, of the death of any patient occurring in the private hospital or of the transfer of any patient to another institu-

tion for further treatment.

17. Every medical practitioner who becomes aware that any person attended by him in any private maternity hospital is suffering from puerperal fever, or from any sickness the symptoms of which create a reasonable suspicion that such sickness is puerperal fever, shall notify the licensee or manager at the earliest possible moment of the existence of such fever or sickness.

18. When notified as provided in Regulation 17 hereof by the medical practitioner in attendance that puerperal fever exists, or is suspected to exist in any private maternity hospital, the licensee or manager shall promptly notify every medical practitioner attending or engaged to attend any patient either in the private maternity hospital or proposing to enter that hospital during the two weeks next

following such notification.

If no medical practitioner is engaged to attend, then the licensee or manager shall notify every patient who proposes to enter the

hospital during such two weeks.

19. In every private maternity hospital which is licensed to admit fifteen patients, or more than fifteen patients, there shall be such provisions for the isolation of patients as the Medical Officer of Health

may approve.

20. The fee to be paid for the grant of a license or for the continuance of the license of a private hospital, pursuant to the provisions of section 22 of the Hospitals and Charitable Institutions Amendment

Act, 1923, shall be,

(a.) For every six beds or under six beds, 10s.

(b.) For every additional six beds or under six beds, 10s.

21. Every person who commits a breach of any of these regulations shall be liable on conviction to a fine not exceeding £50 or such other penalty as may be enforceable under the said Acts.

FIRST SCHEDULE.

PART A. INFECTIOUS DISEASES.

Acute poliomyelitis. Acute primary pneumonia. Cerebro-spinal fever (cerebro-spinal meningitis.) Chickenpox. Cholera.

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Dengue.
Diphtheria.
Enteric fever (typhoid fever, para-typhoid fever).
Encephalitis lethargica.
Erysipelas.
Influenza.
Leprosy.
Measles and German measles.
Mumps.
Ophthalmia neonatorum.
Plague (bubonic or pneumonic).
Pulmonary tuberculosis.
Puerperal fever (including puerperal septicæmia and puerperal
  sapræmia).
Scarlet fever (scarlatina).
Smallpox (including varioloid and alastrim).
Trachoma (granular conjunctivitis, granular ophthalmia).
Typhus.
Whooping-cough.
Venereal disease in a communicable form.
Yellow fever.
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PART B. NOTIFIABLE INFECTIOUS DISEASES. Acute poliomyelitis (infantile paralysis). Cerebro-spinal fever (cerebro-spinal meningitis). Cholera. Diphtheria. Encephalitis lethargica. Enteric fever (typhoid fever, para-typhoid fever). Erysipelas. Fulminant influenza. Pneumonic influenza. Plague (bubonic or pneumonic). Puerperal fever (puerperal septicæmia and puerperal sapræmia). Scarlet fever (scarlatina). Septicæmic influenza. Smallpox (variola, including varioloid, alastrim, anaas, Cuban itch, and Philippine itch). Typhus. Yellow fever.

SECOND SCHEDULE.

Department of Health. [Form 1. APPLICATION FOR A LICENSE TO CONDUCT A PRIVATE HOSPITAL. To the Hon. the Minister in Charge of Hospitals. I [We] [Full name] hereby make application for a license to keep a private hospital in the under-described premises, in accordance with section 108 of the Hospitals and Charitable Institutions Act, 1909. Enclosed are two references as to character and fitness from Nature of cases proposed to be treated: (1) Surgical cases; (2) medical cases; (3) midwifery cases; (4) fever cases. [N.B.—Strike out all headings not applicable.] Number of patients proposed to be received. Number of staff: Registered, ; unregistered, domestic, (in addition to Matron). Dated this , 192 day of $Signed-[Name\ of\ applicant].$ [Address and occupation.]
Signed—[Name of Manager].
[Address and occupation.]

PREMISES.

Estate or interest of applicant therein: . Area of ground: Description of site: Plan of building as attached: . Aspect: . Materials, brick, wood, &c.: Number of stories: Water-supply: aly, ; description, Drainage: Baths (a) For staff only, (b) For ; description, patients only, . (c) Total,

Sink-room (for cleansing and storage of bedpans, &c.)—Description:

W.C.s: (a) For staff only, ; description, (b) For patients only; description, . (c) Total,

Operating-room—Description:

Labour-room—Description:

Fire-escapes: Description:

Fire-prevention appliances—Description:

. Position:

Where maternity cases are received, in addition to medical and surgical cases, the rooms to be reserved for such cases to be indicated.

The number of each room on this form to correspond with number of each room on plan.

Room No.	Length.	Breadth.	Height.	Number of Patients to be treated in Each Room.	Means of Ventilation.	Room No.	Length.	Breadth.	Height.	Number of Patients to be treated in Each Room.	Means of Ventilation.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15						16 17 18 19 20 21 22 23 24 25 26 27 28 29 30					

ROOMS FOR STAFF AND FAMILY USE ONLY.

Room No.	Length.	Breadth.	Height.	Number of Staff.	Means of Ventilation.	Room No.	Length.	Breadth.	Height.	Number of Staff.	Means of Ventilation.
1 2 3 4 5				Transport of the Control of the Cont		6 7 8 9 10					

(This space is reserved for use by Department.)

Hon. the Minister.

House: . Manager: .—Recommended that this hospital be licensed as—

A licensed maternity hospital.

A licensed medical and surgical hospital.

A hospital licensed both as a maternity and as a medical and surgical hospital.

[Cross out lines which do not apply.]

Patients:

Director-General of Health.

License granted — refused—

Minister in Charge of Hospitals.

Number of licenses:

[Form 2. NOTIFICATION OF ABORTION OR MISCARRIAGE. Name of Hospital: Address: Date: The Medical Officer of Health, I HEREBY notify you that licensed hospital on , of , was admitted to this for the after-treatment of abortion [miscarriage]. The name of the medical practitioner attending the patient is Licensee or Manager. [Form 3. NOTICE OF A PATIENT BECOMING MENTALLY DEFECTIVE. Name of Hospital: Address: Date: The Medical Officer of Health, I HEREBY notify you that , of , a licensed hospital, became mentally defective on , a patient at this , and has . The name of the medical practitioner been removed to attending the patient is Licensee or Manager. [Form 4. Notification of a Case in which Temperature is Abnormal. Name of Hospital: Address: Date: The Medical Officer of Health, I HEREBY notify you that $\,$, of $\,$, a patient at this licensed maternity hospital, has had a temperature of 100° F. or over during three days of the puerperium as follows: The name of the medical practitioner attending the patient is Licensee or Manager. NOTIFICATION OF TRANSFER OF A PATIENT. Name of Hospital: Address: Date: The Medical Officer of Health, of , a patient at this

I HEREBY notify you that hospital, died on [was transferred to onfurther treatment].

Licensee or Manager.

THIRD SCHEDULE.

DISINFECTION OF ROOM AND EQUIPMENT SUBSEQUENT TO REMOVAL OF A WOMAN PRESENTING SYMPTOMS OF MORBIDITY.

- 1. The bed-clothes-
- (a.) Sheets, pillow-slips, and other washable articles, except blankets, shall be steeped in a solution of reliable disinfectant for at least one hour, then washed and boiled.

(b.) Blankets shall be steeped in a solution of reliable disinfectant for at least one hour, than washed in the ordinary way.

- (c.) By reliable disinfectant is meant a solution of—Carbolic acid, 1 to 50; izal, 1 to 100; lysol, 1 to 100: or such other solutions as the Medical Officer of Health may approve.
- 2. Vessels and utensils—Vessels and utensils shall be sterilized by boiling in water for at least twenty minutes.
 - 3. Mattresses-
 - (a.) Where the ticking is clean and in good repair, the method of surface disinfection of the mattress by formaldehyde or

sulphur dioxide gas, as set out in paragraph 4 below, shall

be deemed to be adequate.

(b.) Where the ticking is soiled or torn the mattress shall not be used unless and until it has been disinfected by exposure to saturated steam in a proper steam disinfector, or has been treated as follows: The contents to be removed and burned, the ticking boiled for at least twenty minutes, and new clean contents provided.

4. The room-

(a.) The room shall be fumigated by one or other of the following alternative methods:—

(i.) The vaporization in a lamp of a type approved by the Medical Officer of Health of not less than thirty paraform tablets for each one thousand cubic feet of enclosed space.

(ii.) The burning of not less than 3 lb. of sulphur for

each one thousand cubic feet of enclosed space.

(b.) Prior to fumigation the windows, fireplaces, and all apertures save the exit door, shall be sealed up by pasting paper thereover, and all articles left in the room shall be arranged so as to expose them so far as possible to the action of the fumigating agent. The exit door shall in turn be sealed when the fumigator leaves the room after commencing the generation of the gaseous fumigating agent.

(c.) The period of fumigation shall be not less than twelve hours, and during this period the room shall be left sealed.

(d.) After the expiry of not less than twelve hours, the room shall be entered and doors and windows shall be opened wide to ventilate thoroughly (air) the room. Mattresses, bolsters, and upholstered articles shall be well exposed to the sun and air. Furniture, pictures, ornaments, painted and varnished woodwork, &c., shall be wiped over with a cloth moistened with warm water to which a reliable disinfectant has been added, special care being taken to remove dust from joints and cracks. Dry dusting shall not be done. Loose coverings on floors, whether carpets or linoleums, shall be removed from the room, and the floor-boards thoroughly scrubbed with soap, soda, or other washingpowder and hot water. The floor coverings before being relaid shall in the case of linoleum be washed on both sides, and in the case of carpets, be well cleaned. If the floor be covered throughout with linoleum it shall be deemed adequate if such linoleum be thoroughly scrubbed with soap, soda, or other washing-powder and hot water, care being taken to lift up and clean where any dust has lodged below the edges of the linoleum.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Licensing Harrison and Co. to use and occupy a Part of the Foreshore at Half-moon Bay, Stewart Island, as a Site for Fish-cleaning Sheds and Tramway.

JELLICOE, Governor-General.
ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the seventeenth day of January, one thousand nine hundred and ten, and published in the New Zealand Gazetle No. 15 of the seventeenth day of the following month, Joseph Harrison and John Harrison, trading under the style or title of "Harrison and Co.", of Half-moon Bay, Stewart Island (hereinafter called "the licensees"), were licensed to use and occupy a part of the foreshore and land below low-water mark in Half-moon Bay, Stewart Island, as shown on plan marked M.D. 2043, and deposited in the office of the Marine Department at Wellington, in order to erect and maintain thereon fish-cleaning sheds and a tramway, as shown on the plan so deposited as aforesaid, for a term of fourteen years computed from the seventeenth day of January, one thousand nine hundred and ten: And whereas the said license having

expired, the licensees have made application for a fresh license under the Harbours Act, 1923 (hereinafter called "the said Act"), for a term of fourteen years computed from the seventeenth day of January, one thousand nine hundred and twenty-four: And whereas it is expedient that a license should be granted and issued to the licensees under the said Act, for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensees as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy that part of the fore shore and land below low-water mark adjacent thereto, on which the fish-cleaning sheds and a tramway are erected, as shown on the plan so deposited as aforesaid, for the purpose of maintaining the said fish-cleaning sheds and a tramway thereon; such license to be held and enjoyed by the licensees upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore, and land below low-water mark adjacent thereto, necessary for the erection of the fish-cleaning sheds and a tramway as shown on plan marked M.D. 2043.

3. In consideration of the concessions and privileges granted by this Order in Council the licensees shall pay to the Minister

by this Order in Council, the licensees shall pay to the Minister by this Order in Council, the licensees shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the 17th day of January, 1924, until the 31st day of March following to be paid on the licensees being supplied with a copy of this Order in Council.

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

the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, over, and out of the said fish-cleaning sheds and

tramway without payment.

5. The licensees shall maintain the above-mentioned fishcleaning sheds and tramway in good order and repair, and shall at all times exhibit therefrom, and maintain at the

shall at all times exhibit therefrom, and maintain at the licensees' own cost, suitable and necessary lights for the guidance of vessels; provided that no lights shall be exhibited until after it has been approved of by the Minister.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said fish cleaning sheds and tramway and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensees in New Zealand a notice in writing of any defect or want of repair in such fish-cleaning sheds and tramway, requiring the licensees within a reasonable time, to be therein prescribed, to repair the same, the licensees trainway, requiring the ficensees within a reasonable time, to be therein prescribed, to repair the same, the licensees shall with all convenient speed cause such defect to be removed or such repairs to be made.

7. Nothing herein contained shall authorize the licensees to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs or any regulation.

istent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in

8. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for four-teen years from the 17th day of January, 1924, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees shall not assign, charge, or part with any such right, power, or privilege without the previous written consent of the Minister first obtained.

the Minister first obtained.

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

10. The licensees shall be liable for any injury which the said fish-cleaning sheds and tramway may cause any vessel or boat to sustain through any default or neglect on the licensees' part.

11. In case the licensees shall—

(1.) Commit or suffer a breach of the conditions hereinholders ext forth or any of them:

before set forth, or any of them;

(2.) Cease to use or occupy the said fish-cleaning sheds and tramway for a period of thirty days;

(3.) Become bankrupt or be in any manner brought under the operation of any Act for the time being in force relating to bankruptey; or
(4.) Fail to pay the sums specified in clause 3 of these conditions,—

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

C. A. JEFFERY, Acting Clerk of the Executive Council.

icensing Messrs. A. S. Andrewes and Sons to use and occupy a Part of the Foreshore at Opononi, Hokianga Harbour, as a Site for a Wharf, and prescribing Dues for the Use of the same.

JELLI(OE, Governor-General.

ORIER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

W HEREAS by Order in Council dated the fifth day of February, one thousand nine hundred and seventeen, and published in the New Zealand Gazette No. 34, of the twenty-second day of the same month, Messrs. Alfred Andrewes twenty-second day of the same month, Messrs. Altred Andrewes, George Andrewes, Frank Andrewes, and Arthur Edmund Andrewes, trading under the style or title of "A. S. Andrewes and Sons" (hereinafter called "the licensees"), of Opononi, were licensed to use and occupy a part of the foreshore and land below low-water mark at Opononi, in Hokianga Harbour, as shown on plan marked M.D. 1491, and deposited in the office of the Marine Department at Wellington, in order to erect and maintain thereon a wharf, to be erected in accordance with plan marked M.D. 1492. and deposited as aforesaid, for with plan marked M.D. 1492, and deposited as aforesaid, for the term of seven years, computed from the fifth day of February, one thousand nine hundred and seventeen, on the

terms and conditions therein expressed:

And whereas by Order in Council dated the twenty-fourth day of September, one thousand nine hundred and seventeen, and published in the New Zealand Gazette No. 146 of the twenty-seventh day of the same month, certain dues and rates were prescribed to be charged and taken for the use of the

said wharf:

And whereas the licensees have applied for a fresh license under the Harbours Act, 1923 (hereinafter called "the said Act"), for a further term of seven years, and it is advisable to grant the same, and to prescribe the dues and rates which shall be charged and taken for the use of the said wharf: Now, therefore, His Excellency the Governor-General of the

Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and by and with the advice and consent of the Executive Council by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensees as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensees to use and occupy that part of the foreshore and of the land below low-water mark immediately contiguous thereto which is particularly shown and delineated on the plans so deposited as aforesaid, for the purpose of using the wharf aforesaid as aforesaid, for the purpose of using the wharf aforesaid in connection therewith, such license to be held and enjoyed by the licensees upon and subject to the terms and conditions set forth in the First Schedule hereto; and doth hereby prescribe that the dues and rates set forth in the Second Schedule hereto, on and after the date of publication of this Order in Council in the New Zealand Gazette, shall be taken by the licensees for the use of the said wharf.

FIRST SCHEDULE.

CONDITIONS OF MANAGEMENT.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the erection of the said wharf, as shown on the plan marked M.D. 1491, and deposited in the office of the Marine Department as of created. ment as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the licensees shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £5 in advance, payable on the 1st day of April in each year, the proportionate part of such rental in respect of the period from the 24th day of March, 1924, until the 31st March following to be paid on the licensees being supplied with a copy of this Order in Council.

4. All persons shall, at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said wharf, and all rights of ingress and egress thereon and there-

from.

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

6. The licensees shall maintain the above mentioned wharf

in good order and repair; and shall at all times exhibit therefrom and maintain at their own cost suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

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

8. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regula-tions made thereunder, and that are now or may hereafter

9. The ballast of all vessels loading at the said wharf shall be taken away by the licensees and deposited above high-water mark, or at such place as may be approved of by the Minister, by the Harbourmaster at Hokianga, or by any person appointed by the Minister for that purpose.

10. The rights, powers, and privileges conferred by or under this Order in Conference of the conference of t

10. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for seven years from the 24th day of March, 1924, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensees shall not assign, charge, or part with any such right, power, or privilege, without the written consent of the Minister first obtained.

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

Zealand.

12. The licensees shall be liable for any injury which the said wharf may cause any vessel or boat to sustain through any default or neglect on the licensees' part.

13. In case the licensees shall—

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

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

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

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

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

SECOND SCHEDULE.

EVERY person who shall use the said wharf with any vessel shall pay to Messrs. A. S. Andrewes and Sons, or to their officer or other person appointed or authorized by them to receive the dues and rates hereby prescribed, for the use thereof, as follows, that is to say:

For every vessel lying alongside the wharf,

(a.) One half-penny per ton per day or part of a day for every ton register up to 100 tons.
(b.) Exceeding 100 tons, ½d. per ton per day or part of a day for the first 100 tons, and ½d. per ton per day or part of a day for every ton over 100 tons.

Every person who shall use the wharf for landing g or whose goods are stored in any shed on the wharf, shall pay to Messrs. A. S. Andrewes and Sons wharf dues in respect of the landing, storage, receiving, and delivering such goods, as follows, that is to say,— (a.) For all goods (except such as are hereinafter provided for) landed, stored, received, or delivered at weight or measurement, according to shipping usage—

		At	per	Wee	k or	Par	t of	a W	eek.
<u>—</u>		10	Storage.	1	remaing.	ş	receiving.	1	Denvering.
For parcels, each For quantities— Up to ½ ton, per lot ½ ton to ½ ton, per lot ½ ton to 1 ton, per lot Exceeding 1 ton, per ton For every head of cattle or hor For every pig or sheep	 rses	s. 0 0 0 1 1 1 0	d. 2 6 8 0 0 0	8. 0 0 0 0 0 1	d. 1 3 4 6 6 0 2	8. 0 0 1 1 1	d. 2 6 8 0 0 0	8. 0 0 0 1 1 1	d. 2 6 8 0 0 0 2

(b.) For passengers' luggage under $\frac{1}{2}$ ton, provided such luggage is removed from the said wharf within one hour of being landed, free from landing dues.

> C. A. JEFFERY, Acting Clerk of the Executive Council.

Licensing Robert Alexander Horn to use and occupy a Part of the Foreshore of Purakanui as a Site for a Boat-shed.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIB FRANCIS BELL PRESIDING IN COUNCIL.

THEREAS, there being no Harbour Board empowered VV to grant the license hereinafter mentioned, Robert Alexander Horn, of Dunedin (hereinafter called "the Alexander Horn, of Dunedin (hereinafter called "the licensee"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act"), to occupy a part of the foreshore at Purakanui as a site for a boat-shed, to be built in the position and in accordance with plan marked M.D. 5825 (sheets 1 and 2), and deposited in the office of the Marine Department at Wellington:

And whereas it has been made to appear to the Governor-General in Council that the work will not be or tend to the injury of navigation, and the said plan has, prior to the making of this Order in Council, been approved by the Governor-General in Council:

And whereas it is desirable that a license should be granted and issued to the licensee under the said Act for the purpose

and issued to the licensee under the said Act for the purpose aforesaid, on the terms and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore on which the said boat-shed is to be erected, as shown on plan marked M.D. 5825, deposited as aforesaid, for the purpose of maintaining the said structure thereon, such license to be held and enjoyed by the licensee upon and subject to to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore occupied by the said boat-shed as shown on the plan marked M.D. 5825 (sheet 1).

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, payable on the 1st day of April each year, the proportionate part of such rental in respect of the period from the date hereof until the 31st of March following to be

paid on the licensee being supplied with a copy of this Order in Council.

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

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

shed in good order and repair, and shall at all times exhibit therefrom, and maintain at the licensee's own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved of by the Minister.

6. Any person authorized by the Minister may at all reason-6. Any person authorized by the Minister may at all reasonable times enter upon the said boat-shed and view the state of repair thereof; and upon such Minister leaving at or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such boat-shed, requiring the licensee, within a reasonable time to be therein prescribed, to repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made.

7. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder, and that are now or may

hereafter be in force.

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

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

10. The licensee shall be liable for any injury which the said boat-shed may cause any vessel or boat to sustain through

said boat-shed may cause any vessel or boat to sustain through any default or neglect on the licensee's part. 11. In case the licensee shall—

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said boat-shed for a period

(2.) Cease to use or occupy the said boat-shed for a period of thirty days;

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

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

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

12. The erection of the said boat-shed shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Licensing George Riddell to use and occupy a Part of the Fore-shore at Mercury Island as a Site for a Cattle-race.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, George Riddell, of Mercury Island (hereinafter called "the licensee"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act.") to occupy a part of the foreshore at Mercury Island Act"), to occupy a part of the foreshore at Mercury Island

as a site for a cattle-race, to be built in the position and in accordance with plans marked M.D. 5821 (sheets 1 and 2), and deposited in the office of the Marine Department at Wellington:

And whereas it has been made to appear to the Governor-General in Council that the work will not be or tend to the injury of navigation, and the said plans have, prior to the making of this Order in Council, been approved by the Governor-General in Council:

And whereas it is desirable that a license should be granted

and issued to the licensee under the said Act for the purpose

And a state of the first and conditions hereinafter expressed:

Now, therefore, His Excellency the Governor-General of the Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licenses as aforeside, and in further purposes and by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore on which the said cattle-race is to be erected, as shown on plan marked M.D. 5821, deposited as aforesaid, for the purpose of maintaining the said structure thereon, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore occupied by the said cattle-race as shown on the plans marked M.D. 5821.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall pay to the Minister the sum of £2 10s., and thereafter an annual sum of £1 in advance, payable on the 1st day of April each year, the proportionate part of such rental in respect of the period from the date hereof until the 31st of March following to be paid on the licensee being supplied with a copy of this Order in Council in Council.

4. All persons shall, at all reasonable times, upon payment of the proper dues, have free and full liberty to use the said cattle-race and all rights of ingress and egress thereon and

therefrom.

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

6. The licensee shall maintain the above-mentioned cattle-

race in good order and repair, and shall at all times exhibit therefrom, and maintain at the licensee's own cost, suitable and necessary lights for the guidance of vessels; provided that no light shall be exhibited until after it has been approved

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

s. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or any regulations made thereunder, and that are now or may harvester be in force.

hereafter be in force.

hereafter be in force.

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

10. The said rights powers and privileges may be at any

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

11. The licensee shall be liable for any injury which the said cattle-race may cause any vessel or boat to sustain through any default or neglect on the licensee's part.

12. In case the licensee shall-

(1.) Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
(2.) Cease to use or occupy the said cattle-race for a period

of thirty days:

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

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

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

13. The erection of the said cattle-race shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Declaring Portions of Road in Blocks I and II, Mahurangi, and XII, Pakiri Survey Districts, to be Government Roads.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL 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 portions of road described in the Schedule heroto shall, on and after the date of this Order in Council, become Government roads.

SCHEDULE.

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

Adjoining or passing through
Allotments N. 12 (C.L.). S. 12, and 11 E.R.,
Blocks XII, Pakiri, and I, Mahurangi Sur-A. R. P. 4 0 4

4 0 28

Blocks XII, Pakiri, and I, Mahurangi Survey Districts.

O 28 Allotments 10 E.R. and 11 E.R., Block I, Mahurangi Survey District.

3 22 Allotments 10 E.R. 11 E.R., and 101 (C.L.), Block I, Mahurangi Survey District.

O 30 Allotments 10 E.R. and 101 (C.L.), Block I, Mahurangi Survey District.

O 2 Allotments N.W. 8, S.E. 8, 6, 5, W. 4, and 102 (C.L.), Blocks I and II, Mahurangi Survey District. 12

Situated in Hoteo Parish. (S.O. 22013.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 59188, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Declaring Portion of Road in Block IV, Kawatiri Survey District, to be a Government Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL 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 Government road.

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a

Government road: 5 acres 2 roods.

Adjoining or passing through Sections 5, 6, 7, 8, and 9, situated in Block IV, Kawatiri Survey District (Nelson R.D.).

In the Nelson Land District; as the same is more particularly delineated on the plan marked P.W.D. 58820, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Money-orders for Payment within New Zealand.—Commission.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL-

N pursuance and exercise of the power and authority vested in him by the Post and Telegraph Act, 1908, and of all other powers and authorities enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby fix the charges set forth in the Schedule hereto for the transmission charges set forth in the Schedule hereto for the transmission by post or by telegraph of money-orders payable within New Zealand; and doth order and declare that any charges of similar purport heretofore made are hereby revoked in so far as they are not in agreement with the charges made in the said Schedule, but that otherwise any such other charges shall remain in full force and virtue, and shall be read and and applied tears the with the charges beauty fixed and and applied together with the charges hereby fixed; and doth further order and declare that such revocation and the charges hereby fixed shall have effect on and after the first day of April, one thousand nine hundred and twenty-four.

SCHEDULE.

MONEY-ORDERS.

By Post.

PAYABLE in New Zealand 6d, for the first £10 or fraction (including Aitutaki, Atiu, Mangaia, Mauke, Niue, Mangaia, Mauke, Niue, Penrhyn, Rarotonga, and Western Samoa)

thereof, and 3d. for each additional £5 or fraction thereof.

By Telegraph.

Payable in New Zealand .. 6d. for the first £10 or fraction thereof, and 3d. for each additional £5 or fraction thereof, plus a telegraph fee of ls if order is sent by ordinary telegram, or 2s. if it is sent by urgent telegram.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Prohibited Telegrams.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

W HEREAS by Order in Council dated the twenty-ninth day of March, one thousand nine hundred and twenty, and published in the New Zealand Gazette of the eighth day of April, one thousand nine hundred and twenty, regulations were made under section one hundred and thirty-three of the Post and Telegraph Act, 1908, as amended by section seven of the Post and Telegraph Amendment Act, 1913, prohibiting the transmission of certain classes of tele-grams: And whereas it is expedient to revoke the said regulations, and to make other regulations in lieu thereof:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers conferred on him by the enactments hereinbefore referred to, doth hereby revoke the regulations aforesaid, and in lieu thereof doth hereby make the regulations set forth in the Schedule hereto; and doth hereby declare that the regulations hereby made shall come into force on the date of the publication of this Order in Council in the Gazette.

SCHEDULE.

PROHIBITED TELEGRAMS.

1. The transmission of telegrams of the following nature or

(a.) Telegrams which are indecently or obscenely worded, or which appear to contain matter of a treasonable,

seditions, libellous, or grossly offensive character.

(b.) Telegrams in plain language relating to betting or to investments made or to be made by any person on the totalizator, or in coded language reasonably supposed to relate to betting or to investments made or to be made by any person on the total. made or to be made by any person on the totalizator.

(c.) Telegrams relating to Customs duties during any period for which the transmission thereof is prohibited by the Minister of Telegraphs.

(d.) Telegrams instigating or aiding the commission of any criminal offence or fraud.

2. The Secretary of the Post and Telegraph Department is hereby authorized to determine whether any telegram comes within the definition given in paragraph (a) of the last preceding regulation, and in the case of any other telegram the officer for the time being in charge of the telegraph-office at which that telegram is presented for transmission is hereby authorized to determine whether it comes within any of the other definitions contained in the last preceding regulation.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Altering Regulations for Trout and Perch Fishing in the Hawke's Bay Acclimatization District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by Order in Council dated the seventh day of November, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 82, of the twenty-second day of the same month, certain amending regulations were issued governing the fishing for trout and perch in the Acclimatization District of Hawke's Bay:

And whereas it is desirable to amend the said regulations

in the manner hereinafter described:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealamd, in pursuance and exercise of the powers and authorities conferred upon him by the Fisheries 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 amend the said regulations of the seventh day of November, one thousand nine hundred and twenty-three, by revoking the proviso to clause 4 thereof.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Regulations under Cinematograph-film Censorship Act, 1916, amended.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Cinematograph-film Censorship Act, 1916 (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 and to the extent set forth in the Schedule hereto, the regulations made under the said Act on the eleventh day of September, one thousand nine hundred and sixteen, and gazetted on the same date, and doth hereby order and declare that the amendment hereby made shall take effect on the date of the publication thereof in the

SCHEDULE.

Regulation 5 of the said regulations is hereby amended by the addition of the following paragraph as paragraph 1athereof :-

(1A.) A duplicate of such certificate may at any time be issued on payment of a fee of two shillings and sixpence.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Taradale Town Board in respect of £1,800, being the Balance of a Loan of £9,000, authorized to be raised for Road and Street Improvements, Purchase of Park, Erection of Soldiers' Memorial, Ladies' Rest, and Public Conveniences.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, where a local authority or public body has been authorized before the passing of the said Act, or is thereauthorized 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, as may be prescribed

money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Taradale Town Board has been authorized to borrow the sum of nine thousand pounds for road and street improvements, purchase of park, erection of soldiers' memorial, ladies' rest, and public conveniences, and is now desirous of raising one thousand eight hundred pounds, being the balance of the loan of nine thousand pounds:

And whereas the Minister of Finance has given his precedent

And whereas the Minister of Finance has given his precedent

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

C. A. JEFFERY, Acting Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the New-market Borough Council in respect of a Loan of £26,500, authorized to be raised for Street-improvement Works.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

W HEREAS by section eleven of the Finance Act, 1921, And its amendments, it is provided that, notwith-standing 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 tonsent 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, as may be prescribed by the Governor-General by Order in Council:

And whereas the Newmarket Borough Council has been authorized to borrow the sum of twenty-six thousand five

anthorized to borrow the sum of twenty-six thousand five hundred pounds for street-improvement works:

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

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

C. A. JEFFERY,

C. A. JEFFERY,
Acting Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Mount Eden Borough Council in respect of a Loan of £125,000, authorized to be raised for Road-construction.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing 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 thereauthorized 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 as may be precentled. by the Governor-General by Order in Council:

And whereas the Mount Eden Borough Council has been

authorized to borrow the sum of one hundred and twenty-five

thousand pounds for road-construction:

And whereas the Minister of Finance has given his precedent

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 Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Mount Eden Borough Council in respect of the said loan of one hundred and twenty-five thousand pounds shall be a rate not exceeding six per centum per annum, and the said Mount Eden Borough Council is hereby authorized to borrow the said sum of one hundred and twenty-five thousand pounds accordingly.

C. A. JEFFERY, Acting Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Mount Eden Borough Council in respect of a Loan of £8,000, authorized to be raised for the Provision of a Fire Station and Appliances and Extension of the Swimming-baths.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL. WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing 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 poil of ratepayers of 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, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mount Eden Borough Council has been authorized to borrow the sum of eight thousand pounds for the provision of a fire station and appliances and extension

of the swimming-baths:
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

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

C. A. JEFFERY,
Acting Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Taradale Town Board in respect of a Loan of £9,000, authorized to be raised for Electrical Reticulation.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

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

And whereas the Taradale Town Board has been authorized to borrow the sum of nine thousand pounds for electrical

to borrow the sum of nine thousand pounds for electrical

reticulation:

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

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

C. A. JEFFERY, Acting Clerk of the Executive Council.

rescribing the Rate of Interest that may be paid by the Wellington City Council in respect of a Loan of £4,470, authorized to be raised for the Purpose of repaying the Onslow Works Loan.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL. THEREAS by section eleven of the Finance Act, 1921, W and its amendments, it is provided 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 nas 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, as may be prescribed by the Governor-General by Order in Council:

And whereas the Wellington City Council has been authorized to borrow the sum of four thousand four hundred and coveret provide for the purpose of receiving the Orelow

seventy pounds for the purpose of repaying the Onslow Works Loan:

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

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Wellington City Council in respect of the said loan of four thousand four hundred and seventy pounds shall be a rate not exceeding six per centum. seventy pounds shall be a rate not exceeding six per centum per annum, and the said Wellington City Council is hereby authorized to borrow the said sum of four thousand four hundred and seventy pounds accordingly.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Prescribing the Rate of Interest that may be paid by the Mount Eden Borough Council in respect of a Loan of £7,000, authorized to be raised for the Provision of Additional Watermains and Renewal of existing Water-mains.

> JELLICOE, Governor-General, ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided 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 money, or such amount thereof as has not been borrowed, at

such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mount Eden Borough Council has been authorized to borrow the sum of seven thousand pounds for the provision of additional water-mains and renewal

of existing water-mains:

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

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Exceutive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Mount Eden Borough Council in respect of the said loan of seven thousand pounds shall be a rate not exceeding six per centum per annum, and the said Mount Eden Borough Council is hereby authorized to borrow the said sum of seven thousand pounds accordingly. accordingly.

C. A. JEFFERY, Acting Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the New-market Borough Council in respect of a Loan of £2,000, authorized to be raised for the Purpose of completing the Erection of the Municipal Buildings.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-

standing anything to the contrary in any Act or in any rule standing 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 howrowed the local authority may, with the prenot 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

or such amount thereot as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Newmarket Borough Council has been authorized to borrow the sum of two thousand pounds for the purpose of completing the erection of the 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 :

annum:

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

C. A. JEFFERY, Acting Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Mount Eden Borough Council in respect of a Loan of £13,500, authorized to be raised for the Purpose of completing Drainage, Water-supply, and Road-formation Works.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing 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 money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mount Eden Borough Council has been authorized to borrow the sum of one hundred and thirty-five thousand pounds for drainage, water-supply, and road-formation, and is now desirous of borrowing an additional sum of thirteen thousand five hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the drainage, water-supply, and road-formation works:

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:

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

> C. A. JEFFERY, Acting Clerk of the Executive Council.

Recoking Order in Council licensing Thomas Hartley and Son to use and occupy a Part of the Foreshore at Rawene, Hokiunga River.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present :

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by an Order in Council dated the tenth day of August, one thousand nine hundred and fourteen, and published in the New Zealand Gazette No. 84, of the thirteenth day of the same month, His Excellency the Governor-General in Council did, in pursuance of the provisions of the Harbours Act, 1908, license Thomas Hartley and Son, of Kohukohu, to use and occupy a part of the foreshore and land below low-water mark at Rawene, Hokianga River, as a site for a shipping office, in accordance with plans marked M.D. 4288 (site No. 4) and 4292, and deposited in the office of the Marine Department at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said Thomas Hartley and Son have applied to have the said license revoked, and it is desirable that the

said license should be revoked:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, 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 and determine the said recited Order in Council of the tenth day of August one thousand nine hundred and of the tenth day of August, one thousand nine hundred and fourteen, and the rights and privileges thereby conferred, in so far as it relates to the foreshore and land below low-water mark occupied by the said Thomas Hartley and Son, but not further or otherwise, as from the first day of April, one thousand nine hundred and twenty-four.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Revoking Order in Council licensing Daniel Hisshion to use and occupy a Part of the Foreshore in Strongman's Bay, adjacent to Amodeo Bay, Coromondel Peninsula.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wollington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by an Order in Council dated the thirteenth V day of May, one thousand nine hundred and eighteen, and published in the New Zealand Gazette No. 73, of the and published in the New Zealand Gazette No. 73, of the sixteenth day of the same month, His Excellency the Governor-General in Council did, in pursuance of the provisions of the Harbours Act, 1908, license Daniel Hisshion, of Auckland, to use and occupy a part of the foreshore and land below low-water mark in Strongman's Bay, adjacent to Amodeo Bay, Coromandel Peninsula, as a site for a wharf and mole, in accordance with plan marked M.D. 4918, and deposited in the office of the Marine Department at Wellington, and upon and subject to the terms and conditions therein set forth:

And whereas the said Daniel Hisshion having failed to pay the sums specified in clause 3 of the Schedule of the hereinbefore-recited Order in Council, it is desirable that the said license should be revoked:

license should be revoked:

Now, therefore, His Excellency the Governor-General of the Now, therefore, his Excenercy the Governor-teneral of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the Harbours Act, 1923, 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 and determine the said recited Order in Council of the thirteenth day of May, one thousand nine hundred and eighteen, and the rights and privileges thereby conferred, as from the first day of April, one thousand nine hundred and twenty-three.

C. A. JEFFERY, Acting Clerk of the Executive Council. The South-eastern Side of Portion of Road in the Waitaki County exempted from the Provisions of Section 117 of the Public Works Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present :

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL

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

viz.:—
"That the Waitaki County Council, being a local authority
disining Section fifty-two (52), Anat the Waitaki County Council, being a local authority having control of the road adjoining Section fifty-two (52), Block one (1), Oamaru District, on the north-western side thereof, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the south-eastern side of the said road along the north-western boundary of said section fifty-two (52) ";

such portion of road being described in the Schedule hereto.

SCHEDULE.

THE south-eastern side of all that portion of road situated in the Otago Land District, Waitaki County, abutting on Section 52, Block I, Oamaru District. As the same is more particularly delineated on the plan marked P.W.D. 59164, deposited in the office of the Minister of Public Works at Wellington in the Wellington Land District and these delineates. Wellington, in the Wellington Land District, and thereon coloured blue.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Vesting the Control of Part of the Foreshore at Titahi Bay in the Makara County Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

HEREAS it is enacted by section one hundred and fifty-eight of the Harbours Act, 1923 (hereinafter called "the said Act"), that where the foreshore outside the limits of a harbour is not vested in any Harbour Board or other local authority the Governor-General may by Order in Council grant for a period not exceeding twenty-one years the control of such part or parts thereof as he thinks fit in any local authority, Domain Board, or persons acting as trustees for the inhabitants of the locality, upon such conditions as may be prescribed in the Order:

may be prescribed in the Order:

And whereas the foreshore hereinafter described is not vested in any Harbour Board or other local authority, and the Makara County Council (hereinafter called "the Council") has applied to the Governor-General in Council for the control

And whereas it is desirable that the control should be

granted to the Council:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council, doth hereby grant to the Council the control of the foreshore as described in the First Schedule hereto, and subject to the terms and conditions set forth in the Second Schedule hereto.

FIRST SCHEDULE.

That portion of the foreshore at Titahi Bay commencing at the southern boundary of Section 110, Block XI, Packakariki Survey District, and extending generally southwards to the boundary between Sections 5 and 6, Koangaumu Block. As the same is shown between points marked "C" and "D" and coloured red on plan marked M.D. 5836, and deposited in the office of the Marine Department at Wellington.

SECOND SCHEDULE.

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

2. In these conditions the term "foreshore" means all land between high-water mark of ordinary spring tides and low-

water mark of ordinary spring tides.

3. The concessions and privileges conferred by this Order in Council shall extend and apply only to those parts of the foreshore as shown in red on plan marked M.D. 5836, and deposited in the office of the Marine Department at Wellington.

His Majesty or the Governor-General, and all officers in

the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress out and over the said foreshore without payment.

5. Nothing herein contained shall authorize the Council to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any regulation of the Minister of Customs, or with any provision of the Harbours Act, 1923, or its amendments, or any regulations made

thereunder, and that are or may hereafter be in force.

6. The rights, powers, and privileges conferred by this Order in Council shall not apply to those portions of the foreshore required for securing the shore ends of any telegraph-cables that are at present or may be at any time laid down within the said area of foreshore.

7. The Council may enclose any part or parts of the fore-shore described in the First Schedule hereto for the purpose

shore described in the First Schedule hereto for the purpose of holding athletic sports or games, and may by by-law fix a charge for admission to such enclosed part or parts, provided that the total number of days on which such enclosures are made shall not exceed six in any one year.

8. The Council may, subject to the provisions of section 171 of the Harbours Act, 1923, erect or license or permit the erection of bathing-sheds or boat-sheds on the foreshore described in the First Schedule hereto, and may make bylaws regulating the use thereof, and may fix charges for such use, provided that the funds so received shall be expended in improving the foreshore for the benifit of the public.

9. Nothing herein contained shall authorize the Council to

9. Nothing herein contained shall authorize the Council to remove or cause to be removed any stone, sand, shingle, or shells without the consent of the Minister being first obtained.

10. By-laws made by the Council under the said Act in respect of the foreshore shall not have effect, unless and until approved in writing by the Minister.

11. The rights, powers, and privileges conferred by or under this Order in Council shall continue to be in force for

under this Order in Council shall continue to be in force for twenty-one years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority.

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

C. A. JEFFERY, Acting Clerk of the Executive Council.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL,

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

SCHEDULE.

TATARA-A-KINA Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 Blocks, Tarawera and Waitara Survey Districts.

C. A. JEFFERY, Acting Clerk of the Executive Council.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

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

SCHEDIILE

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

C. A. JEFFERY, Acting 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 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

O^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 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 barets of the three th Schedule hereto other than alienation in favour of the Crown.

SCHEDULE.

HOEOTAINUI North 6B 2J Section 2 Block, Hapuakohe Survey District: Approximate area, 478 acres 1 rood 17 perches.

C. A. JEFFERY. Acting 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 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL. N the recommendation of the Native Land Purchase On the recommendation of the Native Land Purchase Board, referred to in section three hundred and sixty-three of the Native Land Act, 1909, and in exercise of the power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council 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.

HAUTU No. 3F No. 7 Block, Waiotaka Survey District: Approximate area, 409 acres 0 roods 30 perches.

C. A. JEFFERY, Acting Clerk of the Executive Council.

Alienation in favour of the Crown.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

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

SCHEDULE.

TONGARIRO AND WAIMANU SURVEY DISTRICTS.

	Block.	Ap	proxin	nate	Area.
	DIOUR.		A,	R.	P.
TAUREWA	4 East A No. 1	 	128	2	0
,,	4 East B No. 5B 2	 	962	0	0
,,	4 West A No. 1	 	5	0	0
,,	4 West A No. 2	 	235	0	0
,,	4 West A No. 4c	 	333	0	0
,,	4 West B	 	317	0	0
,,	4 West D	 	948	0	0
,,	4 West E 2B No. 1	 	250	0	0
,,	4 West E 2B No. 3A	 	412	0	0
,,	4 West E 2B No. 3B	 	657	0	0
, ,,	4 West E 2B No. 3c	 	211	0	0
,,	4 West E 2B No. 3D	 	639	0	0

C. A. JEFFERY, Acting Clerk of the Executive Council

Variation of an Order in Council prohibiting Alienation of certain Native Land.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 13th day of May, 1924.

Present:

THE HONOURABLE SIR FRANCIS BELL PRESIDING IN COUNCIL.

WHEREAS by section one hundred and thirty-two of the Native Land Act, 1909, it is enacted that any Order in Council made thereunder may be at any time 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 vary an Order in Council dated the seventeenth day of September, one thousand nine hundred and twenty-three, published in the New Zealand Gazette of the twentieth day of September, one thousand nine hundred and twenty-three, and made under one thousand nine hundred and twenty-three, and made under the said section one hundred and thirty-two, regarding the Ahomatariki 2B and other Blocks set out in the Schedule thereto by excluding and excepting from prohibition of alienation the lands set out in the Schedule hereto.

SCHEDULE.

TAPUAEROA	la 1.	Tapuaeroa	1a 2k.
,,	1 A 2 A .	- ,,	1a 2L.
,,	1 a 2 b.	,,	1 a 2 m.
,,	la 2c.	••	1a 2n.
,,	la 2d.	,,	la 2p.
,,	1 A 2 E.	,,	1a 2r.
,,	1 _A 2 _F .	Waiorongo	mai.
,,	1 _A 2 _G .	Ahiateatua	В.
,,	1 м 2 н.	Orua 5c 1.	
••	1 _A 2 _J .	" 5c 2.	

C. A. JEFFERY, Acting Clerk of the Executive Council.

Prohibiting all Alienation of certain Native Land other than | Opening Town Lands in Westland Land District for Selection on Renewable Lease.

JELLICOE, Governor-General.

In pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the town lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the sixteenth day of July, one thousand nine hundred and twenty-four, 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 Act.

SCHEDULE. WESTLAND LAND DISTRICT. Westland County .-- Town of Waiho Gorge,

Section.	Area,	Capital Value.	Half-yearly Rent.
	A. R. P.	£ s. d.	£ s. d.
1	0 0 39.7	1 40 0 0 1	1 0 0
2	0 1 0	35 0 0	0 17 6
3	$0 \ 1 \ 0$	35 0 0	0 17 6
4	$0 \ 1 \ 0$	35 0 0	0 17 6
5	0 1 0	35 0 0	0 17 6
6	$0 \ 1 \ 0$	35 0 0	0 17 6
7	$0 \ 1 \ 0$	35 0 0	0 17 6
8	0 0 39.7	32 10 0	$0\ 16\ 3$
9	$0 \ 1 \ 0$	30 0 0	0 15 0
10	0 1 0	30 0 0	0 15 0
11	0 1 0	30 0 0	0 15 0
12	$0 \ 1 \ 0$	30 0 0	0 15 0
13	$0 \ 1 \ 0$	30 0 0	0 15 0
14	$0 \ 1 \ 0$	30 0 0	0 15 0
15	$0 \ 1 \ 2.5$	40 0 0	1 0 0
16	$0 \ 1 \ 2.6$	30 0 0	$0.15 \cdot 0$
17	0 1 2.5	32 10 0	0 16 3
18	$0 \ 1 \ 3.9$	40 0 0	1 - 0 - 0
21*	0 0 35.8	35 0 0	0 17 6
24	0 0 36.1	32 10 0	0 16 3
25	$0 \ 1 \ 0$	30 0 0	0 15 0
26	$0 \ 1 \ 0$	30 0 0	0 15 0
27	0 0 35.8	30 0 0	0 15 0
34	$0 1 1 \cdot 1$	25 0 0	0 12 6
35	$0 \ 1 \ 1 \cdot 1$	25 0 0	0 12 6
36	$0 \ 1 \ 1 \cdot 1$	25 0 0	0 12 6
37	0 1 0.8	30 0 0	0 15 0
38	$0 \ 1 \ 4$	30 0 0	0 15 0
39	$0 \ 1 \ 4.3$	25 0 0	0 12 6
40	0 1 4.3	25 0 0	0 12 6
41	$0 \ 1 \ 4 \ 3$	25 0 0	0 12 6
42	0 1 4	30 0 0	0 15 0
43	$0 \ 1 \ 0$	35 0 0	0 17 6
44	$0 \ 1 \ 0$	35 0 0	0 17 6
45	0 1 0	35 0 0	0 17 6
46	$0 \ 1 \ 0$	35 0 0	0 17 6
47	$0 \ 1 \ 0$	40 0 0	1 0 0
48	$0 \overline{1} 0$	30 0 0	0 15 0
49	$0 \overline{1} 0$	30 0 0	0 15 0
50	0 1 0	30 0 0	0 15 0
51	$0 \overline{1} 0$	30 0 0	0 15 0
52	$0 \ 1 \ 0$	32 10 0	0 16 3

*Weighted with £100, valuation for buildings.
These sections are situated in the Town of Waiho Gorge, recently laid out in view of a demand for business and residential sites, consequent on the opening of the Otira Tunnel and the increasing popularity of the district as a tourist resort. It also marks the present terminus of the tourist route, and is alongside the Glacier Hotel, the head-quarters of visitors to the Franz Josef Glacier and the surrounding along district. surrounding alpine district.

The land is practically level and covered with mixed heavy bush.

Regular communication is maintained with Hokitika, ninety miles distant, by a thrice-weekly mail-car service during the summer months, reduced to a bi-weekly service during the winter.

Note.—No liability will be admitted by the Department in respect of any trees that may, in the course of street-construction, fall on the sections offered for disposal.

As witness the hand of His Excellency the Governor-General, this 16th day of May, 1924.

D. H. GUTHRIE. Minister of Lands.

Opening Lands in the Wellington Land District for Sale or | Notifying Land in Hawke's Bay Land District for Sale by Selection.

JELLICOE, Governor-General.

JELLICOE, Governor-General.

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

SCHEDULE.

WELLINGTON LAND DISTRICT.—FIRST-CLASS LAND.

Pahiatua County.-Makuri Survey District.

Section 22, Block VI: Area, 49 acres. Capital value, £100. Occupation with right of purchase: half-yearly rent, £2 10s. Renewable lease: half-yearly rent, £2.

Weighted with £50 valuation for improvements, consisting

of fencing, felling, and grassing.

This section is situated on the Makairo Road about sixteen This section is situated on the Makairo Road about sixteen miles from Mangatainoka by formed and partly metalled dray-road. The Makairo-Coonoor Road is now a formed dray-road. Section comprises steep country felled and grassed but reverting to second growth. Soil is of fair quality resting on rotten rock formation. Watered by small streams. Altitude, 1,800 ft. to 2,300 ft.

Kaitieke County.—Manganui Survey District.

Section 1, Block VI: Area, 991 acres. Capital value, £1,980. Occupation with right of purchase: Half-yearly rent, £49 10s. Renewable lease: Half-yearly rent, £39 12s. Weighted with £1,006 valuation for improvements, consisting of 300 acres felled and grassed, £750; 190 chains fencing, £206; and woolshed 42 ft. by 30 ft., £50.

Section is situated at the head waters of the Makino Stream.

Access from Erua Railway-station, about twelve miles and a half distant by formed dray-road. Comprises 385 acres steep sheep country. Soil is of light quality resting on sand-stone and papa. Forest is medium heavy. Section is watered by streams and springs. Altitude 1,700 ft. to 2,300 ft.

Waimarino County .- Manganui Survey District.

Section 4, Block X: Area, 197 acres. Capital value, £400. Occupation with right of purchase: Half-yearly rent, £10. Renewable lease: Half-yearly rent, £8.

Weighted with £29 7s. 6d. valuation for improvements, consisting of 47 chains of fencing at 12s. 6d. per chain.

This section is situated about eighteen miles distant from Raetihi Railway-station by ten miles of metalled dray-road, five miles of formed dray-road, and three miles of unformed road. Comprises approximately 50 acres level to undulating road. Comprises approximately 50 acres level to undulating land, the remainder being hilly to steep country. All in light bush. Soil is of light quality resting on papa and sandstone formation. Section is watered by stream and springs. Altitude 1,700 ft. to 2,000 ft.

Waimarino County .- Whirinaki Survey District.

Section 6, Block III: Area, 517 acres. Capital value, £650. Occupation with right of purchase: Half-yearly rent, £16 5s. Renewable lease: Half-yearly rent, £13.

Weighted with £51 valuation for improvements, consisting

of 34 acres bush felled

This section is situated in the South Waimarino Block, and comprises undulating to steep hilly country. Soil fair to good, resting on papa and sandstone formation. Section is all in bush, with the exception of 34 acres felled. Access is from Raethi, thirty-two miles distant, partly by horse-tracks, but mostly by formed dray-road. Altitude, 1,150 ft. to 2,200 ft.

As witness the hand of His Excellency the Governor-General, this 13th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

Public Auction.

JELLICOE, Governor-General.

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

SCHEDULE,

HAWKE'S BAY LAND DISTRICT .- TOWN LAND.

Borough of Napier.

Section 616: Area, 34 perches; upset price, £350.

This is a building-site adjoining Williams and Kettle's wool-stores in Colin Street (off Lever Street), Port Ahuriri. There are no buildings on the property. A plan of the property may be seen at the Lands Office, Napier.

As witness the hand of His Excellency the Governor-General, this 17th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

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

JELLICOE, Governor-General.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

ALLOTMENT E 112, Kauakapakapa Parish: Area, 56 acres 3 roods 4 perches.

As witness the hand of His Excellency the Governor-General, this 13th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

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

JELLICOE, Governor-General.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 17, Block V, Opoe Survey District: Area, 19 acres 1 rood 36 perches.

witness the hand of His Excellency the Governor-General, this 15th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

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Financial Instructions and Allowance Regulations for the New Zealand Military Forces amended.

JELLICOE, Governor-General,

IN pursuance and exercise of the powers and authority conferred on me by the Defence Act, 1909, and its amendments, I John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby amend the Financial Instructions and Allowance Regulations for the New Zealand Military Forces, published in the New Zealand Gazette of the eighteenth day of May, one thousand nine hundred and twenty-two, and do also hereby make new regulations in accordance with the Schedule heavety, and I do hereby declared regulations in accordance with the Schedule hereto; and I do hereby declare that such amendments shall take effect and new regulations come into force as from the date of the publication thereof in the Gazette.

SCHEDULE.

FINANCIAL INSTRUCTIONS AND ALLOWANCE REGULATIONS FOR THE NEW ZEALAND MILITARY FORCES.

PARAGRAPH 51 is hereby amended by cancelling the first sentence, and substituting therefor the following: "With the exception of jackets, denim, and trousers, denim, the clothing enumerated in the preceding paragraph will not be renewed by subsequent issues, but an annual uniform upkeep allowance of £7 10s. to warrant officers and non-commissioned officers of and above the rank of Staff sergeant, and of £5 to all other ranks, shall be made, payable on let April in educate.

of Staff sergeant, and of £5 to all other ranks, shall be made, payable on 1st April in advance.

Paragraph 114 is hereby amended by adding "with the approval of the G.O.C." immediately after the word "may" in the second line.

Paragraph 118 is hereby amended by adding "Artillery practices" immediately after the word "training" in the first line.

Paragraph 161 is hereby amended by adding immediately after the word "receive" the following new sentence: "Where under this regulation it is considered that a hardship is imposed upon the unit the case may be submitted for the decision of the G.O.C."

Paragraph 162 is hereby amended by adding the following subparagraph:

Paragraph 162 is hereby amended by adding the following subparagraph:

"(d.) Officers Commanding Units are prohibited from obtaining advances from any other source."

Paragraph 197 is hereby amended by adding, after the last sentence, "In exceptional cases unsuccessful candidates may make application for a refund: any such application to be submitted for the approval of the G.O.C."

The following new regulations are hereby made:-

41a. Officers of the New Zealand Permanent Air Force employed on regular flying duties shall receive flying-pay of £10 per month in addition to the above

Officers of the N.Z. Permanent Air Force who are qualified as Pilots, but who are not regularly employed on flying duties, shall be entitled to a flying-allowance of 10s. per day for each day on which a casual duty flight is made.

Outfit Grant and Annual Allowance for Upkeep.

148A. (1.) The payment of the undernoted outfit grant and the free issue of articles as set out hereunder are conditional on the officer undertaking to render four years efficient service and on the distinct understanding that articles

render four years efficient service and on the distinct understanding that articles issued free remain Government property.

(2.) The following articles will be issued free to officers:—

1 greatcoat ... Renewable every eight years during service on the active list of a unit.

1 hat, felt, with pugaree .. Renewable every four years during service on the active list of a unit.

1 sword ... Not renewable. To be handed in on ceasing to be on the active list of a unit.

1 belt, Sam Browne ... Not renewable. To be handed in on ceasing to be on the active or reserve list of a unit.

(3.) On first appointment (including appointment on probation) officers of the Territorial Force whose commissions are dated after 31st March, 1924, will receive an outfit grant of £10, and will in addition receive a free issue of certain

articles as set out in subparagraph (2).

(Note.—For the purpose of this subparagraph an officer whose commission is dated prior to 1st April, 1924, and who has not received his outfit will be treated as if his commission were dated after 31st March, 1924, provided no article of such outfit has been ordered from the contractors by the Ordnance Department.)

(4.) An annual allowance of £2 for upkeep of outfit will be payable to all officers on the active list of the Territorial Force.

(5.) The annual upkeep allowance will be payable on 1st April each year in arrears. Should an officer transfer from the active list prior to 31st March, upkeep allowance will be payable for the period 1st April to date of such transfer.

(Note.—In the case of officers on the active list on 31st March, 1924, the annual upkeep allowance will be calculated as from 1st April, 1924, and in the case of officers appointed after 31st March, 1924, from the date of such appointment.) ment.

(6.) An officer of the Territorial Force will, on ceasing to serve on the

(6.) An officer of the Territorial Force will, on ceasing to serve on the active or reserve list of a unit,—
(a.) If he has rendered four years' efficient service, retain all articles of uniform and clothing:
(b.) If he has not rendered four years' efficient service, but has completed two years' efficient service, return to store all articles which were issued free, and refund to the Public Account 25 per cent of the amount of the outfit grant—viz., £2 10s.:
(c.) If he has not rendered two years' efficient service, return to store all articles issued free, and refund to the Public Account 50 per cent. of the amount of the outfit grant—viz., £5.
(7.) Bandmaster warrant officers promoted to honorary commissioned rank will receive the same outfit grant, annual upkeep allowance, and free issues,

will receive the same outfit grant, annual upkeep allowance, and free issues, except sword.

As witness the hand of His Excellency the Governor-General, this 16th day of May, 1924.

WM. DOWNIE STEWART, for Minister of Defence.

Proclaiming a Road-line laid out through Subdivisions of Otorohanga E Block to be a Public Road.

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

WHEREAS the parcels of land described in the Schedule hereto were, by an order of the Native Land Court made on the fifth day of June, one thousand nine hundred and twenty-three, duly laid off as a road-line, in pursuance of section fifty-two of the Native Land Amendment Act, 1913:

And whereas the said Court is of the opinion that in the public interest the said road-line should be proclaimed as a public road, and a notification to that effect has been forwarded to the Minister of Lands, in terms of section fiftyone of the said Act:

And whereas one month's notice in writing of the intention to proclaim the said road-line as a public road has been given by the Surveyor-General to the local authority of the district concerned, in terms of section fifteen of the Native Land

Amendment Act, 1914:

And whereas it is now expedient that the said road-line should be proclaimed as a public road:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by section fifty-two of the Native Land Amendment Act, 1913, do hereby proclaim as a public road the road-line described in the Schedule hereto.

SCHEDULE.

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

A. R. P 1 1 4 Portion of 1 1 4·9 0 3 9·2 0 3 15·8 1 2 30·6 Otorohanga E No. 4A Block; coloured red. No. 5B blue. ,, No. 5c vellow. No. 5E red.

Situated in Block IV, Orahiri Survey District.

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/1160, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2072, 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 14th day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

GOD SAVE THE KING!

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

Department of Internal Affairs

Wellington, 14th May, 1924.

In exercise of the powers vested in me by the Animals
Protection and Game Act, 1921-22, I, William Downie
Stewart, Minister of Internal Affairs of the Dominion of New Zealand, do hereby appoint

Thomas McCarroll

to be a Ranger under the said Act for the Southland Accli matization District.

As witness my hand, at Wellington, this 14th day of May, 1924.

WM. DOWNIE STEWART. For Minister of Internal Affairs.

Inspector of Sea-fishing appointed.

Marine Department,
Wellington, 14th May, 1924.

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

John James O'Grady,

of Palmerston North, Senior Police Sergeant, to be an Inspector of Sea-fishing for the purposes of Part I of the first-mentioned Act.

G. JAS. ANDERSON, Minister of Marine.

Member of Southland Land Board reappointed.

Department of Lands and Survey,
Wellington, 10th May, 1924.

IS Excellency the Governor-General has, in pursuance
of section 43 of the Land Act, 1908, been pleased to reappoint

James Fleming

to be a member of the Southland Land Board, as from the 23rd day of May, 1924.

D. H. GUTHRIE, Minister of Lands.

Member of Taranaki Land Board reappointed.

Department of Lands and Survey,
Wellington, 15th May, 1924.
H IS Excellency the Governor-General has been pleased
to reappoint

Norman Robert Cleland

to be a member of the Taranaki Land Board, as from the 12th July, 1924.

D. H. GUTHRIE, Minister of Lands.

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

Department of Justice, Wellington, 21st May, 1924.

His Excellency the Governor-General has been pleased to appoint

Constable Charles Benjamin Sorrell to be Clerk of the Magistrates' Court and Bailiff of the Magistrates' and Wardens' Courts at Alexandra on and from the 3rd day of May, 1924, vice Constable E. J. Murphy, transferred:

Constable Edmund John Murphy to be Clerk and Bailiff of the Magistrates' Court at Mataura on and from the 5th day of May, 1924, vice Constable W. H. Barrett, transferred; and

Sergeant John Parsons to be Clerk and Bailiff of the Magistrates' Court at Otahuhu on and from the 10th day of May, 1924, vice R. T. Hodgson, retired.

C. J. PARR. Minister of Justice.

Coroner appointed.

Department of Justice, Wellington, 21st May, 1924.

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

Charles Kasper Lawrie, Esq., J.P.,

of Pukekohe, to be a Coroner within the Dominion of New Zealand. C. J. PARR, Minister of Justice.

Official Visitor under the Mental Defectives Act, 1911, within the Provincial District of Auckland appointed.

Mental Hospitals Department, Wellington, 20th May, 1924. HIS Excellency the Governor-General has been pleased to appoint

The Reverend David Craig Herron, M.A., M.C., to be an Official Visitor under the Mental Defectives Act, 1911, within the Provincial District of Auckland.

M. POMARE, Minister in Charge of Mental Hospitals.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office Wellington, 20th May, 1924.

T is hereby notified that the undermentioned person has been appointed to be the Deputy of the Registrar of Marriages and of Births and Deaths for the district set opposite his name, viz. :-

James Edward Fotheringham .. Fortrose. ..

W. W. COOK, Registrar-General.

Registrars of Marriages, &c., appointed.

Office of the Public Service Commissioner,

Wellington, 16th May, 1924.

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

Francis Halliday Garth, Esq.,

to be the Registrar of Marriages and of Births and Deaths for the District of Palmerston, and Registrar of Births and Deaths of Maoris at Palmerston, as from the 12th May, 1924;

William Martin Hayes Diamond, Esq.,

to be Registrar of Marriages and of Births and Deaths for the District of Rangitikei, and Registrar of Births and Deaths of Maoris at Marton, as from the 13th May, 1924.

A. C. TURNBULL, Secretary.

Officers appointed to take and receive Statutory Declarations.

PURSUANT to the authority conferred upon me by section two hundred and eighty-eight of the Justices of the Peace Act, 1908, and section sixteen of the Justices of the Peace Amendment Act, 1923, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby notify and declare that the persons whose names are set out in the Schedule hereto, being persons holding office in the service of the Crown as stated opposite their names in the said Schedule, are authorized to take and receive statutory declarations under section two hundred and eighty-eight of the Justices of the Peace Act, 1908.

SCHEDULE.

Chief Clerk, District Office, Lands Thomas Tudhope

Neil Fleming George William Palmer

and Survey Department, New Plymouth.
Chief Clerk, District Office, Lands and Survey Department, Napier.
Chief Clerk, District Office, Lands and Survey Department, Christchurch.

Chief Clerk, District Office, Lands John Macdonald and Survey Department, Dunedin.

Chief Clerk, District Office, Lands and Survey Department, Inver-Thomas Pound cargill.

As witness my hand this 16th day of May, 1924.

JELLICOE, Governor-General.

Extending Part II of the Administration of Justice Act (Imperial) to New Zealand.

Department of Justice, Wellington, 15th May, 1924.

THE following Order of His Majesty in Council extending
Part II of the Administration of Justice Act, 1920
(Imperial), to New Zealand is published for general information.

C. J. PARR, Minister of Justice.

At the Court in Buckingham Palace, the 4th day of May, 1923. Present:

THE KING'S MOST EXCELLENT MAJESTY IN COUNCIL.

WHEREAS by Part II of the Administration of Justice Act, 1920, provision has been made for the reciprocal enforcement of judgments in the United Kingdom and in other parts of His Majesty's Dominions:

His Majesty's Dominions:

And whereas by the said Act it is, amongst other things, provided that where His Majesty is satisfied that reciprocal provisions have been made by the Legislature of any part of His Majesty's Dominions outside the United Kingdom for the enforcement within that part of His Dominions of judgments obtained in the High Court in England, the Court of Session in Scotland, and the High Court in Ireland, His Majesty may by Order in Council declare that the said part of that Act shall extend to that part of His Dominions and that on any such Order being made the said part of that Act shall extend accordingly. accordingly.

And whereas on the 6th day of December, 1922, the Irish Free State was established under the provisions of an Act of Parliament shortly entitled the Irish Free State Constitution Act, 1922 (Session 2):

And whereas His Majesty is satisfied that the Legislature of the part of His Majesty's Dominions outside the United

Kingdom hereinafter mentioned has made reciprocal pro-

visions for the enforcement within that part of judgments obtained in the High Court in England, the Court of Session

in Scotland, and the High Court in Ireland:
Now, therefore, His Majesty, by virtue and in exercise of the powers by the above-recited Act in His Majesty vested,

is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows:—

1. Part II of the Administration of Justice Act, 1920, shall extend to the part of His Majesty's Dominions outside the United Kingdom hereunder mentioned:—

New Zealand. 2. Nothing in this Order shall affect the registration or enforcement in the Irish Free State of any judgment in pursuance of Part II of the said Act.

And the Most Noble the Duke of Devonshire, K.G., G.C.M.G.,

G.C.V.O., one of His Majesty's Principal Secretaries of State, is to give the necessary directions herein accordingly.

ALMERIC FITZROY.

Result of Poll for Proposed Loan.

Wellington, 19th May, 1924.

THE following notice, received from the Chairman of the Board of the South Canterbury Electric-power District, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. M. Corrections of the Research of the Local Bodies' Loans Act, 1913.

SOUTH CANTERBURY ELECTRIC-POWER BOARD.

SOUTH CANTERBURY ELECTRIC-POWER BOARD.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, and section 10 (2) of the Electric-power Boards Amendment Act, 1920, I hereby give notice that at a poll taken on the 9th day of May, 1924, of the ratepayers of the Combined District of Geraldine, comprising the Boroughs of Geraldine and Temuka Ridings of the County of Geraldine, contained within the South Canterbury Electric-power District, on the proposal of the South Canterbury Electric-power Board to raise a special loan of £105,000 for the construction of electric works and such other matters as are provided for by the Electric-power Boards Act, 1918, and for the exercise of the powers conferred on the said Board by sections 88 and 90 of the Electric-power Boards Act, 1918, for the benefit of the said Combined power Boards Act, 1918, for the benefit of the said Combined District of Geraldine,—

The number of votes recorded for the proposal was 745; the number of votes recorded against the proposal was 253; the number of informal votes was 7.

The number of valid votes recorded in favour of the proposal being more than three-fifths of the total number of valid votes recorded at the poll, I declare that the proposal was

Dated this 13th day of May, 1924.

JOHN KENNEDY, Chairman, South Canterbury Electric-power Board.

Date of Election of Members of the Westport Fire Board.

Department of Internal Affairs, Wellington, 22nd May, 1924.

URSUANT to section 18 of the Fire Brigades Act, 1908,
I, Richard Francis Bollard, Minister of Internal Affairs 1. Richard Francis Dollard, Millister of Internal Analos of the Dominion of New Zealand, and the Minister charged with the administration of the said Act, do hereby appoint Wednesday, the 28th day of May, 1924, to be the day for the holding of an election of three members of the said Westport Fire Board by the contributing local authority.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Trustees of the Manawatu Rabbit District elected.—Notice No. Ag. 2384.

Department of Agriculture, Wellington, 16th May, 1924. been received under the hand of the Officer of the Manawatu Rabbit Dis-under Part III of the Rabbit Nuisance N OTICE has Returning trict, constituted Act, 1908, that

Walter Edward Barber, Thomas Alfred Grammer, Ralph Boswell, Francis Campbell Raikes, James McKelvie, John Gloyn, and Bernard Gapper Gower

have been duly elected trustees of the said district.

W. NOSWORTHY, Minister of Agriculture.

Defence Rifle Club disbanded.

Department of Defence,
Wellington, 13th May, 1924.

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

Woodville Defence Rifle Club, with headquarters at Woodville.

Date of disbandment, 17th April, 1924.

WM. DOWNIE STEWART, For Minister of Defence.

Award of Colonial Auxiliary Officers' Decoration.

Department of Defence Wellington, 13th May, 1924.

HIS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to the Ven. Archdeacon H. A. Hawkins, Chaplain, 2nd Class, New Zealand Chaplains Department. partment.

WM. DOWNIE STEWART,
For Minister of Defence.

Notice of Intention to take Land in Block XII, Maungaharuru Survey District, for the Purposes of a Horse-paddock.

OTICE is hereby given that it is proposed, under the provisions of the Public Works Act, 1908, to take the land described in the Schedule hereto for the purposes of a horse-paddock, And notice is hereby further given that the plan of the land so required to be taken is deposited in the post-office at Te Pohue, and is there open for inspection; and that all persons affected by the taking of the said land should, if they have any well-grounded objections to the taking of such land, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the Minister of Public Works at Wellington.

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: 4 acres 0 roods 6 perches, being portion of Tutira Block.

Situated in Block XII, Maungaharuru Survey District (Hawke's Bay R.D.). (S.O. 741 green.)
In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 58118, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged and edged red.

As witness my hand at Wellington, this 19th day of May, 1924.

J. G. COATES, Minister of Public Works.

Education Act, 1914.—General Council of Education: Election of Members.

Education Department,
Wellington, 20th May, 1924.

In Pursuance of the regulations under section 9 (5) of the Education Act, 1914, it is hereby notified that the following persons have been duly elected members of the General Council of Education as representatives of—

Members of Education Boards of the North Island-

Kirk, James Robert.
Wells, Tom Umfrey.
Public School Certificated Women Teachers, North Island-Carnachan, Blanche Eleanor.

The following are particulars of the voting:—
Representatives of Education Boards of the North Island-

Kirk, James Robert McCallum, Richard $\begin{array}{c} 37 \\ 15 \end{array}$ ٠.

T. S. SEVERNE, Returning Officer.

The Industrial Conciliation and Arbitration Act, 19 Notice of Proposed Cancellations of Registration. 1908.—

Department of Labour, Wellington, 14th May, 1924.

Wellington, 14th May, 1924.

NOTICE is hereby given that, pursuant to and in exercise of the powers in this behalf conferred upon me by section 22 of the Industrial Conciliation and Arbitration Act, 1908, the registration of the industrial association and the industrial unions mentioned in the Schedule below will, unless cause to the contrary is shown, be cancelled at the expiration of six weeks from the date hereof.

F. W. ROWLEY,

Registrar of Industrial Unions.

Registrar of Industrial Unions.

SCHEDULE.

NORTHERN INDUSTRIAL DISTRICT.

Industrial Unions of Employers.

The Auckland Provincial Tanners, Fellmongers, and Soapmanufacturers' Industrial Union of Employers, registered number 536, situated at Auckland.

The Gisborne Master Plumbers' Industrial Union of Employers, registered number 865, situated at Gisborne.

The North Auckland District Coachbuilders, Blacksmiths, and Parsing, Laboratical Union of Employers are all the statements.

and Farriers' Industrial Union of Employers, registered number 1114, situated at Dargaville.

Industrial Union of Workers.

The Coromandel Miners' Industrial Union of Workers, registered number 1207, situated at Coromandel.

Wellington Industrial District.

Industrial Association of Workers.

The New Zealand Federated Butchers' Industrial Association of Workers, registered number 1047, situated at Wellington.

Industrial Unions of Employers.

The Wanganui Licensed and Allied Trade Association and Industrial Union of Employers, registered number 565, situated at Wanganui.

The Wanganui Licensed Victuallers' Association Industrial

Union of Employers, registered number 488, situated at Wanganui.

The Wellington Master Tailors' Industrial Union of Employers, registered number 118, situated at Wellington.

Industrial Unions of Workers.

The Wellington Industrial District Farm and Station Hands

other than shearers) Industrial Union of Workers, registered number 1209, situated at Wellington.

The Petone Branch of the Amalgamated Engineering Union (including Coppersmiths and Motor Mechanics) Industrial Union of Workers, registered number 739, situated at Patone Petone.

CANTERBURY INDUSTRIAL DISTRICT.

Industrial Union of Workers.

The South Canterbury Bakers and Pastrycooks' Industrial Union of Workers, registered number 387, situated at Timaru.

Otago and Southland Industrial District.

Industrial Unions of Employers.

The Oamaru Master Tailors' Industrial Union of Employers, registered number 307, situated at Oamaru.

The Southland Sawmillers' Industrial Union of Employers,

registered number 479, situated at Invercargill.

TARANAKI INDUSTRIAL DISTRICT. Industrial Unions of Workers.

The New Plymouth Branch of the Amalgamated Engineering Union (including Electricians and Motor Mechanics) In-dustrial Union of Workers, registered number 1213, situated at New Plymouth.

The Taranaki Dairy Factories' Industrial Union of Workers, registered number 1183, situated at New Plymouth.

Surveyors licensed.

Surveyors' Board of New Zealand,

Wellington, 1st May, 1924.

To is hereby notified, for general information, that licenses under the Surveyors' Institute and Board of Examiners Act, 1908, have been issued by the Surveyors' Board to the following surveyors :-

Bines, Arthur David, of Onehunga. Gardner, James Edward, of Gisborne. Kitto, Frederick Richard Keith, of Wellington. Morilleau, Eric Mowbray, of New Plymouth. Phillipps, Thomas George, of Wellington. Urwin, Thomas Arthur, of Wanganui.

M. CROMPTON-SMITH, Secretary, Surveyors' Board. Conscience-money received.

The Treasury,
Wellington, 21st May, 1924.
HEREBY acknowledge receipt of the following amounts forwarded by persons unknown as conscience money to the New Zealand Government: 10s. and £1, forwarded to the Railway Department, Wellington; £1 5s., forwarded to the Treasury Department, Wellington.

J. J. ESSON, Secretary to the Treasury.

Officiating Ministers for 1924.—Notice No. 18.

Registrar-General's Office,
Wellington, 20th May, 1924.

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

> Presbutzrian Church of New Zzaland. The Reverend Walter Henry Norton.

Congregational Independents. The Reverend D. Gardner Miller.

W. W. COOK, Registrar-General.

 $\begin{array}{cccc} \textit{Post and Telegraph Department.} -\text{Tenders for Supply of} \\ \textit{Uniforms.} \end{array}$

General Post Office

General Post Office,

Wellington, 19th May, 1924.

TENDERS will be received at the office of the Secretary,
General Post Office, Wellington, not later than 4 p.m.
on Wednesday, the 4th June, 1924, for the supply and delivery
of uniforms (cloth and waterproof), head-gear, and leggings,
during the half-year ending 31st December, 1924.

Forms and conditions of tender may be obtained at the
office of the Stores Manager, Post and Telegraph Department,
Wellington, and the offices of the District Telegraph Engineers,
Post and Telegraph Department, Auckland, Christchurch, and

Post and Telegraph Department, Auckland, Christchurch, and Dunedin.

G. McNAMARA, Acting-Secretary.

Chief Inspector of Machinery, Chief Surveyor of Ships, Chief Examiner of Engineers, and Chairman of the Board of Examiners appointed.

Office of the Public Service Commissioner,

Wellington, 15th May, 1924.

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

William Cullen, Esq.,

to be Chief Inspector of Machinery for the purposes of the Inspection of Machinery Act, 1908, and Chief Surveyor of Ships and Chief Examiner of Engineers for the purposes of the Shipping and Seamen Act, 1908, and Chairman of the Board of Examiners in accordance with the provisions of section 17 (3A) of the Inspection of Machinery Amendment Act, 1908, as from the 29th day of April, 1924.

A. C. TURNBULL, Secretary.

Special Books in Languages and Literature for the Teachers' Class C Certificate Examinations of August, 1924, 1925, and 1926.

Education Department,
Wellington, 15th May, 1924.

In pursuance of regulations under the Education Act,
1914, notice is hereby given that at the Teachers' Class C
Certificate Examinations of August, 1924, 1925, and 1926
respectively the special books of which a knowledge will be required will be as follows:—

(a.) August, 1924.

(a.) August, 1924.

ENGLISH.—Shakespeare, "Merchant of Venice," "Julius Cæsar"; Gray, Poems; Goldsmith, "Deserted Village"; Johnson, "Life of Swift"; Gibbon, Autobiography. In addition, a knowledge of the period of literature 1744 to 1798 will be required. Special attention must be paid to Johnson, Burke, Gibbon, Goldsmith, Collins, Gray, Crabbe, Burns, and Cowper; but the other authors of the period are not to be neglected. The literary movements and their leaders, the current types and forms of literature and their representatives, as well as the influence of the ancient classics and of the leading Continental literatures on the English and of the leading Continental literatures on the English

literature of the period must also be examined. Interature of the period must also be examined. Candidates must have some acquaintance with the general outlines of English literature, including a knowledge and appreciation of the thought and style of standard English authors from Shakespeare to Tennyson.

LATIN.—Cicero, "Pro Milone"; Horace, "Odes I and II." FRENCH.—Hugo, "Quatre - vingt - treize"; Rostand, "L'Aiglon"; Molière, "Le Misanthrope."

(b.) August, 1925.

(b.) August, 1925.

English.—Wordsworth, edited by Matthew Arnold (Golden Treasury Series); Shelley, "Adonais"; Lamb, "Essays of Elia" (First Series); Thackeray, "Esmond." In addition, a special knowledge of the period of literature 1798 to 1840 will be required. Special attention must be paid to Wordsworth, Coleridge, Byron, Keats, Shelley, Scott, Lamb, Macaulay, and Carlyle, but the other authors of the period are not to be neglected. The literary movements and their leaders, the current types and forms of literature and their representatives, as well as the influence of the ancient classics and of the leading Continental literatures on the English literature of the period must also be examined. Candidates must have some acquaintance with the general outlines of English literature, including a knowledge and appreciation of the thought and style of standard English authors from Shakespeare to Tonnyson.

LATIN.—Livy V; Virgil, "Aencid IV."

FRENCH.—de Tocqueville, "L'Ancien Régime"; R. Bazin, "La Terre qui Meurt"; Molière, "Tartuffe."

(c.) August, 1926.

English.—Shakespeare, "Macbeth," "The Tempest"; Spenser, "Faery Queen," Book I; Bacon, Essays; George Eliot, "Romola." In addition, a special knowledge of the period of literature 1579 to 1625 will be required. Special attention must be paid to Marlowe, Shakespeare, Spenser, Sidney, Bacon, and Jonson, but the other authors of the period are not to be neglected. The literary movements and their leaders, the current types and forms of literature and their representatives, as well as the influence of the ancient classics and of the leading Continental literatures on the English and of the leading Continental literatures on the English literature of the period must also be examined. Candidates must have some acquaintance with the general outlines of English literature, including a knowledge and appreciation of the thought and style of standard English authors from

Shakespeare to Tennyson.

LATIN.—Cicero, "Pro Murena"; Virgil, "Aeneid VI."
FRENCH.—La Bruyère, "Les Caractères"; A. Daudet,
"Le Petit Chose"; Racine, "Athalie."

J. CAUGHLEY, Director of Education.

Notice of Vesting of Land in the Public Trustee under the Public Trust Office Act, 1908, Part II, Unclaimed Lands.

WHEREAS I, the undersigned, the Public Trustee, have, for the purposes of Part II of the Public Trust Office Act, 1908 (relating to unclaimed lands), made due inquiries with respect to the land described in the Schedule hereunder, and the whereabouts of the owner thereof, and have, in respect of the said land, given the notices prescribed by section 66 of that Act, and have in all respects complied with the provisions of that Act pertinent hereto: And whereas I have not thereby ascertained the whereabouts of the owner, I have not thereby ascertained the whereabouts of the owner, and believe that such owner or an agent of such owner is not in the Dominion, nor has such owner established his title to the said land, as required by the said Act: I hereby give notice that the said land is, under and by virtue of the said Act, vested in the Public Trustee as aforesaid, as from the date of the publication hereof, and will be administered under the Public Trust Office Act, 1908; the value of the land for the purposes of section 67 (d) of the said Act being less than £500.

Detect at Wellington, this 19th day of May, 1924

Dated at Wellington, this 19th day of May, 1924.

J. W. MACDONALD, Public Trustee.

SCHEDULE.

SCHEDULE.

ALL that piece or parcel of land situate in the Provincial District of Auckland, containing by admeasurement 1 rood, more or less, being Allotment 161, Section 11, Village of Papakura. Bounded on the north by a public road, 100 links; on the east by Allotment 159, 250 links; on the west by Allotments 163 and 164, 250 links; and on the south by other part said Section 11, 100 links; be all the several admeasurements a little more or less. Subject to mortgage No. 335 to the Superintendent of the Province of Auckland, securing £200, and interest at 1 per cent. And being the whole of the land contained in certificate of title Volume 4, folio 84, Auckland Registry, in the name of Edward Gotch, of Papakura, Tobacco-manufacturer.

Public Trust Office.—Closing of Agency at Kohukohn.

T is notified for public information that the Agency of the Public Trust Office formerly in existence at Kohukohu has been closed.

Dated at Wellington this 13th day of May, 1924.

J. W. MACDONALD, Public Trustee.

Public Trust Office.—Establishment of Agency at Rawene.

To is notified for public information that an Agency of the Public Trust Office has been established at Rawene, in charge of Mr. G. T. Clendon as Agent.

Dated at Wellington this 13th day of May, 1924.

J. W. MACDONALD, Public Trustee.

Te Aria Rabbit-proof Fencing District.

DECLARATION IN RESPECT OF A PROPOSAL TO RAISE A LOAN OF £500.

I N pursuance of section 109 of the Rabbit Nuisance Act, 1908, I, Francis Scott Parlane, Chairman of the Aria Rabbit-proof Fencing Board, hereby declare that, at the unanimous request of the ratepayers, the formal poll in connection with raising the above loan has been dispensed

The total number of ratepayers is four and the total number of votes is twelve.

I hereby declare the proposal to be carried.

F. S. PARLANE, Chairman.

Te Awamutu 16th April, 1924.

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

NOTICE 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 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	Christian, William	Tauranga, but late of Christchurch	Clerk	22/4/24	14/5/24	Testate	Christehurch.
2	Coop, Thomas	Roxburgh	Retired Postmaster	18/2/24	14/5/24	,,	Dunedin.
3	Cox, William Ernest John	Dunback	Labourer	12/3/24	16/5/24	Intestate	,,
4	Davis, Sarah Jessie	Redcliffs	Spinster	23/4/24	16/5/24	Testate	Christchurch.
5	Dempster, Robert	Christehurch	Miner	19/4/24	14/5/24	Intestate	,,
6	Ellmers, Anna Wilhelmiene	,,	Married woman	15/7/23	16/5/24	,,	,,
. 7	Naden, Julia Ellen	Rotorua, but late of Gisborne	,,	14/3/24	14/5/24	Testate	Gisborne.
8	Nothwanger, Sarah Jane	Deneholme, Clayton Road, Newcastle- upon-Tyne, England	Widow	3/1/21	14/5/24	,,	Christchurch.
9	Pickering, John	Wanganui, but late of Oreore, Raetihi	Farm labourer	14/2/24	16/5/24	,,	Wellington.
10	Roebuck, Mary Richards	Auckland, but late of Whakatane	Married woman	6/9/23	14/5/24	,,	Auckland.
11	Scroggie, Elizabeth	Geraldine	Widow	30/12/23	16/5/24	,,	Dunedin.
12	Smith, Edith Annie	Wellington	Married woman	1/4/24	14/5/24	,,	Wellington.
13	Spare, Charles John	Christchurch	Joiner	30/4/24	14/5/24	,,	Christchurch.
14	Wallen, William	Taumarunui	Watchmaker and jeweller	25/3/24	16/5/24	,,	Auckland.

Public Trust Office, Wellington, 19th May, 1924.

J. W. MACDONALD, Public Trustee.

Tenders.

Public Works Department, Wellington, 20th May, 1924. THE undermentioned list of tenders is published for general information. F. W. FURKERT, Engineer-in-Chief.

Supply, &c.	Tenderer,	Maker.	Price and Delivery.
30 lb. rails	J. Chambers and Son	••	£12 17s. 6d. per ton, c.i.f.e. Napier Wharf.
Mining-rope	H. G. Anderson and Co	Brunton's (England)	4½ in., £59 10s. per ton. 3½ in., £56 10s. ,, 3½ in., £57 ,,
	John Chambers and Son	Latch and Batchelor (England)	2\frac{1}{2} in., \frac{1}{2}55 11s. ,, 2 in., \frac{1}{2}61 5s. ,, 1\frac{1}{2} in., \frac{1}{2}68 17s. ,, (All c.i.f. Greymouth.)
Ohura: Plate-girders	Vickers (N.Z.) (Limited)	Vickers Limited	£5,972 5s. 8d. f.o.b. Liver- pool.
Kawatiri: Plate-girders Kirikopuni: Plate-girders Lead-covered cable	Lawrence and Hanson Elec- tric Company (Limited)	Andersons Limited	£1,116 f.o.r. Lyttelton. £3,781 f.o.r. Lyttelton. £51 10s.
Mangahao, Section 106: Cable Cast-iron water-pipes	Dullia 1 O- (Timifod)	English Electric Company	£573 15s. 10d.

CROWN LANDS NOTICES.

Lands in the Otago Land District forfeited.

Department of Lands and Survey, Wellington, 14th May, 1924.

OTICE is hereby given that the lease and license of the undermentioned lands having been declared forfeited by resolution of the Otago Land Board, the said lands have thereby reverted to the Crown under the provisions of the Land Act. 1908.

SCHEDULE.

OTAGO LAND DISTRICT.

Section 18, Block II, Catlins Survey District. Tenure: Perpetual lease. License No. 1203. Licensee: Thomas James Cook. Reason for forfeiture: Non-payment of rent. Section 24, Block II, Catlins Survey District. Tenure: O.R.P. License No. 201. Licensee: Thomas James Cook. Reason for forfeiture: Non-payment of rent.

D. H. GUTHRIE. Minister of Lands.

Land in Taranaki Land District for Lease by Public Auction.

New Plymouth, 20th May, 1924.

New Plymouth, 20th May, 1924.

OTICE is hereby given that the undermentioned land will be offered for lease by public auction at this office at 11 o'clock a.m. on Wednesday, 16th July, 1924, under the provisions of section 132 of the Land Act, 1908, and amendments.

SCHEDULE.

TARANAKI LAND DISTRICT.

Waitara West Suburban.

SECTION 2: Area, 17 acres 1 rood 30 perches; upset annual rental, £30 12s. 6d. Term of lease: Five years.

Situated at the junction of Battiscombe Terrace and Particular Terrace.

Ranfurly Terrace. Good level section in grass.

Town of Ohura.

Section 16, Block III: Area, 1 rood 4 perches; upset annual rental, $\pounds 1$. Situated in Kakapo Street, Ohura Township.

Waitomo County.—Aria Suburban.

Sections 30 and 33: Area, 21 acres 2 roods 12 perches; upset annual rental, £5.
Section 47: Area, 4 acres 0 roods 15 perches; upset annual

These sections comprise level to easy sloping and partly steep country, the greater part being ploughable, partly covered with fern and scrub. The soil is good and well watered.

Abstract of Terms and Conditions of Lease.

1. Six months' rent, together with £1 ls. lease fee, must be paid on the fall of the hammer.

2. There are no restrictions or limitations as to the number

2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Residence is not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause.

3. Possession will be given on the day of sale.

4. The rent shall be payable half-yearly in advance.

5. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands

with the written consent of the Commissioner of Crown Lands

first had and obtained.
6. The land shall not be cropped or broken up, except with the written consent of the Commissioner of Crown Lands first

had and obtained.

7. The lessee shall prevent the growth and spread of gorse, The lessee shall prevent the growth and speed of golse, broom, and sweetbrier on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbrier, broom, or other noxious weeds or plants as may be directed by the Commissioner of

Crown Lands.

8. The lease shall be liable to forfeiture if the lessee fails to fulfil any of the conditions of the said lease within twenty-one days after the date on which the same ought to have been fulfilled.

JOHN COOK, Commissioner of Crown Lands. Reserves in Taranaki Land District for Sale by Public Auction.

District Lands and Survey Office,

New Plymouth, 20th May, 1924.

New Plymouth will be offered for lease by public auction at eleven o'clock a.m. on Wednesday, 16th July, 1924, at the District Lands and Survey Office, New Plymouth, under the provisions of the Public Reserves and Domains Act. 1908, and amendments. Domains Act, 1908, and amendments.

SCHEDULE.

TARANAKI LAND DISTRICT.

Stratford County.-Village of Puniwhakau.

(Term of Lease; Fourteen Years.)

Section 23: Area, 1 acre 3 roods 6 perches; upset annual

rental, £1.

This section is situated on the Mangaehu Road, and comprises undulating land in bush.

Eltham County .- Village of Makaka

Section 15: Area, 1 acre; upset annual rental, 12s. 6d. Sections 22, 23, and 24: Area, 1 acre; upset annual

Sections 22-24 are situated at the junction of Aui Street with the Opunake Road. Good level sections, well adapted for grazing; slightly swampy. Section 15 is situated on the Opunake Road.

Egmont County .-- Opunake Railway Reserve.

Section 5: Area, 7 acres 2 roods 3 perches; upset annual rental, £9 10s.

Section 11: Area, 5 acres 2 roods 3 perches; upset annual rental. £7.

Section 9: Area, 5 acres 3 roods 3 perches; upset annual rental £7.

Sections 12 and 13: Area, 30 acres; upset annual rental, £20.

Section 4: Area, 8 acres 0 roods 18 perches; upset annual rental, £9 5s.

This reserve is contiguous to the Town of Opunake, between Otahi and Waiaua Streams.

Whangamomona County.-Town of Whangamomona.

Sections 43 and 44, Block III: Area, 2 roods; upset annual rental, £2.

Situated on the Whangamomona Road.

Hawera County.—Hawera Survey District.

Subdivision 1 of Section 59, Block I: Area, 5 acres 0 roods

15 perches; upset annual rental, £7.

Situated on the Hastings Road, about four miles from Normanby. The front portion of this section is perfectly flat, but the back portion is broken by a gully and swampy creek.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

1. Six months' rent, together with £1 ls. lease fee, must be paid on the fall of the hammer.

2. There are no restrictions or limitations as to the number of sections which one person may lease, and no declaration is required. Resdence is not compulsory. No compensation shall be claimed by the lessee, nor shall any be allowed by the Government, on account of any improvements effected by the lessee, nor for any other cause.

3. Possession will be given on the day of sale

4. The rent shall be payable half-yearly in advance.
5. The lessee shall have no right to sublet, transfer, or otherwise dispose of the land comprised in the lease, except with the written consent of the Commissioner of Crown Lands first had and obtained.

6. The land shall not be cropped or broken up, except with the written consent of the Commissioner of Crown Lands

first had and obtained.

7. The lessee shall prevent the growth and spread of gorse, broom, and sweetbrier on the land comprised in the lease; and he shall with all reasonable despatch remove, or cause to be removed, all gorse, sweetbrier, broom, or other noxious weeds or plants as may be directed by the Commissioner of Crown Lands.

8. The lease shall be liable to forfeiture if the lessee fails to fulfil any of the conditions of the said lease within twenty-one days after the date on which the same ought to have

been fulfilled.

The reserves are described for the general information of intending bidders, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description.

Form of lease may be perused and full particulars obtained

at this office.

JOHN COOK. Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that WILLIAM COOPER, Whangarei Labourer was all Whangarei, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Whangarei, on Tuesday, the 27th day of May, 1924, at 10 o'clock a.m.

E. P. RAMSAY, Deputy Official Assignee.

14th May, 1924.

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

NOTICE is hereby given that ALBERT LISTER, of Putaruru. Farmer was this described ruru, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 26th day of May, 1924, at 11 o'clock a.m.

W. S. FISHER,

14th May, 1924.

Official Assignee.

In Bankruptcy.-In the Supreme Court, holden at Gisborne.

OTICE is hereby given that WILLIAM JOHN PARSONS, of Ormond, Settler, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury-room on Friday, the 23rd day of May, 1924, at 3 o'clock p.m.

12th May, 1924.

C. BLACKBURN, Deputy Official Assignee.

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

NOTICE is hereby given that Turi Tanguru, of Ohiti, Fernhill, Aboriginal Native, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Chamber of Commerce, Hastings, on Thursday, the 22nd dau of May, 1924, at 11 o'clock a.m.

14th May, 1924.

ROBERT BISHOP,

Deputy Official Assignee.

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

NOTICE is hereby given that NEIL LAURITZ LARSEN, of Waipawa, Sheep-farmer, was this day adjudged ankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Waipawa, on Monday, the 26th day of May, 1924, at 11 o'clock a.m.

15th May, 1924.

ROBERT BISHOP,

Deputy Official Assignee.

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

NOTICE is hereby given that ARTHUR THOMAS DEVEN-PORT, of Wanganui, Wood-turner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, 44 Maria Place, Wanganui, on Friday, the 23rd day of May, 1924, at 10.30 o'clock a.m.

14th May, 1924.

E. M. SILK Deputy Official Assignee.

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

NOTICE is hereby given that Dougald Macdonald Robertson, of Christchurch, Fruit-shop Manager, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 21st day of May, 1924, at 2.30 o'clock.

16th May, 1924.

A. W. WATTERS, Official Assignee.

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

N OTICE is hereby given that James Edmond, of Dunedin, Storeman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Law Courts' Building, Stuart Street, on Friday, the 23rd day of May, 1924, at 11 o'clock am.

Dunedin, 14th May, 1924.

E. W. CAVE, Official Assignee.

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

OTICE is hereby given that ROBERT PULHAM, of West Plains, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 26th day of May, 1924, at 2.30 o'clock

12th May, 1924.

CHARLES B. ROUT, Deputy Official Assignee.

LAND TRANSFER ACT NOTICES.

EVIDENCE of the loss of certificate of title Vol. 175, folio 31, for part Lot 15, on deposited plan 6619, being part Allotment 367 of the Parish of Te Rapa, in favour of ELIZABETH HARRIS, wife of JOHN HARRIS, of Frankton, Storekeeper, having been lodged with me, together with an application for a provisional certificate of title, notice is hereby given of my intention to issue such provisional certificate of title accordingly, on the expiration of fourteen days from 22nd May, 1924.

Dated at the Land Registry Office at Auckland this 19th May, 1924.

May, 1924.

A. V. STURTEVANT, District Land Registrar.

NOTICE is hereby given that the parcels of land herein-after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 23rd June, 1924.

7183. WAIWAI LIMITED.—Part Allotment 16, Section 7,

7183. WAIWAI LIMITED.—Part Allotment 16, Section 7, Suburbs of Auckland, containing 1 rood 26 4 perches, fronting Great North Road and Bond Street in the City of Auckland. Occupied by applicant. Plan 17393.

7201. CHARLES JAMES TUNKS and FRANCIS ALFRED DALY TUNKS.—Allotments 681, 682, 683, 684, 685, and 686, Section 2, Town of Tauranga, containing 6 acres, fronting Hunter Street, Grace Street, and Wrigley Street. Occupied by Samuel Darragh. Plan 17470.

Diagrams may be inspected at this office. Dated this 19th day of May, 1924, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

IVIDENCE having been furnished of the loss of lease No. 2554 for 11 acres 2 roods 36 perches, being Sections 3 and 4, Block X, Native Township of Waipiro, and being the whole of the land comprised in Lease Vol. 4L, folio 83, whereof ALBERT EDWARD DURRANT, of Waipiro Bay, Settler, is the registered proprietor, notice is hereby given of my intention to issue a provisional lease after the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office at Gisborne this 14th day of May, 1924.

R. F. BAIRD, District Land Registrar.

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

1509. (Plan No. 4425.) THE PUBLIC TRUSTEE (Executor of late Samuel Gower (deceased).—400 acres 3 roods 16 perches, being Section 1, Whenuakura District, Block IV, Carlyle Survey District. Occupied by Mrs. Nora Gower. 1532. (Plan No. 4436.) ALFRED JAMES TUNBRIDGE.—1 rood 1.34 perches, being Section 1432, Town of New Plymouth. Unoccupied.

Diagrams may be inspected at this office.

Dated this 19th day of May, 1924, at the Land Registry Office, New Plymouth.

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

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same within one calendar month from the date of publication of the New Zealand Gazette containing this notice.

825. JOHN JOSEPH CORRY.-Part of Lot 28 of Section I, District of Omaka, containing 8.3 perches, fronting High Street, together with right of way over other part of said Lot 28. Occupied by applicant. Lot 3, Plan 918.

Diagram may be inspected at this office. Dated this 16th day of May, 1924, at the Land Registry Office, Blenheim.

G. H. SEDDON, District Land Registrar.

A PPLICATION having been made to me to register a surrender of lease No. 5994, affecting part of Rural Section 128, Blocks XIV and XV, Christchurch Survey District, Register-book Vol. 255, folio 197, whereof the NEW ZEALAND METROPOLITAN TROTTING CLUB (REGISTERDED) TERED) is the registered lessee, and evidence having been furnished of the loss of the outstanding duplicate of the said memorandum of lease, I hereby give notice that it is my intention to register such surrender of lease, dispensing with the production of the said outstanding duplicate, at the expiration of fourteen days from the date of the Gazette containing this notice. containing this notice.

Dated at the Land Registry Office, Christchurch, this 20th

day of May, 1924.

F. W. BROUGHTON, District Land Registrar.

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

13239. THE ROYAL EXCHANGE ASSURANCE.— Rural Sections 7207 and 7980, Block XIV, Rangiora Survey District, Lots 1 and 2, deposit plan No. 6931, Jackson's and Radden's Roads. Occupied by applicant and Henry Athol

Diagram may be inspected at this office.

Dated this 20th day of May, 1924, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 266 (4).

N OTICE is hereby given that the name of the undermentioned company has been struck off the Register, and the company dissolved:—

The Godward Eclipse Carburettor Company (N.Z.), Limited.

Given under my hand at Christchurch this 19th day of May, 1924.

J. MORRISON, Assistant Registrar of Companies.

PANY (PROPRIETARY), LIMITED, a company incorporated outside of New Zealand, intends to cease carrying on business at an office situated at 22 Hall of Commerce, High Street, in the City of Auckland.

Dated at Wellington this 30th day of April, 1924.

HUGH CRAWFORD MOTAGGART, Attorney in New Zealand.

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WELLINGTON CITY 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 Wellington City Council hereby resolves as follows:—

Wellington City Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £4,400, authorized to be raised by the Wellington City Council under the above-mentioned Act, for the purpose of paying off a loan of £7,600 raised by the Onslow Borough Council in 1898 and 1899 for general works, the said Wellington City Council hereby makes and levies a special rate of one two-hundredths of a penny (1/200d.) in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the City of Wellington; and that such special rate shall be an annual-recurring rate during the currency of such loan, and shall be payable yearly on the 1st day of June in each and

every year during the currency of such loan, being a period of ten years from the 1st day of November, 1923, or until the loan is fully paid off.

R. TAIT, Acting Town Clerk.

DISSOLUTION OF PARTNERSHIP.

IN the matter of the Partnership Act, 1908, and in the matter of a Partnership between Leslie John Earl Short and Morell Hickley Gundry, carrying on the business of Motor Engineers in Dickens Street, Napier, under the style or firm name of "Short and Gundry."

Notice is hereby given that the said Partnership has been dissolved as from the 1st day of May, 1924, and that the said business will in future be carried on by the said LESLIE JOHN EARL SHORTT solely.

Dated at Napier the 14th day of May, 1924.

LESLIE JOHN EARL SHORTT. MORELL HICKLEY GUNDRY.

NOTICE OF DISSOLUTION.

OTICE is hereby given that the Partnership heretofore OTICE is hereby given that the Partnership heretofore subsisting between the undersigned ERNEST HENRY, SPENCER and TOM AYLWARD, under the style or firm of "Spencer and Aylward," of Ohai, in Wallace, New Zealand, Carriers, has this day been dissolved by mutual consent. All debts owing to the late firm must be paid to the said ERNEST HENRY SPENCER, who will continue to carry on the business and who will discharge all the liabilities of the late firm.

Dated this 16th day of April, 1924.

ERNEST HENRY SPENCER. TOM AYLWARD.

Witness-Donald Sinclair, J.P., Builder, Nightcaps. 512

SEFTON MUTUAL DAIRY PRODUCE ASSOCIATION (LIMITED).

In Liquidation.

N OTICE is hereby given that a general meeting of members of the above-named company will be held in the Rink Hall, Sefton, on Monday, 2nd June, 1924, at 2 p.m.

BUSINESS.

- (a.) To receive Liquidator's statement of accounts showing the manner in which the winding-up has been con-
- (b.) To determine by extraordinary resolution, in accordance with section 252 of the Companies Act, 1908, the manner in which the books, documents, and vouchers of the company and of the Liquidator shall be disposed of.

R. T. TOSSWILL Liquidator.

Christehureh, 16th May, 1924.

PORTOBELLO ROAD BOARD.

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 Portobello Road Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Portobello Road Board Road-repairing Loan of £600 (1924), authorized to be raised by the Portobello Road Board under the abovementioned Act, for the purpose of repairing damage caused by the recent floods on the lower road from Dunedin to Portobello, along the harbour frontage, this road being known as the Beach Road, together with the road from Portobello to Wickcliffe Bay to Wickcliffe Bay Road, and the Hooper's Inlet Road, the said Portobello Road Board hereby makes and levies a special rate of one-sixteenth (16) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the whole of the Portobello Road District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the the currency of such loan, and be payable yearly on the first day of April and October in each and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

W. ROWLANDS, Chairman.

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W. FLEMING, Clerk.

MATAKAOA COUNTY COUNCIL.

RESOLUTION LEVYING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in Matakaoa County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of eleven hundred pounds, authorized to be raised by the Matakaoa County Council under the abovementioned Act, for the purpose of purchasing the property known as the western moiety of Section 89, Te Araroa Township, the said Matakaoa County Council hereby makes and levies a special rate of one-seventieth of a penny in the pound upon the rateable value of all rateable property of the County upon the rateable value of all rateable property of the County of Matakaoa, and declares that such special rate shall be an or Matakaoa, and declares that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 31st day of March in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off. 515

D. McNAUGHT, County Clerk.

BOROUGH OF THAMES.

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 Thames Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Thames Borough Quarry Loan of £5,000 (1924), authorized to be raised by the Thames Borough Council under the above-mentioned Act, for the purpose as set out in the Schedule attached hereto the said Thames Borough Council hereby makes and levies a special rate of one-third ($\frac{1}{3}$) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Borough value) of all rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Borough of Thames, and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of August in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully resid off

SCHEDULE.

To acquire, open up, and fully and efficiently equip a quarry in the Upper Waiotahi District, within the Borough of Thames, in accordance with a plan deposited in the Warden's Office, Queen Street, Thames, and to construct an efficient line of tramway or tramways from such quarry to the water-front within such borough, and to do all or any acts, matters, and things necessary in connection with such quarry, tramway, or tramways to render the same efficient and effective or tramways to render the same efficient and effective.

T. W. RHODES, Mayor. A. CHAPMAN, Town Clerk.

Re Tudehope's Limited, private company, in liquidation.

T was resolved that the above company be wound up

T was resolved that the above company be wound up voluntarily, as under:—
"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Thomas Richard Banks Jeavons, of Auckland, Public Accountant, be appointed Liquidator for the purpose of such winding-up."

B. T. TUDEHOPE.

R. T. TUDEHOPE.

THE Partnership hitherto subsisting between ALFRED ADAMS and WILLIAM WOODWARD as Picture-theatre Proprietors and Entertainers at the Britannia Theatre, Ponsonby Road, Auckland, has been dissolved by mutual consent as from the 14th day of April, 1924. The business will in future be carried on by the said WILLIAM WOODWARD colder.

Dated the 14th day of May, 1924.

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A. ADAMS. WILLIAM WOODWARD.

Witness to the signatures of the said Alfred Adams and William Woodward—A. Goldwater, Solicitor, Auckland.

BAGLEY HARRIS LIMITED.

IN LIQUIDATION.

OTICE is hereby given that at an extraordinary general meeting of the above company held on the 15th May, 1924, the following resolution was duly passed:

"That it is proved to the satisfation of the company that the company cannot, by reason of its liabilities, continue its business, that it is advisable to wind up the same, and that JAMES ALEXANDER GENTLES, of Auckland, Public Accountant, be appointed Liquidator thereof."

J. A. GENTLES, Liquidator. Auckland, 15th May, 1924.

PRIVATE BILL.

In the matter of a proposed Bill or Act intituled "An Act to enable the Roman Catholic Bishop of Dunedin to sell and dispose of certain Lands in the Diocese of Dunedin, and to apply the Net Proceeds thereof in or towards the Purchase of other Lands in the Diocese and in or towards the Erection of Churches and School Buildings, and to authorize the Raising of Money on the Security of the Lands so acquired or any of them."

Lands so acquired or any of them."

WHEREAS in virtue of the provisions of the Roman Catholic Lands Act, 1876, as amended by the Roman Catholic Lands Extension Act, 1890, the Roman Catholic Bishop of Dunedin is a corporation sole in whom are vested all lands belonging to the Roman Catholic Church in the Diocese of Dunedin: And whereas there are in various parts of the said diocese lands which by reason of altered circumstances are no longer suitable for the purposes for which they were originally acquired: Notice is hereby given that within fourteen days of the meeting of the General Assembly of New Zealand to be held next after the date of this notice a petition will be presented to the said General Assembly praying and applying for leave to bring in a Private Bill to be called "The Roman Catholic Bishop of Dunedin Empowering Act, 1924."

The objects of the said application and Bill are to enable

The objects of the said application and Bill are to enable The objects of the said application and Bill are to enable the Bishop to sell the lands described in the Schedule thereto, or any of them, the buildings thereon, and to expend the proceeds thereof in the purchase of other lands in the diocese, and to erect churches and school buildings and teachers' dwellings thereon, and to borrow money on the security of lands so acquired, or any of them.

A copy of the said petition and Bill will be deposited in the office of the Examiner of Standing Orders either before or within fourteen days of the commencement of the said session.

Dated at Dunedin this 16th day of May, 1924.

+ JAMES WHYTE, Bishop of Dunedin.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership heretofore subsisting between Geoffrey Hoggard and Ernest Rudolph Brabazon, carrying on business as Indent Agents and Manufacturers' Representatives at No. 2, Lower Cuba Street, Wellington, under style or firm of "Brabazon, Hoggard, and Co.," has been dissolved by mutual consent as from the 1st day of April, 1924. All debts due to and owing by the said late firm will be received and paid respectively by the said Ernest Rudolph Brabazon, who will continue to carry on the said business under the style or firm of "Brabazon, Hoggard, and Co."

Dated at Wellington this 21st day of May, 1924.

GEOFFREY HOGGARD, E. R. BRABAZON.

ARCHIBALD HALL LIMITED.

MEETING of the shareholders of Archibald Hall Limited will be held in the office of Messrs. Watkins, Hull, Hunt, and Wheeler, 39 Johnston Street, Wellington, on Friday, the 23rd May, 1924, at 11 a.m., for the purpose of passing a resolution for the voluntary winding-up of the

A. HALL, Managing Director.

Wellington, 21st May, 1924.

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SOUTH CANTERBURY ELECTRIC-POWER BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the South Canterbury Electric-power Board hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of one hundred and five thousand pounds (£105,000), authorized to be raised by the South Canterbury Electric-power Board, under the above-mentioned Act, for the construction of electric works and such other matters as are provided for by the Electric-power Boards Act, 1918, and the exercise of the powers conferred upon it by sections 88 and 90 of the said Act, for the benefit of the Geraldine Special Area, the said South Canterbury Electric-power Board hereby makes and levies a special rate of fifty-two one-hundredths of a penny in the pound (£1) upon the rateable value (being the capital value) of all rateable property of the said Geraldine Special Area, comprising the whole of the Boroughs of Geraldine and Temuka and the Geraldine and Temuka Ridings of the Geraldine 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 July in each and every year during the currency of such loan, being a period of thirty-six and one-half years (36½), or until the loan is fully paid off.

JOHN KENNEDY, Board Chairman. C. DASH, Manager.

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N EW ZEALAND GOVERNMENT PUBLICATIONS.

AWARDS, RECOMMENDATIONS, AGREEMENTS, Etc., Made under the Industrial Conciliation and Arbitration Act, New Zealand. Vols. i and ii, 2s. 6d. Vols. iii, v, vi, and vii are out of print. Vol. iv, year 1903, quarter cloth, 2s. 6d. Vol. viii, year 1907, quarter cloth, 3s. 6d. Vols. ix to xvii, years 1908 to 1916, cloth boards, 7s. 6d.; quarter cloth, 5s. Vols. xix and xx, years 1918 and 1919, cloth boards, £1. Vol. xxii, 1921, in two Parts, cloth, £1 1s. each Part. Postage, 1s. Vol. xxiii, 1922, cloth boards, £1 12s. 6d.; postage, 1s. 2d.

Note.—The 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.

CONSOLIDATED DIGEST OF DECISIONS AND INTERPRETATIONS OF THE COURT OF ARBITRATION, under the Industrial Conciliation and Arbitration Acts. Compiled by JOHN H. SALMON. This Digest deals with all the cases from the inception of the Act till the 31st December, 1914, and thus embraces Vols. i to xv (inclusive) of the Book of Awards. Price: cloth boards, 5s.; quarter cloth, 3s. 6d.; paper covers, 3s.; postage, 6d. Further Supplementary Digest will be issued annually, bound in paper covers, 6d. each; postage, 2d.

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