

THE

NEW ZEALAND GAZETTE.

Mublished by Authority.

WELLINGTON, THURSDAY, SEPTEMBER 11, 1924.

Change of Name of Locality "Kowhai" to "Motuhora," County of Opotiki.

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

W HEREAS settlers in the locality known as "Kowhai," in the County of Opotiki, desire that the name of such locality should be changed to "Motuhora," and it is considered

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on me by the Designation of Districts Act, 1908, and of all other powers and authorities enabling me in this behalf, do hereby proclaim and declare that the name of the locality known as "Kowhai," in the County of Opotiki, shall be and the same is hereby altered to "Motuhora," and do assign the last-mentioned name to such locality accordingly: and also do hereby proclaim and declare that this Proclamation shall take effect on the first day of April, one thousand nine hundred and twenty-five, not being earlier than six months after the first publication thereof in the Gazette.

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 1st day of September, 1924.

RICHD. F. BOLLARD, Minister of Internal Affairs.

GOD SAVE THE KING!

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

JELLICOE, Governor-General. A PROCLAMATION.

HEREAS 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 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 a renewable lease as aforesaid, should cease to be national-endowment

able lease as aforesaid, should cease to be national-endowment

land:

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-cight of the Land Act, 1908, shall cease to be national-endowment

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

SECTION 35, Block XV, Ohinemuri Survey District: Area,

99 acres 0 roods 5 perches. Section 17, Block III, Aroha Survey District: Area, 101

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 9th day of September, 1924.

A. D. McLEOD, Minister of Lands.

Approved in Council.

F. D. THOMSON Clerk of the Executive Council.

GOD SAVE THE KING!

Land held under Pastoral License proclaimed as ceasing to be | set apart as National-endowment Land.

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

HEREAS by section eleven of the Land Laws Amendment Act, 1921–22, it is enacted that where any national-endowment land is held under a pasturage lease or license for a term of not less than fourteen years, of which not less than seven years have expired, and the Board is of opinion that the land comprised in the lease or license is not more than sufficient for the maintenance of the lessee and his family, the Governor-General may, by Proclamation approved in Executive Council, declare that the said land shall cease to be national-endowment land:

And whereas it is deeped expedient that the land men-

And whereas it is deemed expedient that the land mentioned in the Schedule hereto, which is held under pastoral license as aforesaid, should cease to be national-endowment

land:

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 of the gazetting hereof the land described in the Schedule hereto, which was set apart as national-endowment land under the provisions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment land. endowment land.

SCHEDIILE

WELLINGTON LAND DISTRICT.

Run No. 22, Block VI, Koitiata Survey District: Area, 1,818 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of September, 1924.

A. D. McLEOD, Minister of Lands.

Approved in Council.

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

GOD SAVE THE KING!

Land in the Auckland 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 Auckland 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:

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 two 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.

AUCKLAND LAND DISTRICT.

SECTION 4, Block III, Kawhia South 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 5th day of September, 1924.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

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

JELLICOE, Governor-General A PROCLAMATION.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—SETTLEMENT LAND.

SECTION 17, Reporca Settlement: Area, 276 acres 3 roods 2.2 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of September, 1924.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land taken near Mercer (Kaipara-Waikato Railway) for Sites for Dwellings for Employees of Government Railways Department.

JELLICOE, Governor-General. A PROCLAMATION.

I N pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, the Government Railways Amendment Act, 1920, 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 nurrosses above mentioned. taken for the purposes above mentioned.

SCHEDULE.

APPROXIMATE areas of the pieces of land: 54 acres 2 roods 9 perches.

Part Alloment 63, Koheroa Parish.

Situated in Blocks I and II, Maramarua Survey District, Franklin County. (S.O. 22921, blue.)
In the North Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 34369, deposited in the office of the Minister of Railways at Wellington, 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 5th day of September, 1924.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Land in Koheroa Parish set apart for Sites for Dwellings for Employees of Government Railways Department.

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

WHEREAS the land mentioned in the Schedule hereto is Crown land, and is required to be set apart for sites of dwellings for employees of Government Railways Department:

And whereas by section twenty-one of the Public Works Act, 1908, it is enacted that whenever any Crown land is required to be set apart for any public work the Governor-General may at any time, by Proclamation, set the same apart for such public work without complying with any of the provisions of that Act in respect of the taking or setting-

apart of other lands for such purpose:

Now, therefore, I, John Rushworth, Viscount Jellicoe,
Governor-General of the Dominion of New Zealand, 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 that behalf, do

hereby proclaim and declare that the land described in the Schedule hereto is hereby set apart for sites for dwellings for employees of Government Railways Department near Mercer (Kaipara-Waikato Railway); and I also hereby declare that this Proclamation shall take effect on and after the first day of October, one thousand nine hundred and twenty-four. twenty-four.

SCHEDULE.

APPROXIMATE area of the piece of land: 4 acres 2 roods 5 perches.

Being Allotment 106, Koheroa Parish, Block I, Maramarua Survey District, Franklin County. (S.O. 22921, blue.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 34369, deposited in the office of the Minister of Railways at Wellington, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of September, 1924.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Land taken for the Purposes of a Post-office in Block III, Rangitoto Survey District, Borough of Marton.

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 post-office, and I do also declare that this Proclamation shall take effect on and after the twentieth day of September, one thousand nine hundred and twenty-four.

SCHEDULE.

Approximate areas of the pieces of land taken :--

Portion of

A. R. P. Portion of 0 1 08 Section 17, Rangitikei Agricultural Reserve; edged blue.
0 1 26.7 Section 17, Rangitikei Agricultural Reserve;

edged red.

Situated in the Borough of Marton, Block III, Rangitoto

Survey District. (S.O. 1888.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 60388, 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 3rd day of September, 1924.

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

Land taken for the Development of Water-power (Mangahao Scheme) in Block IX, Wattohu 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 this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the development of water-power (Mangahao scheme); and I do also declare that this Proclamation shall take effect on and after the eighteenth day of September, one thousand nine hundred and twenty-four. of September, one thousand nine hundred and twenty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 3 acres 0 roods

3.4 perches.

Being part Te Awahohonu A3 No. 5, situated in Block IX,
Waitohu Survey District. (S.O. 1882.)
In the Wellington Land District; as the same is more
particularly delineated on the plan marked P.W.D. 59794,

deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged pink.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 20th day of June,

F. H. D. BELL, for Minister of Public Works.

GOD SAVE THE KING!

Land taken for Street Purposes in Block VII, Port Nicholson Survey District, City of Wellington.

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 street purposes, and shall vest in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after the twenty-second day of September, one thousand nine hundred and twenty-four.

SCHEDULE.

APPROXIMATE area of the piece of land taken: 0.44 perch. Being part Lot 1, (D.P. 5202), being part Section 1.

Situated in Block VII, Port Nicholson Survey District. (Evans Bay R.D.), (City of Wellington). (S.O. 1860.)
In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 60047, deposited in the Office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red 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 5th day of September. 1924.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Land taken for Tramway and Electric-light Purposes in the City of Wellington.

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

A PROCLAMATION.

In Noursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, the Public Works Amendment Act, 1913, the Municipal Corporations Act, 1920, and the Tramways 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 subject to deed of lease dated the twenty-fifth day of September, one thousand nine hundred and nineteen, in favour of Alfred John Meager of the City of Wellington, Fishmerchant, for tramway and electric-light purposes in the City of Wellington, and shall vest, subject to the said deed of lease, in the Mayor, Councillors, and Citizens of the City of Wellington as from the date hereinafter mentioned; and I do also declare that this Proclamation shall take effect on and after declare that this Proclamation shall take effect on and after the twentieth day of September, one thousand nine hundred and twenty-four.

SCHEDULE.

APPROXIMATE area: 13.69 perches, being part Section 197, Town of Wellington.

Situated in the City of Wellington. (S.O. 1905.)
In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 60562, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red 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 9th day of September, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

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

IN pursuance and exescise 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 Crown land in Maungakaretu Survey District described in the Schedule hereto.

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road:

2 roods 10.5 perches.

Crown land formerly stopped Government road, adjoining or passing through Raketapauma 1D 2, situated in Block VII, Maungakaretu Survey Distriot. (S.O. 1755.)

In the Wellington Land District; as the same is more particularly delineated on the plan marked P.W.D. 57149, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

Given under the hund of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of September, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Road in Blocks VIII and IX, Wairere Survey District, Piako County.

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

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

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a road: 2 acres 1 rood.

Being portion of Hungahunga No. 3.

Situated in Blocks VIII and IX, Wairere Survey District.

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 58936, 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 4th day of September, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Land proclaimed as a Street in Block V, Paritutu Survey District, Borough of New Plymouth.

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

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

SCHEDULE.

APPROXIMATE area of the piece of land proclaimed as a

street: 11·2 perches.

Portion of part Subdivision 15 of Section 90, Block V,
Paritutu Survey District (Fitzroy R.D.), (Borough of New

In the Taranaki Land District; as the same is more particularly delineated on the plan marked P.W.D. 60370, deposited in the office of the Minister of Public Works at

Land proclaimed as a Road in Block VII, Mangakaretu Survey | Wellington, in the Wellington Land District, and thereon District, Rangitikei County.

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 8th day of September, 1924.

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Roads proclaimed as closed in Blocks VII, IX, X, XI, XIII, and XIV, Te Mata Survey District, Hawke's Bay County.

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

W HEREAS by Proclamations dated the twenty-eight day W HEREAS by Proclamations dated the twenty-eight day of April, one thousand nine hundred and seventeen, and the fifth day of August, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette Nos. 78 and 61, of the third day of May, one thousand nine hundred and seventeen, and the tenth day of August, one thousand nine hundred and twenty-two, respectively, certain roads in the Te Mahanga Estate, situated in Blocks IX, X, XI, and XIV, Te Mata Survey District, Hawke's Bay County, were proclaimed, and other roads were closed in terms of section proclaimed, and other roads were closed, in terms of section eleven of the Land Act, 1908:

eleven of the Land Act, 1908:

And whereas certain other roads situated in the said Te Mahanga Estate and described in the Schedule hereto (hereinafter referred to as "the said roads") were proposed to be closed, but the said roads were not then closed, and it is considered expedient to now close the said roads:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the Land Act, 1908, and of every other power and authority in anywise enabling me in that behalf, do hereby proclaim as closed the roads described in the Schedule hereto.

SCHEDULE. TE MATA SURVEY DISTRICT.

Approximate Areas of the Portions of Road closed.		Adjoining or passing through	Situated in Block.
 A.	R. P.	Sheet No. 1 of Plan.	
6	0 39	Lot 5, part of Kaokoaroa and Te Wharau Blocks	XI
0	3 11	Part Block I, Te Mata C.G. District	VII
Ó	0 3	,, ,,	,,,
Ó	0 10	,,	ΧÏ
2	1 1	Part of Lot 3, Kaokaoroa Block	VII and
			XI
0	0 0.007	Pt. of Lot 6, Te Wharau Block	$\mathbf{x}\mathbf{I}$
2	3 0	Part of Te Wharau Block	,,
0	0 0.004	Pt. of Lot 6, pt. of Te Wharau Block (S.O. 462 green.)	,,
		Sheet No. 2 of Plan.	
2	3 39	Lot 3, pt. of Te Mahanga South Block	1X, X, & XIII
0	2 1	Lot 2, pt. of Te Mahanga South Block	X
1	$0 \ 4.9$,,	,,
ĩ	2 9.6	,,	,,
0	3 39.9	22	,,
1	0 0	Lot 1, pt. of Te Mahanga South Block	,,
4	3 2.7	,,	,,
4	1 37.9	22	,,
5	2 9	Lot 2, pt. of Te Mahanga South Block	X and XIV
0	0 2.1	Lot[3, pt. of Te Mahanga South Block	XIV
7	1 19	Lot 5, part of Te Mahanga South Block and Tautitaha Block	
6	2 20	Lot 6, part of Tautitaha Block (S.O. 464, green.)	,,

(Hawke's Bay R.D.)

In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 51154, 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 2nd day of September. 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE TRE KING!

Revoking Part of a Proclamation taking Land for the Purposes of Section 5 of the Public Works Amendment Act, 1910, in Blocks I, VIII, and IX, Leaning Rock Survey District.

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

N pursuance and exercise of the powers and authorities vested in me by the Public Works Amendment Act, rested in me by the Public Works Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby revoke so much of the Proclamation dated the ninth day of August, one thousand nine hundred and twenty-four, and published in the New Zealand Gazette No. 56, of the fourteenth day of August, one thousand nine hundred and twenty-four, taking land for the purposes of section five of the Public Works Amendment Act, 1910, in Blocks I, VIII, and IX, Leaning Rock Survey District, as affects the land described in the Schedule hereto, such land being no longer required for the purpose for which it was taken.

SCHEDULE.

APPROXIMATE area of the piece of land not required: 4 acres 1 rood 23 perches.

Being portion of Section No. 36, situated in Block VIII, Leaning Rock Survey District.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 60091, 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 5th day of Septem-

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block 1, Ruakaka Survey District.

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

TN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby proclaim as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

APPROXIMATE area of the piece of road hereby stopped:

2 roods 38'4 perches.

Adjoining or passing through Allotments 6 and 122 (C.L.),
Maungatapere Parish, Block I, Ruakaka Survey District.
(S.O. 21735.)

In the North Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 53457, 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 9th day of September, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

Proclaiming Native Land to have become Crown Land.

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

W 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

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.

Block.

ARAUKUKU E, being Section 18, Block XIV, A. R. P.
Ngaere Survey District 200 0 0

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 9th day of September, 1924.

J. G. COATES, Native Minister.

GOD SAVE THE KING!

Amendments to the Regulations under the Government Railways Act, 1908.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by the Government Railways Act, 1908, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the regulations made under the said Act on the twelfth amend the regulations made under the said Act on the twelfth day of June, one thousand nine hundred and twenty-two, by deleting the words "or Dominion Day" from Regulation 125 (1), and by inserting the word "or" before the words "Anzac Day" in the said regulation.

And, with the like advice and consent, and in further pursuance of the said power and authority, His Excellency the Governor-General of the said Dominion doth hereby declare that this Order in Council shall come into operation on the date of publication in the Gazette.

F. D. THOMSON, Clerk of the Executive Council

Authorizing the Marlborough Electric-power Bourd to construct Electric Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by section forty-nine of the Electric-power Boards Act, 1918, as amended by section seventeen of the Electric-power Boards Amendment Act, 1920, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Marlborough Electric-power Board to construct the works indicated on the plan marked P.W.D. 60118, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, for the purpose of enabling the Board to store, control, and regulate the waters of the Waihopai River, and divert those waters through suitable conduits to the power-house situated on the bank of the said river, and to erect suitable machinery for the conversion of such water into electrical energy. into electrical energy.

CONDITIONS.

1. No water shall be used for the purpose of generating electricity until the Marlborough Electric-power Board has obtained a license for such purpose in accordance with the provisions of section 5 of the Public Works Amendment Act, 1908.

2. Any conditions inserted in such license shall be strictly complied with by such Board.

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

4. The works hereby authorized shall be constructed so as to comply with the regulations made under section 2 of the Public Works Amendment Act, 1911, dated the twenty-second day of September, one thousand nine hundred and nineteen, and published in the New Zealand Gazette of the twenty-fifth day of the same month, or any regulations made in amendment thereof or in substitution therefor, which regulations

shall be deemed to be incorporated herein.

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

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

Authorizing the Laying-off of a Street in the Borough of Mount Eden of a Width less than 66 ft., but not less than 50 ft.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Mount Eden Borough Council to permit the laying-off of a street of a width less than sixty-six feet, but not less than fifty feet, within the area described in the Schedule hereto, it being inexpedient to lay off a street of a width of sixty-six feet in such area.

SCHEDULE.

ALL that area of land situated in the North Auckland Land ALL that area of land situated in the North Auckland Land District, Borough of Mount Eden, containing by admeasurement 1 rood 1.75 perches, more or less, being part Allotment 129, Section 10, Suburbs of Auckland, and Lot 64 of Allotment 129, Section 10, Suburbs of Auckland. As the said area is more particularly delineated on the plan marked P.W.D. 60111, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

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

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

The Excellency the Governor-General in Council.

In pursuance and exercise of the powers vested in him by section forty-nine of the Electric-power Boards Act, 1918, as amended by section seventeen of the Electric-power Boards Amendment Act, 1920, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Malvern Electric-power Board to erect electric lines as shown on plan marked P.W.D. 60065, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and such further lines as may from time to time be required in the Malvern Electric-power District and outer area of such district as hereinafter defined; transformers and substations for the transmission and distribution of electrical energy in the Malvern Electric-power District and outer area of such district, as defined by Proclamation dated the twenty-fifth day of June, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 54 of the twenty-eighth day of June, one thousand nine hundred and twenty-three, subject to the following conditions.

CONDITIONS.

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

Act, 1911.

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

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

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

5. The works hereby authorized shall be constructed so as to comply with the regulations made under section 2 of the

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

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

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

Authorizing the Laying-off of Streets in the City of Auckland of a Width less than 66 ft., but not less than 46 ft.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by the Municipal Corporations Act, 1920, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Auckland City Council to permit the laying-off of streets of a width less than sixty-six feet, but not less than forty-six feet, within the area described in the Schedule hereto, it being inexpedient to lay off streets of a width of sixty-six feet within the said area. the said area.

SCHEDULE.

ALL that area situated in the North Auckland Land District, City of Auckland, containing approximately 4 acres 3 roods 4.8 perches, being part of Sections 8 and 9, Allotment 22, Parish of Titirangi. As the same is more particularly delineated on the plan marked P.W.D. 60100, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon bordered blue.

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

[Note.-This Order in Council is issued in substitution for [NOTE.—Ins Order in Council is issued in substitution for the Order in Council dated 28th July, 1924, and published in Gazette No. 51 of 31st July, 1924, page 1768, authorizing the laying-off of streets in the City of Auckland of a width less than 66 ft. but not less than 46 ft.]

Consent to Sale of Endowment Lands vested in the Golden Bay Agricultural and Pastoral Association.—Notice No. Ag. 2408.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Section seven of the Agricultural and Pastoral Societies Act, 1908, as amended by section two of the Agricultural and Pastoral Societies Amendment Act, 1920, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the sale, by the Golden Bay Agricultural and

SCHEDULE.

(1.) ALL that piece of land containing 23 acres 0 roods 3 perches, more or less, being Lot 5 of Section 113, delineated on the public map of the District of Takaka, and being all the land comprised and described in certificate of title, Volume 41, folio 170 (Nelson Registry).

(2.) All that piece of land containing 50 acres 0 roods 38 perches, more or less, being Lots 1 and 4 of Section 113, delineated on the public map of the District of Takaka, and being all the land comprised in certificate of title, Volume 41, folio 169 (Nelson Registry).

F. D. THOMSON, Clerk of the Executive Council

Consenting to Land being taken for the Purposes of a Post-office in Block III, Rangitoto Survey District, Borough of Marton.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

I N pursuance and exercise of the powers and authorities conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purpose of a post-office the purpose of a post-office.

SCHEDULE.

APPROXIMATE areas of the pieces of land being taken :-

Portion of

1 0.8 Section 17, Rangitikei Agricultural Reserve; edged blue.

0 1 26.7 Section 17, Rangitikei Agricultural Reserve; edged red.

Situated in the Borough of Marton, Block III, Rangitoto Survey District. (S.O. 1888.)

In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 60388, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above marticined. coloured as above mentioned.

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

Consenting to the Raising of Loans by the Cambridge Borough Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS application has been made under section

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 Cambridge Borough Council to borrow the sums set out in the Schedule hereto, 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 Cambridge Borough Council, 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.

Loan of £37,900 for the purpose of installing a gravitation water-supply and extending the present reticulation.

Loan of £13,535 for the purpose of laying down roads in permanent material.

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

Pastoral Association, of the endowment lands described in | Exchanging a Reserve in Block X, Wharekawa Survey District, the Schedule hereto.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS the land described in Part I of the Schedule W HEREAS the land described in Part I of the Schedule hereto is a reserve heretofore duly set apart for a public-pound site, being a reserve within Class I of the Second Schedule to the Public Reserves and Domains Act, 1908 (hereinafter referred to as "the said Act"): And whereas by section four of the said Act the Governor-General is authorized, inter alia, to exchange any such reserve for other land of equal value, to be dedicated to the same or one or more of the purposes comprised in the said Class I, and to define the purpose to which such reserve or such land acquired in exchange shall be dedicated: And whereas, in the opinion of the Governor-General, it is expedient to exchange the said public-pound site for other land of equal value, described in public-pound site for other land of equal value, described in Part II of the Schedule hereto, to be dedicated as hereinafter provided:

after provided:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in pursuance and exercise of the powers and authorities conferred upon him by section four of the said Act, doth hereby declare that the reserve for a public-pound site described in Part I of the Schedule hereto is hereby exchanged for the land described in Part II of the Schedule hereto. for the land described in Part II of the Schedule hereto, which, in the opinion of the Governor-General, is of equal value; and doth also declare that the land described in the said Part I becomes and is Crown land freed from all previous reservation and subject to the provisions of the Land Act, 1908, and that the land described in the said Part II is hereby reserved as a site for a public pound, being one of the purposes comprised in the said Class I.

SCHEDULE.

PART I.

Description of Reserve exchanged.

SECTION 20, Block X, Wharekawa Survey District, Auckland Land District: Area, 3 roods 39 perches.

PART II.

Description of Land obtained in Exchange therefor.

Section 15, Block II, Waitakaruru Township: Area, 3 roods 39·1 perches.

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

Prescribing the Rate of Interest that may be paid by the Franklin County Council in respect of a Loan of £1,000, authorized to be raised for the Purpose of metalling Goodwin Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Franklin County Council has been authorized to borrow the sum of one thousand pounds for the purpose of metalling Goodwin Road:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and THEREAS by section eleven of the Finance Act, 1921,

consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may borrowed be not exceeding five and three-quarters per centum per annum:

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

F. D. THOMSON

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

Licensing Harold Stanley Anderson to use and occupy a Parl of the Foreshore and Land below Low-water Mark at Dargaville on the Wairoa River, Kaipara Harbour, as a Site for a Timber-boom.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House, at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS, there being no Harbour Board empowered V to grant the license hereinafter mentioned, Harold Stanley Anderson, of Dargaville (who with his executors, administrators, and assigns, is hereinafter referred to as "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 and land below low-water mark at Dargaville, on the Wairoa River, Kaipara Harbour, as a site for a timber-boom, and, in accordance with the one-hundred-and-seventy-first section of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 5893), showing the place where it is intended to construct such timberboom, the area of foreshore and land below low-water mark intended to be occupied for such purpose, and the manner in intended to be occupied for such purpose, and the manner in which it is proposed to carry out the work:

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

And whereas it is expedient that a license under the said.

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

expressed: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby 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 and land below low-water mark which is particularly shown and delineated on the plan so deposited as aforesaid, for the purpose of maintaining thereon a timberboom constructed in accordance with the said plan, 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-

Foreshore" means such parts of the bed, shore, or banks of a tidal water as are covered and uncovered by the flow and ebb of the tide at ordinary spring tides: "Low-water mark" means low-water mark at ordinary

spring tides: inister'' means the Minister of Marine as defined by " Minister the Shipping and Seamen Act, 1908, and includes any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the

foreshore and land below low-water mark necessary for the construction of the timber-boom, as shown on plan M.D. 5893.

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 £5 in advance, payable on the 1st day of April in each year, the proportionate part of such annual rental in respect of the period from the date hereof until the 31st day of March following, to be paid on the licensee being supplied with a copy of this Order in Council.

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

5. His Majesty or the Governor-General, and all officers in the Government service setting 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 timber-boom without

payment.
6. 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 timber-boom at the licensee's without payment of any compensation whatever, own 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.
7. The licensee shall maintain the above mentioned timber-

boom in good order and repair, and shall at all times exhibit therefrom, and maintain at the licensee's own cost, any lights that may be required by the Minister; provided that no light shall be exhibited until after it has been approved of by the Minister.

8. The licensee shall keep the boom and the waterway of the river clear of all debris produced by the licensee's

9. The licensee shall make provision for the safe and expeditious passage of vessels and boats through the said timber-boom

timber-boom.

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

11. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the timberboom, or by contact therewith, and which may be occasioned by any default or neglect on the licensee's part.

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

12. In case the licensee shall—

12. In case the licensee shall—

 Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
 Cease to use or occupy the said timber-boom for a period of thirty days;
 Fail to pay the sums specified in clause 3 of these conditions; or
 Become bankrupt or be brought under the operation of any law for the time being in force relating to hankruptoy.—

bankruptcy,—
then and in any of the said cases this Order in Council, and every right, power, or privilege, may be revoked and determined by the Governor-General in Council without any notice to the licensee or other proceedings whatsoever; and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the

containing such revocation shall be sufficient notice to the licensee and to all persons concerned or interested, that this Order in Council, and the rights and privileges thereby conferred, have been revoked and determined.

13. In the event of this Order in Council being revoked for any reason whatsoever, or upon the expiry of the period for which the license is granted, the licensee shall, if required by the Minister so to do, remove the said timberboom entirely from the site and restore the site to its original condition within three months from the date of revocation or expiry, as the case may be; and, if the licensee fails so to do, the Minister may cause the said timber-boom to be removed and the site so restored, and may recover the costs incurred by the said removal and restorarecover the costs incurred by the said removal and restora tion from the licensee.

14. The construction of the timber-boom shall be deemed to be an acceptance by the licensee of the conditions of this Order in Council.

F. D. THOMSON, Clerk of the Executive Council

THE SAMOA TREASURY REGULATIONS, 1924.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section thirty-one of the Samoa Act, 1921, it is provided that the collection, expenditure, and control of the public revenues of Samoa and the audit of the accounts of the Samoan Treasury shall be in accordance with such regulations as may from time to time be made by the Governor-General in Council in that

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 that Dominion, and in pursuance of the authority so conferred on him by the Samoa Act, 1921, and of all other powers and authorities enabling him in that behalf, doth hereby revoke, as from the date of the coming into operation of the regulations hereby made, the Samoa Treasury Regulations, 1920, and the amendments thereof, and in lieu thereof doth hereby make the following regulations.

REGULATIONS.

1. These regulations may be cited as the Samoa Treasury Regulations, 1924, and shall come into operation on the 10th day of September, 1924.

2. In these regulations-

Accounting officer " means any person who is required to render an account under these regulations, and includes every person who is in any manner charged with the duty of collecting, receiving, or expending, or who does actually collect, receive, or expend, any public moneys:

"Auditor" means any person appointed by the Controller and Auditor-General to audit the accounts of the Samoan

Treasury:

- "Public moneys" means moneys forming part of the public revenues of Samoa, and includes all securities for such moneys: "Treasurer "means the Treasurer of Western Samoa.

3. The financial year shall commence on the 1st day of April and

end on the 31st day of March, both of these days being included.
4. The Bank of New Zealand (hereinafter referred to as "the Bank") shall be the bank at which public moneys shall be kept, and accounts may be opened and kept at the branches of that bank in Apia, Auckland, and London respectively.

- 5. Moneys shall be withdrawn from the said bank account at Apia or at Auckland only by bank order signed by the Administrator or by the Deputy Administrator for the time being and countersigned by the Treasurer, and from the said bank account at London only by cheque signed by the High Commissioner for New Zealand and countersigned by the London Audit Officer. The said bank accounts shall not be at any time overdrawn.
- 6. The Treasurer shall pay into the Bank to the credit of the Samoan Treasury all public moneys received by him.

7. Public moneys shall not under any circumstances be lodged in any bank to the credit of a private account or be otherwise involved with private funds.

8. Every accounting officer shall, at such times or periods and in such manner as the Administrator directs, account for all public

moneys collected, received, or expended by him.

9. Every accounting officer having the collection or receipt of public moneys shall, at such times and periods and to such extent as the Administrator directs, pay all moneys so collected or received into the Bank to the credit of the Samoan Treasury.

10. Every accounting officer shall keep his accounts in the

manner and form prescribed by the Administrator.

11. Every accounting officer having the receipt or collection of public moneys shall keep a consecutively numbered receipt-book in such form as may be prescribed by the Administrator, and shall give to the person paying the same a receipt therefrom.

12. The Administrator shall furnish to accounting officers such books of account, forms of receipt, and other books and forms as

may be necessary for carrying out the duties of such officers.

13. The Treasurer shall keep proper books of accounts, and shall daily enter therein under appropriate headings all moneys received and disbursements made by him.

14. Immediately after the close of the financial year the accounts of the Treasurer shall be duly balanced by him; and statements under each heading showing details of receipts and expenditure shall, within one month after the close of the financial year, be furnished by him to the Administrator.

15. The Administrator shall, within two months after the close of the financial year, prepare a statement of the revenue and expenditure of the Samoan Treasury for that year, and also an estimate of the revenue and expenditure for the next financial year. Such statement and estimate shall be forthwith transmitted to the Minister of External Affairs.

16. The Treasurer shall, out of public moneys in his hands or to the credit of the bank account, pay all claims which are payable out of the Samoan Treasury and which have been approved in writing by the Administrator.

17. All claims against the Samoan Treasury shall be stated on such abstract or other form as the Administrator prescribes, and shall be certified by the officer authorized by the Administrator in

that behalf.

18. Advances by way of imprest may be made to such officers of the Samoan Public Service and for such purposes as may be Every imprestee shall, as required approved by the Administrator. by the Administrator, furnish an account of the moneys so advanced. All payments made by imprestees shall be supported by receipts, and the unexpended balance (if any) shall be paid into the Bank to the credit of the Samoan Treasury by the imprestee in accordance with the directions of the Administrator.

19. All law trust moneys shall be received by the Registrar or a Deputy Registrar of the High Court, who shall day by day pay into the Bank all moneys so received by him and not paid to the persons entitled thereto, to the credit of an account to be called "the Law Trust Account of the High Court." No moneys shall be withdrawn from this account except by cheques signed by the Registrar or a Deputy Registrar.

20. The Treasurer may at any time require that any money standing to the credit of the said Law Trust Account shall be paid by the Registrar into the Bank to the credit of the Samoan

Treasury.

21. When any sum so paid into the Bank to the credit of the Samoan Treasury is required for the payment of persons entitled to receive moneys from the said Law Trust Account, the Registrar or a Deputy Registrar shall apply to the Treasurer, who shall thereupon, by bank order completed in accordance with clause 5 hereof, repay the same to the Law Trust Account accordingly. -

22. A cash-book shall be kept by the Registrar and each Deputy Registrar of the High Court, in which he shall enter all law trust moneys received or disbursed by him, under the proper dates and in the order in which they are received or disbursed.

23. All law trust moneys shall be deemed to be public moneys within the meaning of these regulations, and shall, subject to these regulations, be dealt with accordingly.

24. The Treasurer shall forthwith report to the Administrator the name of every accounting officer who fails to render any account or to pay any money into the Bank in accordance with these regulations.

25. The Administrator may order that the salary or other moneys payable out of the Samoan Treasury to any accounting officer who has failed to render any account or to pay any money into the Bank in accordance with these regulations shall be withheld until the account is rendered or the money remitted.

26. Any accounting officer who commits any breach of these regulations, or any error in an account returned or kept by him, shall forfeit by way of deduction from his salary or other remuneration such sum (if any) not exceeding five pounds as the Administrator in

any case thinks fit to direct.

27. Any officer of the Samoan Public Service may be required by the Minister of External Affairs to provide security, for such sum and in such manner as may be thought necessary by the Minister, for the due accounting for and payment of all public moneys which come into his hands.

- 28. Every accounting officer, on being relieved of his duties, shall make up to date and duly transmit to the Treasurer all returns and statements required from him under these regulations, and shall hand over to the officer who relieves or succeeds him in the execution of his office all moneys, stamps, books, documents, stores, and other public property in his possession, together with a return of the same in writing signed by him, a copy of which, signed by both the outgoing and the incoming officer, shall forthwith be forwarded to the Administrator.
- 29. It shall be the duty of the Controller and Auditor-General from time to time, at such intervals as he deems necessary, not exceeding in any case one year, to cause an audit to be made of all accounts relating to the receipt, custody, or expenditure of public
- 30. It shall be the duty of all officers of the Samoan Public Service, and of all other persons whatever, to afford all such information as the Auditor may require touching any public moneys, and any person who refuses such information shall be guilty of an

offence punishable by a fine not exceeding fifty pounds.

31. The Auditor shall report the result of every audit so made to the Controller and Auditor-General and also to the Administrator, who shall forthwith forward such report to the Minister.

32. The cost of every such audit, as certified by the Controller and Auditor-General, shall be paid by the Samoan Treasury.

33. If it appears to the Administrator on any such audit that,-(a.) Any accounting officer has wilfully or negligently omitted to collect or receive any public moneys;

(b.) Any public moneys have not been duly accounted for;

(c.) Any public moneys have been illegally expended; or that (d.) There has been any deficiency or loss of public moneys through the fraud, negligence, or mistake of any officer of the Samoan Public Service.

of the Samoan Public Service,—
the Administrator shall surcharge with the amount of such public
moneys the person who appears to him to be in default or responsible,
notifying that person in writing of the surcharge and of the time
within which it must be satisfied, and shall also notify the Minister
of External Affairs thereof.

34. The Administrator may at any time revoke any surcharge

made by him in error.

35. Any person so surcharged may, within two months after the receipt of the notice thereof, appeal to the Minister of External Affairs, who, after making or causing to be made such investigation as he thinks equitable, may determine the matter by an order either confirming the surcharge or directing the relief of the appellant therefrom either wholly or in part. Such appeal shall be made by deliver-

ing a written notice thereof to the Administrator.

36. The amount of any such surcharge shall, after the expiry of the time for appeal therefrom, or in case of an appeal, then after the determination of that appeal, and to the extent to which the surcharge is confirmed, constitute a debt due to the Crown by the person surcharged, and may be recovered by action accordingly, or deducted from the salary or other moneys payable to the person surcharged from the Samoan Treasury in such manner as the Administrator may direct.

37. Nothing in the foregoing regulations as to surcharge shall preclude any other method of recovering from any person the amount of any loss which he may have caused to the Samoan Treasury by any

fraud, negligence, mistake, or breach of official duty.

38. All regulations in force under the Post and Telegraph Act, 1908, or the Customs Act, 1913, or any other Act in force in Samoa shall, so far as such regulations relate to the collection, receipt, expenditure, control, or audit of public moneys, be read subject to the provisions of these regulations.

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

SAMOA LAND REGISTRATION AMENDMENT ORDER, 1924.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IS Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, and in pursuance of the authority to make 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 amend the Samoa Land Registration Order, 1920, by adding to clause 20 thereof the words "or by the Samoan Public Trustee."

F. D. THOMSON, Clerk of the Executive Council. License authorizing the Malvern Electric-power Board to use Electric Lines within the Malvern Electric-power District and Outer Area of such District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Electric-power Boards Act, 1918, the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth—subject to the conditions set forth in the Schedule hereto, and to the regulations made under section Dominion, doth—subject to the conditions set forth in the Schedule hereto, and to the regulations made under section two of the Public Works Amendment Act, 1911, and dated the ninth day of October, one thousand nine hundred and twenty-two, published in the New Zealand Gazette of the twelfth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the Malvern Electric-power Board duly constituted under the provisions of the Electric-power Boards Act, 1918 (hereinafter with its successors and assigns referred to as "the licensee"), to use electric lines for power, lighting, heating, or other uses within the Malvern Electric-power District and outer area of such district, as defined by Proclamation dated the twenty-fifth day of June, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 54, of the twenty-eighth day of June, one thousand nine hundred and twenty-three, such electric lines at present proposed to be used being indicated on the plans marked P.W.D. 60065, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District. Wellington Land District.

SCHEDULE.

1. System of Supply.

The system of supply shall be as described in paragraph (e)

of clause 2 of the regulations.

Electrical energy shall be received in bulk from the Public Works Department's substation near Hororata, at a pressure of approximately 3,300 volts, to be increased to approximately 11,000 volts at any future time at the discretion of the Department.

The transmission voltage shall be approximately 11,000 volts between phases; the primary distribution voltage shall be 6,600 volts between phases; and the secondary distribution voltage shall be approximately 400 volts between phases, and 230 volts between any phase and neutral.

2. MAINTENANCE OF WORKS.

The licensee shall maintain the works used under this license in proper working-order during the continuance of such license

3. Duration of License.

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

4. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. per unit for lighting purposes, and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes; and provided further that if accounts are paid within fourteen days of due date the charges shall not exceed 10d. per unit for lighting purposes and 4½d. per unit for motor-power, cooking, and heating purposes.

In the case of wholesale supply the charge shall not exceed £16 per kilovolt-ampere per year plus ½d. per unit. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £180 per year.

less than £180 per year.

A minimum charge of 7s. 6d. per month, including meter rent (if any), may be collected if required by the licensee, and shall be printed on the licensee's conditions of supply.

5. ROUTES RESERVED FOR GOVERNMENT LINES.

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

6. LOCATION OF OVERHEAD LINES.

Notwithstanding anything herein before contained, one side of every road or street shall be left free by the licensee for telegraph-lines. Lines shall not be erected on both sides of a road or street unless the permission of the Minister of Telegraphs or the Post and Telegraph Department is first obtained in accordance with clause 5 of the regulations. Except at crossing-places, the minimum separation between a telephone-line and poles carrying high or extra-high tension circuits shall be equal to the height of the taller pole.

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

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

8. Telegraph-lines.

The licensee shall rectify to the satisfaction of the Minister of Railways or the Minister of Telegraphs any interference or disturbance caused by the erection or operation of the licensee's system that affects the satisfactory working of the telegraph-lines which are the property of the Railway Department or the Telegraph Department and which were crected prior to the licensee's lines.

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

Increasing Number of Members of Makerua Drainage Board.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by Order in Council dated the twenty-fourth day of September, one thousand nine hundred and six, and published in the New Zealand Gazette of the twenty-seventh day of the same month, it was declared that the Board of Trustees of the Makerua Drainage District should consist of five persons:

And whereas it is now deemed expedient to fix the number

of persons of which the said Board shall consist at seven: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred on him by the Land Drainage Act, 1908, and of every other power and authority enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that the Board of Trustees of the said district shall consist of seven persons, such increase to commence from the general election of members to be held in November, one thousand nine hundred and twenty-five.

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

Grouping Trades in Borough of Whakatane for the Purposes of Shops and Offices Act, 1921–22, and specifying Goods comprised in such Trades.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 1st day of September, 1924.

${\bf Present}:$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers vested in him by subsection five of section thirty-two of the Shops and Offices Act, 1921-22, and of every other power in that behalf thereto enabling him, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that on and after the date of this Order in Council the trades of (1) hair dresser, and (2) tobacconist, commonly carried on together in the Borough of Whakatane, shall be and they are hereby grouped for the purposes of the said Act in so far as the said borough is concerned, as the trade of hairdresser and tobacconist; and doth hereby further order and declare that on and after the date of this Order in Council the sale of the goods set out in the Schedule hereto shall be deemed to be comprised in the trade of hairdresse, and tobacconist in the said borough.

SCHEDULE.

CIGARS, cigarettes, and tobacco.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL 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 power in this behalf conferred upon him by that section, His Excellency the Governor-General of the Dominion of New 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.

RAWHITI 2B 3A Block; Blocks XII and XVI, Bay of Islands Survey District: Approximate area, 63 acres 3 roods 39 perches.

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

Radio-telegraph Regulations for Amateur Experimental and Broadcasting Stations.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

WHEREAS by Order in Council dated the seventeenth HEREAS by Order in Council dated the seventeenth day of January, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette of the eighteenth day of January, one thousand nine hundred and twenty-three, regulations were made under the authority of the Post and Telegraph Act, 1908 (hereinafter referred to as "the said Act"), in connection with the licensing of the installation and working of apparatus for radio-telegraphy:

And whereas it is desirable to add to such regulations in the manner hereinafter set forth:

And whereas it is desirable to add to such regulations in the manner hereinafter set forth:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon him by the said Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulation set forth in the Schedule hereto, and doth order that the regulation hereby made shall form part of and be read together with the regulations above recited. of and be read together with the regulations above recited, and shall have effect from the date of the publication of this Order in Council in the New Zealand Gazette

SCHEDULE.

GENERAL.

2a. Notwithstanding anything in these regulations, the Minister may grant licenses for any less period than twelve months, and for such fee as he thinks fit, and the form of license may be altered accordingly.

F. D. THOMSON, Clerk of the Executive Council

Regulations relating to the Packing of Strawberries, Loganberries, Raspberries, and Cherries for Sale.—Notice No. Ag. 2409.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Sexual Exercise of the powers and authorities conferred on him by section twenty of the Orchard and Garden Diseases Act, 1908, as amended by section four of the Orchard and Garden Diseases Amendment Act, 1914, and of every other power and authority enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations relating to the packing of strawberries following regulations relating to the packing of strawberries, loganberries, raspberries, and cherries sold, or offered or exposed for sale, and doth hereby declare that these regulations shall take effect from the date of the gazetting thereof.

REGULATIONS.

1. "CONTAINER" means any package of a capacity not exceeding 3 lb. net weight, of the fruit contained therein. "Fruit" means strawberries, loganberries, raspberries, and

2. All fruit sold, or offered or exposed for sale, in a container shall be packed in such a manner-

(a.) That any fruit exposed to view shall fairly represent in size, maturity, and condition the whole contents of the container; and
(b.) That the container shall be full of fruit.

3. Nothing in these regulations shall be held to prohibit "facing"—that is to say, the methodical arrangement of the individual fruits that are exposed to view in a container, provided the requirements of clause 2 hereof are complied with.

4. Every person who does anything contrary to the provisions of clause 2 hereof commits an offence against these regulations, and shall be liable on conviction to a fine not exceeding twenty pounds.

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

Regulations for Trout-fishing, Bay of Islands Acclimatization District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In Several The Governor-General in Council.

In pursuance of the powers and authorities vested in him by the Fisheries Act, 1908, and its amendments, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations for all that part of the Dominion known as the Bay of Islands Acclimatization District and the waters thereof as the same is defined in the First School of the Street School of the Str waters thereof, as the same is defined in the First Schedule hereof; and doth hereby declare that these regulations shall, as from the date of the publication thereof in the New Zealand Gazette, supersede all regulations for the said district at variance therewith, and such regulations are hereby

REGULATIONS.

I. LICENSES to fish for trout in all waters within the said district, as described in the First Schedule hereto, shall be ssued under the hand of the secretary of the Bay of Islands Acclimatization Society (hereinafter termed "the said society") or any person duly authorized by such secretary in that behalf. Such licenses shall be either whole- or halfseason licenses.

season licenses.

2. Every such whole-season license shall entitle the holder thereof to fish for trout in all the waters of the said district for a period extending from the 1st day of October in any one year to the 30th day of April in the year following (both days inclusive), and one half-season license from the 1st day of February to the 30th day of April in the one year, subject, however, to the special limitations and restrictions hereinafter provided for by the Fisheries Act, 1908, or any amendment thereof or any regulation thereunder.

3. The rights, powers, and privileges conferred upon holders of such licenses aforesaid shall be exercised subject to the provisions of the Fisheries Act, 1908 (hereinafter called "the said Act"), and to the regulations made or here. after to be made thereunder during the currency of such licenses, and to regulations made or hereafter to be made as aforesaid in force in or affecting any particular acclimatization district or having special reference to any particular water, stream, river, or lake; provided always that the secretary of the said society, or any person authorized by him as aforesaid, shall not be compelled to issue a license to any person who within two years previously to the date of his application therefor has been convicted or shall have been convicted of any breach of the provisions of the said Act or the regulations thereunder or of any Act relating to troutfishing or any regulations thereunder.

nsung or any regulations thereunder.

4. Licenses shall be issued by the said society at the following rates: For men—Whole-season licenses, 20s.; half-season licenses, 12s. 6d. For women—Whole-season licenses, 5s. For boys attending school or under the age of sixteen years—Whole-season licenses, 5s. Such licenses shall be in the form or to the effect set forth in the Second Schodule herets.

Schedule hereto.

5. The secretary of the said society may issue day licenses to bona fide travellers and strangers not resident within the district aforesaid on payment of a fee of 2s. 6d. for each

day's fishing.
6. The holder of any such license as aforesaid may fish as aforesaid with one rod and line only, and may use a landing-net or gaff to secure any trout caught with such rod and

line.

line.

7. No person shall use in any river or stream any bait or lure other than the natural or artificial fly, or any small indigenous insect, grasshopper, beetle, or spider, but the natural or artificial minnow or any form of spoon bait may be used in any lake. All lures must be on a running-line attached to a rod and reel. The use of a set rod and line for taking trout in any waters is strictly prohibited. The use of shellfish, koura, or the houhou or matai-grub shall be a breach of the regulations.

8. No license shall be transferable or be deemed to authorize any person other than the person named therein to fish.

rize any person other than the person named therein to fish.

9. The period from the 1st day of May in any one year to the 30th day of September in the year following (both days inclusive) is hereby appointed a close season during which it shall be unlawful for any person other than an officer of the Government or an appointee of the society, for the purpose of acclimatization only, to fish for or take

10. No person shall east or throw into any stream or waters in the said district in which trout exist or have been the bank or margin of such streams or waters any sawdust the bank or margin of such streams or waters any sawdust or sawmill refuse, lime, sheep-dip, flax-mill refuse, or any other matter or liquid that is noxious, poisonous, or injurious to fish; provided that nothing herein contained shall extend to or prohibit the depositing in any such stream or waters of debris from any mining claim.

11. No person shall take, fish for, catch, or kill, in any manner whatever, or have in his possession, any salmon, salmon-parr, or smolts, or the ova, young, or fry of any salmon in any stage whatever; and any of the above-named taken, by accident or otherwise, shall immediately be returned alive into the water from which the same is taken.

taken, by accident or otherwise, shall immediately be returned alive into the water from which the same is taken.

12. No person shall fish for trout without a license; and every person fishing in any such water shall on demand of any fishery officer, constable, ranger, officer of the said society, or person producing a license to fish issued in New Zealand, give his true name and place of residence either permanent or for the time being, and on the like demand produce and show to such fishery officer, constable, ranger, or officer of the said society. or person producing a license or officer of the said society, or person producing a license as aforesaid, his license to fish and the contents of his creel, bag, or other receptacle for carrying fish, and also the bait or lure used or intended to be used by him for taking, catching, or killing such trout.

13. Every trout not exceeding eleven inches in length from tip of nose to tip of tail taken or caught by any person shall immediately be returned alive with as little damage or hurt as possible into the water from which the came has or hurt as possible into the water from which the same has

been taken.

14. No hand-line, night-line, or cross-line fishing, stroke-hauling trimmer, or any other unsportsmanlike device shall be used for the purpose of taking or attempting to take,

be used for the purpose of taking or attempting to take, kill, or capture trout, nor shall any of the hereinbeforementioned permitted baits or lures be prepared or used with any medicated or chemical preparations whatever.

15. No person other than an officer of the Government or an appointee of the society for the purposes of acclimatization shall fish with or use any net, or engine, instrument, or device of any kind whatever for taking or attempting

to take trout in any lake, river, or stream within the said district, or at the mouth or entrance of any such lake, river, or stream. Any trout taken by any such net or other means shall immediately be returned alive into the water from

which the same was taken.

16. For the purposes of these regulations a lake or the mouth of a river or stream shall respectively be deemed to include every outlet of such lake, river, or stream respec-tively, and the seashore between the outlet of any such river or stream, and shall extend over a radius of five hundred yards from the point or line where the waters of such river, lake, or stream meet those of the sea or of any harbour at

low water.

17. No person shall buy, sell, or expose or offer for sale, or shall fish for the purpose of obtaining for sale, any trout

or any portion thereof.

18. Any person convicted of any offence against these regulations shall have his license to fish (if any) confiscated, and such license (if any) shall thereupon become null and

19. No person shall take or catch more than twenty-five

trout in any one day.

20. Except as provided for by the regulations regarding keeping trout in freezing-works or freezing-chambers during thick regulations were made by the Government. the close season, which regulations were made by the Gover nor in Council on the 6th day of October, 1908, and published in the New Zealand Gazette of the eighth day of the same month, no person shall have in his or her possession, whether frozen, chilled, or otherwise, any trout between the 5th day of May and the 1st day of October in any year; provided that this regulation shall not apply to any fish taken by officers of the Government or by officers of the Bay of Islands

Acclimatization Society for the purposes of acclimatization.
21. The penalty for every breach of these regulations shall be not less than £5, and not more than £50.

FIRST SCHEDULE.

Bay of Islands Acclimatization District defined.

All that area of land in the North Auckland Land District comprising the Counties of Bay of Islands and Hokianga.

SECOND SCHEDULE.

Bay of Islands Acclimatization Society. LICENSE TO FISH.

The Fisheries Act, 1908, and its Amendments.

The holder of this license, , of , , having this day paid the sum of , is hereby authorized to fish with only one rod and line for rout within the Bay of Islands Acclimatization District from the day of , 19, to the day of , 19, subject to the said Acts and to the regulations made thereunder for the time being in force in the said district.

Dated at

, this day of

..... Secretary.

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

Portion of Ferry Road, in the Takaka County, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924. Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Takaka County Council on the twenty-fourth day of June, one thousand nine hundred and twenty-four, viz.:"The Takaka County Council, having control of that

"The Takaka County Council, having control of that portion of Ferry Road from town boundary to Takaka River, fronting Section 21, Block X, Waitapu Survey District, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said portion of road"; subject to the condition that no building or part of a building shall at any time be erected on either side of the portion of

Ferry Road (described in the Schedule hereto), distance of thirty-three feet from the centre-line of the said

SCHEDULE.

ALL that portion of road in the Nelson Land District, Takaka County, commencing at its junction with the Takaka River and proceeding thence generally in a northerly direction adjoining or passing through Section 21, "Takaka," Block X, Waitapu Survey Sistrict, and terminating at the boundary of the Takaka Town District on the Takakau River. As the same is more particularly delineated on the plan marked P.W.D. 59367, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the seventh day of February, one thousand nine hundred and twenty-four, viz.:—

"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the northern side of all that portion of Aurora Terrace beginning at the western boundary of Town Section 469 and extending for a distance of 90/91 links, being frontage of part Town Section 469, Plan A/369, being land contained in certificate of title, Volume 95, folio 160, City of Wellington"; subject to the condition that no building or part of a building shall at any time be erected on the northern side of the portion of Aurora Terrace (described in the Schedule hereto), within a distance of three feet four inches from the present northern boundary of the said portion of street.

northern boundary of the said portion of street.

SCHEDULE.

THE northern side of all that portion of street, situated in the Wellington Land District, City of Wellington, known as Aurora Terrace, abutting on Part Town Section 469. As the same is more particularly delineated on the plan marked P.W.D. 59029, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon selvered red. and thereon coloured red.

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

Portion of an Unnamed Street, in the City of Dunedin, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924.

Present:

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

"That the Council of the City of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of both sides of that unnamed street in the City of Dunedin where the said portion of the said unnamed street abuts on the northern side thereof on Allotment 27, Subdivision of Part Sections 4 and 5, Block II, Anderson's Bay Survey District, and Allotments 11, 12, and 13, Subdivision of Part Section 5 of the same block and district, and on the southern side of the said street on Allotment 7, Subdivision of Part Sections 4 and 5, Block II, Anderson's Bay Survey District, and Allotments Block II, Anderson's Bay Survey District, and Allotments 8, 9, and 10, Subdivision of Part Section 5 of the said block and district; as the said portion of the said street is more particularly shown by brown colour on the plan annexed hereto";

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

SCHEDULE.

ALL that portion of the unnamed street, situated in the Otago Land District, City of Dunedin, commencing at its Otago Land District, City of Dunedin, commencing at its junction with Sunbury Street, and proceeding thence generally in a north-easterly direction adjoining, or passing through Allotments 7 and 27, part Sections 4 and 5, Block II; Anderson's Bay Survey District, and Allotments 8, 9, 10, 11, 12, and 13, part Section 5, Block II, Anderson's Bay Survey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 60449, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured brown the Wellington Land District, and thereon coloured brown.

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

Extending Time for closing Poll, Papatoetoe Town District.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of September, 1924

$\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the power and authority vested in him by the Local Elections and Polls Act, 1908, as amended by the Local Elections and Polls Amendment Act, 1913, 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 extend the hour at which the election of members of the Papatoetoe Town Board, to be held on Wednesday, the seventeenth day of September, one thousand nine hundred and twenty-four, shall close to seven o'clock in the afternoon of the day appointed.

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

Declaring the Property of the Trustees of the late Robert Foster, Jacob's River Hundred, in the Southland Acclimatization District, to be a Sanctuary under the Animals Protection and Game Act, 1921-22.

JELLICOE, Governor-General.

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

SCHEDULE.

ALL that area in the Southland Land District, being Sections 42 and 43, Block 7, Jacob's River Hundred.

s witness the hand of His Excellency the Governor-General this 4th day of September, 1924,

RICHD. F. BOLLARD, Minister of Internal Affairs. Setting apart Crown Land under Section 20 of the Land Laws Amendment Act, 1912.

JELLICOE, Governor-General.

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

SCHEDIILE

NORTH AUCKLAND LAND DISTRICT.

SECTION 51, Block V, Opoc Survey District: Area, 28 acres 2 roods 31 perches.

As witness the hand of His Excellency the Governor-General this 3rd day of September, 1924.

A. D. McLEOD, 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.

Opoe Survey District.

								А.	R.	Р.
Se	ction	19 B	lock	VIII		••	Area,	25	0	0
	,,	4	,,	IV		• •	,,	25	0	26
	,,	6	,,	IV			,,	103	1	8
	,,	5	,,	IV		• • •	,,	14		26
	,,	18	,,	v			,,	24	3	28
	,,	.19	,,	V		• •	,,	25	0	0
		•		Rangaunu	Survey	District				
	**	10	,,	VII		••	,,	51	3	9

As witness the hand of His Excellency the Governor-General this 8th day of September, 1924.

A. D. McLEOD, Minister of Lands.

Notifying Lands in Auckland Land District for Sale by Public Auction.

${\bf JELLICOE,\ Governor\text{-}General.}$

N pursuance of the powers and authorities conferred upon 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 Saturday, the twenty-fifth day of October, one thousand nine hundred and twenty-four, as the time at which the lands described in the Schedule hereto shall be sold by public auction; and I do hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto. hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.—FIRST-CLASS LAND. Waipa County.-Hamilton West Town Belt.-Borough of Hamilton.

Lot 1 of Section 16: Area, 39.71 perches; upset price, £225. ** 4 £200. Lot 6 of Section 16: Area, 1 rood 6:31 perches; upset price,

Residental sections fronting Ohaupo Road and commanding a good view. Distant about half a mile from Hamilton Postoffice. The right is reserved to the owner of Section 5 to remove a shed overlapping the boundary of Section 6.

s witness the Hand of His Excellency the Governor-General this 3rd day of September, 1924.

A. D. McLEOD, Minister of Lands.

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

JELLICOE, Governor-General.

N pursuance of the powers and authorities conferred upon 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 Wednesday, the fifteenth day of October, 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 .- FIRST-CLASS LAND. Hawke's Bay County.—Heretaunga Survey District.

Suburbs of Meeanee.

SECTION 60. Block VIII: Area, 1 rood 36 perches: upset price, £47 10s.

A strip of land lying between the old bed of the Tutaekuri River and the main road between Awatoto and Meeanee and situated about 40 chains from Meeanee.

witness the hand of His Excellency the Governor-General this 3rd day of September 1924.

A. D. McLEOD, Minister of Lands.

Notifying Lands in Auckland Land District for Sale by Public Auction for Cash or on Deferred Payments.

JELLICOE, Governor-General.

N pursuance of the powers and authorities conferred upon 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 Saturday, the twenty-fifth day of October, one thousand nine hundred and twenty-four, as the time at which the lands described in the Schedule hereto shall be sold by public auction for cash or on deferred payments; and I hereby fix the prices at which the said lands shall be sold as those mentioned in the said Schedule hereto.

SCHEDULE.

AUCKLAND LAND DISTRICT.

Piako County.—Wairere Survey District.—First-class Land. SECTION 62, Block XIII: Area, 7 acres 0 roods 3 perches; upset price, £175.

situated on the Matamata-Morrinsville Road, and distant about one mile and a half from Waharoa Railway-station, the road from thence being level and for the most part metalled. Open level land in fern and rough feed; all ploughable. The soil is of a light loamy sandy nature resting on pumice formation; not watered. Altitude, about 40 ft. to 43 ft. above sea-level.

Waipa County.—Pukekura Parish.—Second-class Land.

Section 220A: Area, 11 acres 3 roods 26 perches; upset

Distant about four and a half miles south-west of Cambridge. Broken land intersected by gullies. About one-half of the section comprises old pasture, the balance being in fern; well watered by creeks.

As witness the hand of His Excellency the Governor-General, this 3rd day of September, 1924.

A. D. McLEOD, Minister of Lands.

Opening Settlement Lands in Nelson Land District for Selection.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, and the Land for Settlements Act, 1908, and amendments, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twenty-second day of October, 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 Acts. to the provisions of the said Acts.

SCHEDULE.

NELSON LAND DISTRICT.—SECOND-CLASS LAND. Murchison County.—Rahu and Burnett Survey Districts. Maruia Settlement.

SECTIONS 1s and 2s: Area, 2,519 acres. Capital value, £5,030. Renewable lease: Half-yearly rent, £113 3s. 6d.
Section 3s: Area, 962 acres. Capital value, £2,415.
Renewable lease: Half-yearly rent, £54 6s. 9d.
Section 4s: Area, 794 acres. Capital value, £2,345.

Renewable lease: Half-yearly rent, £52 15s. 3d.
Section 5s: Area, 824 acres. Capital value, £1,915;
buildings, £475. Renewable lease: Half-yearly rent, £43 1s. 9d; half-yearly instalment of interest and sinking fund on buildings, £18 10s. 6d.

Section 7s: Area, 730 acres. Capital value. £1.315

buildings, £18 10s. 6d.

Section 7s: Area, 730 acres. Capital value, £1,315.

Renewable lease: Half-yearly rent, £29 11s. 9d.

Section 8s: Area, 1,048 acres. Capital value, £1,455.

Renewable lease: Half-yearly rent, £32 14s. 9d.

Section 9s: Area, 149 acres. Capital value, £1,805.

Renewable lease: Half-yearly rent, £40 12s. 3d.

Section 10s: Area, 178 acres. Capital value, £2,355; buildings, £85. Renewable lease: Half-yearly rent, £52 19s.

3d: half-yearly instalments of interest and sinking fund on ouildings, £35. Renewable lease: Half-yearly rent, £52 19s. 9d; half-yearly instalments of interest and sinking fund on buildings, £4 6s. 3d.

Section 11s: Area, 164 acres. Capital value, £2,390. Renewable lease: Half-yearly rent, £53 15s. 6d.

Section 12s and 13s: Area, 385 acres. Capital value, £4,275. Renewable lease: Half-yearly rent, £96 3s. 9d.

The improvements which are included in the capital value of the sections are as follows: Section 1s, fencing, £24; Section 3s, fencing, £95; Section 4s, fencing, £255 10s.; Section 5s, fencing, sheep-dip, and stock-yards, £315; Section 7s, fencing, £130; Section 9s, fencing, £90; Section 10s, fencing, £90; Section 11s, fencing, £70; Section 12s, fencing, £55; Section 13s, fencing, £170.

The improvements which do not go with the land, but which have to be paid for separately by the lessees, are as

Section 5s. — House, stables, shearing shed, wool shed, &c., valued at £475. Payable in cash, or in forty-two half-yearly payments at £18 10s. 6d.; total half-yearly payment on least, for 12s. 3d.

Section 10s.—Four-roomed cottage, valued at £85. Payable in cash, or in twenty-eight half-yearly payments of £4 6s. 3d.; total half-yearly payment on lease, £57 6s.

A motor-shed valued at £50, where £80, and dairy £50, at present on Section 5s will be sold for removal.

DESCRIPTION OF SECTIONS.

Section 1s. — 150 acres rough bush country, 150 acres rough open country in grass and scrub, 150 acres open undulating country in scrub, remainder flat tussock and scrub. Soil fair quality; fairly well watered by small stream.

Section 2s. - About 450 acres bush; remainder flat and undulating open country in fern, manuka, and tussock, with scrub on flat. Soil fair quality; fairly well watered by permanent streams.

Section 3s.—330 acres bush country, generally undulating, but rough and steep near eastern boundary; 430 acres open and scrub country, of which about 150 acres is terrace, balance easy sidling; 200 acres river-flat of generally fair quality, covered with light scrub and grass; well watered by permanent

Section 4s.—180 acres generally undulating bush country; 260 acres flat tussock terrace; 260 acres open and scrub sidling of generally poor quality; 90 acres good river-flat, of which 30 acres is undrained swamp. Soil generally fair quality, and good on river-flat; fairly well watered by Shingle Creek and water-race.

Section 5s.—550 acres of generally undulating bush country varying from poor to good; remainder flat, in tussock and grass with the exception of about 100 acres undulating ferm and manuka country. Soil generally fair quality; watered by Station Creek and water-race.

Section 7s.—About 70 acres flat open country in grass remainder generally undulating bush country, but steep and rough in places. Soil generally fair quality; well watered by permanent streams and Woolley River.

Section 8s.—About 200 acres river-flat of generally good quality, but stony in places; remainder from flat to undulating bush country. Soil poor on hills.

Section 9s.—All flat; about 15 acres bush; reme open, generally swampy. Soil very good quality; watered. remainder

Section 10s.—All flat; about 25 acres bush, remainder open land in inferior grass. Soil generally good; well watered.

Section 11s.—All flat; about 10 acres bush, remainder open country in inferior grass. Soil generally good; fairly well watered

Section 12s.—All flat; about 20 acres bush, remainder open country in inferior grass and rushes. Soil generally

good; fairly well watered.
Section 13s.—All flat; about 8 acres bush, remainder partly open land and partly swamp. Soil generally good open land in inferior grass and rushes; indifferently watered by small stream.

GENERAL DESCRIPTION.

The settlement comprises an area of 7,793 acres, situated on the Maruia River, the main portion being on the eastern bank of the river.

The property has been for many years successfully worked by Messrs. Walker Brothers as a cattle and sheep run. A large proportion of the area is capable of great improvement

large proportion of the area is capable of great improvement in the way of draining and bushfelling, &c.

The access to the settlement is either by way of Murchison or Reefton, the distance from Murchison to the most northerly section being thirty-three miles, and the section at the southern end about two miles from the formed road to Reefton, which is forty miles distant.

The main road from Murchison is being improved up to the homestead, and will be formed and improved up to the southern end of the block.

There are three post and telegraph offices situated within the limits of the settlement—viz., Warwick Junction at the northern end, Maruia approximately in the middle, and Koura towards the southern end of the settlement.

A dairy factory is at present in course of erection at Station

Creek, situated approximately in the middle of the settlement. The forest is principally red and brown birch, with some kahikatea in gullies, the scrub being generally horopito, fuchsia, broad-leaf, five-finger, &c. The altitude ranges from 1,040 ft. to 2,263 ft. above sea-level.

As witness the hand of His Excellency the Governor-General this 5th day of September, 1924.

A. D. McLEOD, Minister of Lands.

Lands temporarily reserved in the Westland Land District.

JELLICOE, Governor-General.

WHEREAS by the three - hundred - and - twenty - first section of the Land Act, 1908, and the sixty-ninth section of the Land for Settlements Act, 1908, it is enacted that the Governor-General may from time to time, either by general or particular description, and whether the same has been surveyed or not, reserve from sale temporarily, notwith-

been surveyed or not, reserve from sale temporarily, notwith-standing that the same may be then held under pastoral license, any Crown lands which in his opinion are required for any of the purposes in the said sections mentioned: Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-suance and exercise of the powers and authorities conferred upon me by the said Act, do hereby temporarily reserve from sale the lands in the Westland Land District described in the Schedule hereunder written, for the purposes in the said Schedule specified at the end of the respective descriptions of the lands so intended to be temporarily reserved. of the lands so intended to be temporarily reserved.

SCHEDULE.

ALL that area in the Westland Land District, containing by ALL that area in the Westland Land District, containing by admeasurement 4 acres 0 roods 14 perches, more or less, being Reserve 181, and being part of Section 1, Poerua Settlement, situated in Block X, Te Kinga Survey District. Bounded towards the north by the other part of Section 1, 630 links; towards the east by Section 2, 719·3 links; towards the south by Reserve 182, 510·2 links; and towards the west by a public road, 725·9 links: be all the aforesaid linkages a little more or less. As the same is more particularly delineated on plan marked L. and S. 1/755, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. For a recreation reserve.

Also all that area in the Westland Land District, containing

edged red. For a recreation reserve.

Also all that area in the Westland Land District, containing by admeasurement 2 acres 1 rood 17 perches, more or less, being Reserve 182, and being part of Section 1, Poerua Settlement, situated in Block X, Te Kinga Survey District. Bounded towards the north by Reserve 181, 510·2 links; towards the east by Section 2, 502·6 links; towards the south by a public road, 425·4 links; and towards the west by a public road, 513 links: be all the aforesaid linkages a little more or less. As the same is more particularly delineated on plan marked L. and S. 1/755A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red. For a resting-place for travelling stock. edged red. For a resting-place for travelling stock.

As witness the hand of His Excellency the Governor-General, this 8th day of September, 1924.

A. D. McLEOD, Minister of Lands.

Warrant apportioning the Cost of maintaining, repairing, or improving the Cobden Bridge on the Boundary between the Borough of Greymouth and the Cobden Town District.

JELLICOE, Governor-General.

In pursuance and exercise of the power and authority vested in me by the Public Works Act, 1908, and of all other powers and authorities in anywise enabling me in that behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby direct that are and after the data of the greating hereof the cost General of the Dominion of New Zealand, do hereby direct that on and after the date of the gazetting hereof the cost of maintaining, repairing, or improving the Cobden Bridge, on the boundary between the Borough of Greymouth and the Cobden Town District, described in the Schedule hereto, shall be borne by the Greymouth Borough Council, the Cobden Town Beard, the Grey County Council, and the Runanga Borough Council in the following proportions—viz., the Greymouth Borough Council shall pay fifty per centum, the Cobden Town Board shall pay forty per centum, the Grey County Council shall pay five per centum, and the Runanga Borough Council shall pay five per centum of such cost respectively:

Borough Council shall pay five per centum of such cost respectively:

And I do hereby further direct that any contribution hereby required to be made as aforesaid by the Cobden Town Board, the Grey County Council, and the Runanga Borough Council shall be paid from time to time, in the proportions hereinbefore prescribed, to the Greymouth Borough Council out of the funds of the said Board and Councils within a period of one month after demand in writing made by or on behalf of the Greymouth Borough Council; and such payments shall be made from time to time to the Town Clerk, Greymouth, for and on behalf of the said Board and Councils.

And I do hereby revoke the Warrant dated the sixteenth day of July, one thousand nine hundred and twenty-four, apportioning the cost of maintain-ing, repairing, or improving the Cobden River Bridge on the boundary between the Borough of Greymouth and the Cobden Town District.

SCHEDULE.

THAT bridge over the Grey River on the boundary between That bridge over the Grey River on the boundary between the Borough of Greymouth and the Cobden Town District, Westland Land District. As the site of the said bridge is more particularly delineated on the plan marked P.W.D. 59340, deposited in the office of the Minister of Public Works, at Wellington, in the Wellington Land District.

As witness the hand of His Excellency the Governor-General, this 4th day of September, 1924.

J. G. COATES, Minister of Public Works.

Declaration as to Notifiable Infectious Disease. (H. 131.)

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred on me by the Health Act, 1920, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare—

Septicæmia consequent upon abortion or miscarriage to be an infectious disease and also a notifiable infectious disease within the meaning of the said Act.

As witness the hand of His Excellency the Governor-General, this 30th day of August, 1924.

M. POMARE, Minister of Health.

Placing Part of Tokomairiro River under Control of Milton Borough Council. (H. 130.)

JELLICOE, Governor-General.

JELLICOE, Governor-General.

WHEREAS by section sixty-two of the Health Act, 1920, it is provided that the Governor-General, may, if he thinks fit, in the interests of public health, by notice in the Gazette, place any specified watercourse, stream, lake, or other source of water-supply, or any specified portion thereof, under the control of any local authority for the purpose of preventing the pollution thereof, notwithstanding that it may not be within the district of that local authority or on land belonging to that local authority:

And whereas the Milton Borough Council is desirous of obtaining control of portion of the Tokomairiro River from which the borough water-supply is drawn, in order more effectually to control sources of pollution of such supply:

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pur-

suance and exercise of the power and authority conferred on me by section sixty-two of the Health Act, 1920, do by this notice place all those portions of the North Branch of the Tokomairiro River and its tributaries lying above the intake of the Milton Borough Water-supply under the control of the Milton Borough Council for the purpose of preventing the pollution thereof.

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

M. POMARE, Minister of Health.

Appointment of Honorary Vice-Consul of Spain at Wellington recognized.

Department of Internal Affiairs, Wellington, 5th September, 1924.

H IS Excellency the Governor-General directs it to be notified that, in accordance with instructions received from His Majesty's Secretary of State for the Colonies, he has recognized the appointment of Mr. Cheviot W. D. Bell as Honorary Vice-Consul of Spain at Wellington.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Members of New Zealand Meat-producers Board appointed.— Notice No. Ag. 2407.

Department of Agriculture,
Wellington, 8th September, 1924.

T is hereby notified, for public information, that His
Excellency the Governor-General has been pleased to—
(1.) Reappoint, in terms of subsection (3) of section 2 of
the Meat Export Control Act, 1921-22,

William Duffus Hunt,

to be the representative of persons for the time being engaged in business as stock and station

agents; and

(2.) Appoint, in terms of paragraph (b) of subsection (2) and subsection (6) of section 2 of the Meat Export Control Act, 1921-22, and in terms of clause 14 of the regulations under that Act made by Order in Council on 7th June, 1923,

Thomas Andrew Duncan and Adam Hamilton

to be representatives of the producers of meat for export,

on the New Zealand Meat-producers Board, as constituted under the Meat Export Control Act, 1921–22, each such person to hold office for a period of two years from the date of his appointment—namely, 1st September, 1924.

W. NOSWORTHY, Minister of Agriculture.

Member of Maori Council appointed.

Native Department,
Wellington, 8th September, 1924.

H IS Excellency the Governor-General has been pleased to appoint Pene Perepe

to be a member of the Maori Council for the Maori Council District of Ngatiwhatua, vice Te Wira Kerei, resigned.

J. G. COATES, Native Minister.

Appointment to the Cook Islands Public Service.

Cook Islands Department,
Wellington, 28th August, 1924.

IS Excellency the Governor-General has been pleased
to make the following appointments to the Cook Islands Public Service :-

Donald, J. P., Assistant Medical Officer, Cook Islands. Walshe, M., Nursing Sister, Aitutaki.

M. POMARE, Minister for the Cook Islands.

Police-gaoler appointed.

Prisons Department, Wellington, 1st September, 1924.

HIS Excellency the Governor-General has been pleased to appoint Constable Bryce Henry

to be Police-gaoler at Kawhia, vice Constable Collins, trans-

C. J. PARR, Minister of Justice.

Justices of the Peace appointed.

Department of Justice, Wellington, 8th September, 1924.

IS Excellency the Governor-General has been pleased to appoint the undermentioned persons to be Justices of the Peace for the Dominion of New Zealand and its Dependencies :-

James Galbraith, Esq., of Mangapehi, Co. Waitomo. Frederick William Hunt, Esq., of Mangapehi, Co.

Waitomo.

Albert Tuckwell, Esq., of Waipiro Bay, Co. Waiapu.

Harry Williams, Esq., of Waipiro Bay, Co. Waiapu.

C. J. PARR, Minister of Justice.

Inspector of Sea-fishing appointed.

Warine Department,
Wellington, 2nd September, 1924.

T 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 Marine Department,

Bryce Henry,

of Kawhia, Police Constable, to be an Inspector of Seafishing for the purposes of the first-mentioned Act.

G. JAS. ANDERSON, Minister of Marine.

Inspector of Sea-fishing appointed.

Marine Department,
Wellington, 2nd September, 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
Double Act, 1919, appointed

of Waihi, Police Sergeant, to be an Inspector of Sea-fishing for the purposes of the first-mentioned Act.

G. JAS. ANDERSON, Minister of Marine.

Registrars of Births and Deaths of Maoris appointed.

Office of the Public Service Commissioner, Wellington, 4th September, 1924.

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

(Mrs.) Kathleen Brighouse

to be Registrar of Births and Deaths of Maoris at Oromahoe, as from the 11th August, 1924.

(Miss) Mary Morgan Owen

to be Registrar of Births and Deaths of Maoris at Okautete, as from the 18th August, 1924.

(Mrs.) Edna Myrtle Robinson

to be Registrar of Births and Deaths of Maoris at Karetu, as from the 7th August, 1924.

A. C. TURNBULL, Secretary.

Registrar of Marriages, &c., appointed.

Office of the Public Service Commissioner,
Wellington, 5th September, 1924.

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

Douglas Hamilton Hannah, Esq.,

to be Registrar of Marriages and of Births and Deaths for the District of Hyde, as from the 25th August, 1924.

A. C. TURNBULL, Secretary.

Official Assignee at Nelson appointed.

Office of the Public Service Commissioner,
Wellington, 5th September, 1924.

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

Arthur Frederick Bent, Esq.,

to be Official Assignee for the Supreme Court District of Nelson for the purposes of the Bankruptcy Act, 1908, as from the 1st day of September, 1924.

A. C. TURNBULL, Secretary.

Defence Rifle Club disbanded.

Department of Defence, Wellington, 2nd September, 1924.

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

Ngatimoti Defence Rifle Club,

with headquarters at Ngaitmoti. 11th August, 1924. Date of disbandment.

WM. DOWNIE STEWART. For Minister of Defence.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence Wellington, 6th September, 1924.

H IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Lieut. Colonel R. St. J. Beere, D S O., the Wellington Regiment.

WM. DOWNIE STEWART, For Minister of Defence.

Results of Polls for Proposed Loans.

Wellington, 4th September, 1924.

THE following notices, received from the Chairman of the Council of the County of Raglan, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

RAGLAN COUNTY COUNCIL.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Pukekawa Riding of the County of Raglan, taken on the 25th day of August, 1924, on the proposal to borrow the sum of £5,000 for the purpose of forming and metalling various roads in the Pukekawa Riding of the County of Raglan:

Total number of valid votes—Recorded, 98; for the proposal, 74; against the proposal, 24.

As the total number of valid votes recorded in favour of the proposal are more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be carried.

carried.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that the following is the result of a poll of the ratepayers of the Onewhere Riding of the County of Raglan, taken on the 25th day of August, 1924, on the proposal to borrow the sum of £14,000 for the purpose of forming and metalling various reads in the Onewhere Riding of the County of Raglan:—

Total number of valid votes—Recorded, 163; for the proposal, 127; against the proposal, 36.

As the total number of valid votes recorded in favour of the proposal are more than three-fifths of the total number of valid votes recorded, I hereby declare the proposal to be carried.

carried.

CAMPBELL JOHNSTONE, Chairman. Ngaruawahia, 27th August, 1924.

Result of Poll for Proposed Loan.

Wellington, 10th September, 1924.

THE following notice, received from the Chairman of the Council of the County of Rangitikei, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

RANGITIKEI COUNTY COUNCIL.

Result of Poll on Proposal to raise a Loan.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Pukeora No. 2 Special-rating Area in the County of Rangitikei was taken on the 21st day of August, 1924, on the proposal of the Rangitikei County Council to borrow the sum of £7,000 for the purpose of metalling for the first time the Turakina Valley Road from the northern boundary of Section 3, Block V, Tiriraukawa Survey District, to the southern boundary of Section 8, Block I, Tiriraukawa Survey District.

The number of votes recorded for the proposal was 9; the number of votes recorded against the proposal was nil. I therefore declare the proposal was carried.

Dated this 26th day of August, 1924.

A. G. SIMPSON, Chairman.

Chief Inspector of Forestry reappointed.

State Forest Service,
Wellington, 5th September, 1924.

H IS Excellency the Governor-General has been pleased,
in pursuance of section 9 of the Forests Act, 1921–22, to reappoint

Arnold Hansson, Esquire, M.F. (Yale),

to be the Chief Inspector of Forestry for a period of four years from the 15th September, 1924.

F. H. D. BELL, For the Commissioner of State Forests.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 9th September, 1924.

The is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:—

(Miss) Madge Balmer Hayward ...
David O'Donoghue ...
Robert Albert Mace ...
Arthur Allan Brewerton ... Mangapai. Taihape. Mangonui. Arthur Allan Brewerton Royal John Arthur McConville . . Mauriceville. Catlin's.

W. W. COOK, Registrar-General.

New Zealand Inscribed Stock Act, 1917.—Closing of Registers.

Wellington, 9th September, 1924.

Notice is hereby given that the Register of New Zealand 4½-per-cent. Inscribed Stock, maturing 20th April, 1939, and the Register of New Zealand 5-per-cent. Inscribed Stock, maturing 20th April, 1929, will be closed from the 1st October to the 20th October, 1924 (inclusive), for the purpose of the issue of half-yearly interest.

W. F. MASSEY, Minister of Finance.

Results of Polls for Proposed Loans.

Wellington, 10th September, 1924.

THE following notice, received from the Mayor of the Borough of Tauranga, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

BOROUGH OF TAURANGA.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give public notice that at a poll of ratepayers of the Borough of Tauranga, taken on the 20th August, 1924, on the following proposals, the number of votes recorded was

Proposal.	For.	Against.	Informa
1. Streets Loan, £2,000	381	156	15
2. Streets Plant Loan, £400	307	219	24
3. Footpaths Loan, £820	334	201	16
4. Col. Ward's Wall Loan, £450	119	402	31
5. Recreation-ground Loan, £7,600	151	374	27
6. Recreation-ground Loan, £1,750	177	349	24

And I hereby declare the said proposals to raise the Streets Loan, £2,000, Streets Plant Loan, £400, and Footpaths Loan, £820, to be carried; and the proposals to raise loans for Col. Ward's wall, recreation-ground, £7,600, and recreation-ground, £1,750, to be lost.

27th August, 1924.

B. DIVE, Mayor.

Results of Polls for Proposed Loans.

Wellington, 10th September, 1924.

THE following notices, received from the Chairman of the Council of the County of Waitemata, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

COUNTY OF WAITEMATA.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of ratepayers of the Pukeatua Riding, in the County of Waitemata, was taken on the 14th day of August, 1924, on the proposal of the Waitemata County Council to borrow the sum of £10,000,

for the purpose of road-construction, bridge and culvert building, and constructing and metalling roads in the Puke-atua Riding of the County of Waitemata, as per Schedule

nereunaer.				
	Schei	DULE.		
Paremoremo Block—				£
Rangitopuni Bridge				100
Sergeant's culvert				150
Mayman's Bridge				100
Sunnyside Road—				•
Metalling 66 chains f	rom F	Riverhead er	ıd	1,000
Metalling 18 chains	from	Albany - I	Dairy	
Flat end				450
Barrett's Road -Meta	lling	26 chains	from	
Sunnyside Road				400 £
:				2,200
Albany - Paremoremo Ro	ad			
Widening and culverts		mile from I	Pare-	
moremo Wharf				400
Metalling 371 chains	from	Albany - I	Dairv	
Flat Road				600
				1,000
Kahikatea Flat Road—				,
Metalling 26½ chains f	rom S	ilverdale – I	Dairy	
Flat Road				400
Metalling 26½ chains	from	western bo	und-	
ary of Pukeatua Rid				400
1	8		• •	800
Massey Road—Metalling	20 ch	ains from F	Cahi-	
katea Flat Road				300
Silverdale – Redvale Roa	dMe	etalling 63 cl	nains	. 000
from Silverdale				950
Duck Creek Road—Exte	nding	formation	east-	000
wards from Duck Creel	7	10111101011	Caso	500
Albany - Dairy Flat - Sil		le Main Ro	ed	900
Completing metalling	v OI Ga	ic bium 100	uu -	3,800
Ararimu Valley Road-	.Form	ation wide	nina	0,000
and culverts	I OI III	witch, with		450
and our or by	• •		• •	
				£10,000
				~~~0,000

The number of votes recorded for the proposal was 94; the number of votes recorded against the proposal was 46.

The number of votes recorded for the proposal being the necessary three-fifths required by the statute, I therefore declare that the proposal was carried.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of ratepayers of the Takapuna Riding, in the County of Waitemata, was taken on the 14th day of August, 1924, on the proposal of the Waitemata County Council to borrow the sum of £20,000 for the purpose of road-construction, bridge and culvert building, constructing and metalling roads, and wharf-improvements in the Takapuna Riding of the County of Waitemata.

The number of votes recorded for the proposal was 141; the number of votes recorded against the proposal was 102; informal, 3.

The number of votes recorded for the proposal not being the necessary three-fifths required by the statute, I therefore declare that the proposal was lost.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of ratepayers of the Waikumete Riding, in the County of Waitemata, was taken on the 14th day of August, 1924, on the proposal of the Waitemata County Council to borrow the sum of £5,000 for the purpose of the construction of a concrete-surfaced road, 18 ft. in width, along the Great North Road, between the boundaries of the New Lynn Town and the Henderson Town Districts, in the Waikumete Riding of the County of Waitemata. Waitemata.

The number of votes recorded for the proposal was 130; the number of votes recorded against the proposal was 5.

I therefore declare that the proposal was carried. Dated at Auckland this 23rd day of August, 1924.

F. W. GRIGG, County Chairman.

# Results of Polls for Proposed Loans.

Wellington, 10th September, 1924.

The following notices, received from the Mayor of the Borough of Oamaru, are published in accordance with the provisions of the Local Bodies' Loans Act, 1923.

W. F. MASSEY, Minister of Finance.

# BOROUGH OF OAMARU.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-

payers of the Borough of Oamaru was taken on the 3rd day of September, 1924, to determine the proposal of the Oamaru Borough Council to raise a special loan of £3,500, to be called "The Oamaru Borough North End Recreation Loan," for the purpose of purchasing an area of land for recreation purposes

The total number of valid votes recorded in favour of the proposal was 375, and the total number of valid votes recorded against the proposal was 430.

I hereby declare the said proposal to be rejected.

PURSUANT to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-payers of the Borough of Oamaru was taken on the 3rd day of September, 1924, to determine the proposal of the Oamaru Borough Council to raise a special loan of £7,260, to be called "The Oamaru Borough Plant and Machinery Loan, 1924," for the purposes set out in advertisements appearing in the Oamaru Mail newspaper prior to the date of the poll on such

proposal.

The total number of valid votes recorded in favour of the proposal was 585; and the number of votes recorded against the proposal was 225.

I therefore declare the said proposal to be carried.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-payers of the Borough of Oamaru was taken on the 3rd day of September, 1924, to determine the proposal of the Oamaru Borough Council to raise a special loan of £21,828, to be called "The Oamaru Borough Gasworks Supplementary Loan, 1924," for the purposes set out in advertisements appearing in the Oamaru Mail newspaper prior to the date of the poll on such proposal

on such proposal.

The total number of valid votes recorded in favour of the proposal was 676; and the total number of valid votes recorded against the proposal was 131.

I hereby declare the said proposal to be carried.

Pursuant to the provisions of section 12, of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-payers within that part of the Borough of Oamaru which is defined in a certain Order in Council dated the 8th day of October, 1923, was taken on the 3rd day of September, 1924, to determine the proposals of the Oamaru Borough Council to raise a special loan of £2,000, to be called "The Oamaru North End Street-improvement Loan," for the purposes set out in advertisements appearing in the Oamaru Mail newspaper prior to the date of the poll.

The total number of valid votes recorded in favour of the proposal was 126; and the total number of valid votes recorded against the proposal was 27.

I hereby declare the said proposal to be carried.

Pursuant to the provisions of section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the rate-payers of the Borough of Oamaru was taken on the 3rd day of September, 1924, to determine the proposal of the Oamaru Borough Council to raise a special loan of £96,728, to be called "The Oamaru Borough Drainage and Waterworks Loan," for the purposes set out in advertisements appearing in the Oamaru Mail newspaper prior to the date of the poll on such proposal

proposal.

The total number of valid votes recorded in favour of the proposal was 669; and the number of votes recorded against the proposal was 146.

I hereby declare the said proposal to be carried.

Dated at Oamaru this 5th day of September, 1924.

JAMES McDiarmid, Mayor.

Result of Poll for Proposed Loan.

Wellington, 10th September, 1924.

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

W. F. MASSEY, Minister of Finance.

TAURANGA ELECTRIC-POWER BOARD. Proposal to raise a Loan of £100,000.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give public notice that at the poll of rate-payers of the Tauranga Electric-power District, taken on the 30th day of August, 1924, on the proposal of the Tauranga Electric-power Board to raise a loan of £100,000 for electric works, the number of votes cast was as follows:—

For the proposal, 421; against the proposal, 277; informal,

As the number of votes cast for the proposal was more than three-fifths of the valid votes cast at the poll, I therefore declare the proposal carried.

Dated this 4th day of September, 1924.

THOS. LOCKHEAD, Chairman. R. L. THOMAS, Returning Officer.

Special Order made by the Orton Drainage Board subdividing District and fixing Representation.

Department of Internal Affairs,!

Wellington, 3rd September, 1924.

THE following special order, made by the Orton Drainage
Board, subdividing the district and fixing representation for subdivisions, is published in accordance with the
provisions of the Land Drainage Amendment Act, 1920.

RICHD. F. BOLLARD, Minister of Internal Affairs.

ORTON DRAINAGE BOARD.

SPECIAL resolution passed at Board meeting of the Orton Drainage Board, on 21st July, 1924:—

That the Orton Drainage Board, in pursuance of section 16 of the Land Drainage Act, 1908, its amendments, and of all other Acts, powers, and authorities thereunto enabling, doth hereby, by special resolution intended to operate as a special order resolves.

special order, resolves,—
Firstly, to divide the Orton Drainage District as at present constituted into two subdivisions, to be defined by name and boundaries as follows:—

Firstly, to divide the Orton Drainage District as at present onstituted into two subdivisions, to be defined by name and boundaries as follows:—

(a.) The Orton Subdivision, being all those lands in the Orton Drainage District situated in all that part of the said district, commencing at the junction of the southern boundary of the said district and the Waikato River, thence in a north and north-westerly direction by the banks of the said Waikato River to a point where the said northern boundary of the said district leaves the said river; thence in a westerly direction by the north-western boundary of Opuatia part 10c No. 2 to its junction with the eastern boundary of Opuatia part 10c No. 2 to its junction with the eastern boundary of Opuatia part 7c; thence in a south and south-easterly direction by a straight line and the leading spur through said Opuatia 7c and part Opuatia 7d to the centre of the Government Road leading to the Orton Landing; thence in a south-westerly direction by the centre of the said road passing through Opuatia No. 7d and past the boundaries of Sections 7 and 8 of Block XIII, Maramarua Survey District, to its junction with the south-westerly boundary of the said Section 8; thence south-easterly along the south-westerly boundary of said Section 8 to the southernmost point of said Section 8 at a point on the main Pukekawa-Glen Murray Road; thence north-easterly along the south-easterly boundary of said Section 8; thence north-easterly along the south-easterly boundary of Section 7 with the southerly boundary of Lot 5 on the plan deposited in the Land Registry Office at Auckland under Number 14623; thence easterly along the southern boundaries of Lots 5 and 4 on the said plan 14623 to the southerly and westerly boundary of part Allotment 6, Parish of Opuatia; thence generally in an easterly and southerly direction along the said southerly and westerly boundary of aforesaid part Allotment 6 to the point of commencement; as the said subdivision is delineated on the plan deposited in the offi

northernmost point of said south-westerly boundary; thence south-westerly and thence north-westerly along the said road to the south-western corner of Lot 2 of Section 3, Block XIII, Maramarua Survey District; thence northerly along the western boundaries of said Lot 2 and of Lot 1 of said Section 3 to the north-west corner of said Lot 1; thence by a right line to the south-western corner of Opustia. No. 7D; thence northerly and easterly along the western and northern boundaries of said Opuatia

No. 7p to the south-western corner of Lot 2 on plan 9806, deposited in the office of the District Land Registrar at Auckland; thence northerly along the western boundaries of Lot 2 and Lot 1 on said plan to the north-west corner of said Lot 1; thence along the southern boundary of Lot 5 on plan 7294, deposited in the office of the District Land Registrar, at Auckland, to the south-western corner of said. deposited in the office of the District Land Registrar, at Auckland, to the south-western corner of said Lot 5; thence northerly along the western boundary of said Lot 5 and that line produced to its intersection with the southern boundary of Lot 1 on the said plan, a point distant 2680 links from the southeast corner of said Lot 1; thence easterly along said southern boundary to the western boundary of said Lot 5; thence northerly and easterly along western and northern boundaries of said Lot 5 and northern boundary of Opuatia part No. 7c to the point where the north-easterly boundary of Opuatia part No. 7c meets the north-westerly boundary of Opuatia part No. 7c meets the north-westerly boundary of Opuatia part No. 10c No. 2; thence in a south, part No. 7c meets the north-westerly boundary of Opuatia part No. 10c No. 2; thence in a south, south-easterly, and south-westerly direction by the boundary of the Orton Subdivision hereinbefore described to the point of commencement: as the said Punga Subdivision is delineated on the plan deposited in the office of the Minister of Internal Affairs at Wellington, the boundaries being coloured red

red.
Secondly, to order that the number of persons required to be elected to be members of the Board of Trustees of the Orton Drainage Board in terms of sections 6 to 10 of the said Act shall be fixed at two for the said Orton Subdivision, and three for the said Punga Subdivision.

I hereby certify that the above special order has been duly made. N. CHENNELLS, Secretary.

Dated 23rd August, 1924.

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

Department of Internal Affairs,
Wellington, 9th September, 1924.

THE following certificate has been executed on the sealed copy of the By-law No. 16 made by the Ashburton Borough Council on the 4th day of August, 1924.

RICHD. F. BOLLARD, Minister of Internal Affairs.

#### CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within-written By-law No. 16, and declare that the same came into force on the 11th day of August, 1924.

Dated this 9th day of September, 1924.

RICHD. F. BOLLARD, Minister of Internal Affairs.

By-law of the Manawatu Gorge Board of Control confirmed under the By-laws Act, 1910.

Department of Internal Affairs, Wellington, 9th September, 1924. THE following certificate has been executed on the sealed copy of the By-law No. I made by the Manawatu Gorge Board of Control on the 7th day of July, 1924.

RICHD. F. BOLLARD, Minister of Internal Affairs.

#### CERTIFICATE OF CONFIRMATION.

In pursuance of the By-laws Act, 1910, I hereby confirm the within-written By-law No. I of the Manawatu Gorge Board of Control, and declare that the same came into force on the 31st day of July, 1924.

Dated this 9th day of September, 1924.

RICHD, F. BOLLARD, Minister of Internal Affairs.

Date of Election by Fire-insurance Companies to fill One Extraordinary Vacancy on Waitara Fire Board.

Department of Internal Affairs, Wellington, 6th September, 1924.

PURSUANT to the Fire Brigades Act, 1908, and the rules made thereunder, I, Richard Francis Bollard, being the Minister charged with the administration of the said Act, do hereby appoint Friday, the 26th September, 1924, to be the

Appointment of Customs Wharf and Examining Places at Auckland.

Customs Department,
Wellington, 1st September, 1924.
WILLIAM DOWNIE STEWART, Minister of Customs, WILLIAM DOWNIE STEWART, Minister of Customs, in exercise of the powers vested in me for this purpose by the Customs Act, 1913, do by this warrant appoint the place named in the First Schedule hereto to be a wharf for the lading and unlading of goods within the Port of Auckland, and do likewise appoint at the said Port of Auckland the places named in the Second Schedule hereto to be places for the examination by the Customs of goods subject to the control of the Customs control of the Customs.

#### FIRST SCHEDULE.

WHARF.

THE wharf known as Prince's Wharf.

#### SECOND SCHEDULE.

EXAMINING-PLACES.

SITUATION: Prince's Wharf. Description: Six wharf-sheds numbered 19, 20, 21, 22, 23, and 24.

WM. DOWNIE STEWART, Minister of Customs.

Prohibition of Issue of Money-order and Transmission of Postal Correspondence for C. Lund and Co., Copenhagen.

THE Postmaster-General of the Dominion of New Zealand, A having reasonable ground for supposing that the company whose name and address are shown in the Schedule company whose name and address are shown in the Schedule hereunder is engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section twenty-eight of the Post and Telegraph Act, 1908, that no money-order in favour of the said company shall be issued, and that no postal packet addressed to the said company (either by its own or any fictitious or assumed name), or addressed to the address in the Schedule hereunder without a name, shall be either registered or forwarded by the Post Office of New Zealand.

#### SCHEDULE.

MESSRS C. Lund and Co., 91, Gothersgate, Copenhagen, K., Denmark.

Dated this 1st day of September, 1924.

J. G. COATES, Postmaster-General.

Confirmation of Scheme of Consolidation.

In the matter of section 6 of the Native Land Amendment and Native Land Claims Adjustment Act, 1923.

and Native Land Claims Adjustment Act, 1923.

Notice is hereby given that a scheme of consolidation dated the 23rd day of August, 1924, dealing with Wharepuhunga Nos. 8, 10, and 13 Blocks, as set out in the said scheme, having been prepared by the Native Land Court in accordance with the above-mentioned Act, and submitted under the seal of the said Court to the Native Minister for his approval, I, Joseph Gordon Coates, as such Native Minister, being satisfied that the scheme so submitted is just and equitable and is in the public interest, do hereby confirm the said scheme of consolidation of the 23rd day of August, 1924.

Dated this 9th day of September, 1924.

Dated this 9th day of September, 1924.

J. G. COATES, Native Minister.

#### Conscience-money received.

The Treasury,
Wellington, 10th September, 1924.

I HEREBY acknowledge receipt of the following amounts forwarded by persons unknown as conscience-money to the New Zealand Government: £18 15s., forwarded to the Land and Income Tax Department, Wellington; 5s. 6d. forwarded to the Railway Department, Dunedin.

J. J. ESSON, Secretary to the Treasury.

Notice under the Shops and Offices Act, 1921–22, prohibiting the Sale in the Borough of Whakatane of certain Goods comprised in the Trade of a Hairdresser and Tobacconist.

WHEREAS pursuant to section 32 (5) of the Shops and VV Offices Act, 1921-22, His Excellency the Governor-General has by Order in Council dated the 1st day of September, 1924, grouped the trades of (1) hairdresser and (2) tobacconist, commonly carried on together in the Borough of Whakatane as the trade of hairdresser and tobacconist:

And whereas a petition in writing, signed by a majority of the occupiers of all the hairdressers and tobacconists' shops within the said borough has been forwarded to me, desiring that the sale of certain goods comprised in the trade of a hairdresser and tobacconist—namely, cigarettes, tobacco, and cigars—be prohibited during such time as the said shops are required to be closed in pursuance of the Shops and Offices Act, 1921–22:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the sale of the said goods is comprised in the trade of a hairdresser and tobacconist in the said borough, and that the signatures to such petition represent a majority of the occupiers of all the said shops in the said borough:

Now, therefore, in pursuance of section 33 of the said Act, I do hereby direct that on and after the 15th day of September, 1924 the relation to the said good in the Breach of Weller.

1924, the sale of the said goods in the Borough of Whakatane shall be and is hereby prohibited as follows—On Mondays, Tuesdays, Wednesdays, and Thursdays after the hour of 6 p.m., and on Fridays and Saturdays after the hour of 8.45 p.m.

Dated at Wellington this 9th day of September, 1924

W. NOSWORTHY, for Minister of Labour.

Notice under the Shops and Offices Act, 1921-22, fixing the Closing-hours of Grocers' Shops in the Borough of Whangarei.

WHEREAS a requisition in writing, signed by a majority VV of the occupiers of all the grocers' shops in the Borough of Whangarei has been forwarded to me, desiring that all such shops in the borough be closed in the evening of working-days as follows—On Mondays, Tuesdays, Wednesdays, and Fridays at 5.30 p.m., and on Saturdays at 9 p.m.:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said borough:

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921–22, I do hereby direct that on and after the 22nd day of September, 1924, all the grocers' shops within the Borough of Whangarei shall be closed accordingly.

Dated at Wellington this 9th day of September, 1924.

W. NOSWORTHY, for Minister of Labour.

Notice under the Shops and Offices Act, 1921-22, fixing the Closing-hours of Hairdressers and Tobacconists' Shops in the Borough of Whakatane.

WHEREAS pursuant to section 32 (5) of the Shops and Offices Act, 1921-22, His Excellency the Governor-General has, by Order in Council dated the 1st day of September, 1924, grouped the trades of (1) hairdresser and (2) tobacconist, commonly carried on together in the Borough of Whakatane as the trade of hairdresser and tobacconist:

And whereas a requisition in writing, signed by a majority of the occupiers of all the hairdressers and tobacconists' shops in the said borough has been forwarded to me desiring that

of the occupiers of all the hairdressers and tobacconists' shops in the said borough has been forwarded to me, desiring that all such shops in the borough be closed in the evening of working-days as follows: On Mondays, Tuesdays, Thursdays, and Fridays at 6 p.m.; and on Saturdays at 8.45 p.m.; with the following exceptions—(1) In the case of a shop that is closed for the statutory closing-day on Saturday the closing-hour on Wednesdays shall be 6 p.m., and on Fridays 8.45 p.m.; (2) on the working-day that first precedes Christmas Day and on the working-day that first precedes New Year's Day there shall be no fixed closing-hour:

And whereas I, George James Anderson, Minister of Labour, am satisfied that the signatures to such requisition represent a majority of the occupiers of all the said shops within the said borough:

said borough:

said borough:

Now, therefore, in pursuance of section 32 of the Shops and Offices Act, 1921–22, I do hereby direct that on and after the 15th day of September, 1924, all the hairdressers and tobacconists' shops within the Borough of Whakatane shall be closed accordingly.

The notice published in the New Zealand Gazette of the 9th February, 1922, fixing the closing-hours of tobacconists' shops in the Borough of Whakatane is hereby cancelled as from the date of the coming into operation of this notice.

Dated at Wellington this 9th day of September, 1924.

W. NOSWORTHY, for Minister of Labour.

Officiating Ministers for 1924.-Notice No. 30.

Registrar-General's Office Wellington, 9th September, 1924.

PURSUANT to the provisions of the Marriage Act, 1908, the following name of an Officiating Minister within the meaning of the said Act is published for general information. mation :-

Presbyterian Church of New Zealand. Mr. Alfred McCracken.

W. W. COOK, Registrar-General.

Notice to Mariners No. 60 of 1924.

MANUKAU HARBOUR.

Marine Department,
Wellington, N.Z., 5th September, 1924.
Bar Channel altered in Depth and Direction, and Leading
Beacons altered.

EFERRING to Notice to Mariners No. 37 of 1924, the Auckland Harbour Board notify that a recent reexamination of the Manukau Bar showed that the channel had moved three-quarters of a mile (approx.) to the southward of the channel of 1921, and that the front and rear bar leading beacons are being adjusted to suit the new channel

On and after the evening of the 9th September, 1924, the existing front bar leading beacon will be moved to a new position, and the use of the flagstaff as the rear bar leading beacon will be discontinued, and in lieu of which the rear bar leading beacon will be a small white painted hut situated on the extreme north-west corner of the flagstaff-platform. The new line of bar leading beacons, in transit bearing 062°,

The new line of bar leading beacons, in transit bearing 062°, will 'lead across the bar through the newly formed channel in a least depth of 22½ ft. at M.L.W.S.

Directions.—After crossing the bar inwards the course should be altered promptly when the Destruction Gully Beacon is in line with the edge of Paratutai, otherwise the edge of the main or middle bank may become dangerously close. Strict attention by vessels should be paid to the semaphore when proceeding inwards or outwards.

Publications affected: Admiralty Charts Nos. 2535, 2543, and Plan No. 2726; "New Zealand Pilot," ninth edition, 1919, page 66; "New Zealand Nautical Almanac," 1924, pages 240 to 244, and plan facing page 240.

G. C. GODFREY, Secretary.

G. C. GODFREY, Secretary.

Branch of Friendly Society registered.

Friendly Societies Department,
Wellington, 5th September, 1924.

THE Heretaunga Lodge, No. 115, situated at Petone, is registered as a branch of the Independent Order of Oddfellows of New Zealand Friendly Society, under the Friendly Societies Act, 1909, this 5th day of September, 1924.

WILLIAM M. WRIGHT,
Registrar of Friendly Societies.

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

LEONARD GRAY TUCK, Assistant Registrar of 1, Incorporated Societies, do hereby declare that, as it has been made to appear to me that The Pacific Surf Bathing Club (Incorporated) is no longer carrying on its operations, the aforesaid society is hereby dissolved in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Dunedin this 4th day of September, 1924.

L. G. TUCK, Assistant Registrar of Incorporated Societies,

Notice under the Mining Amendment Act, 1919.—Mining Privilege held on behalf of His Majesty surrendered.

HEREAS the mining privilege described in the Schedule hereto is no longer required by the Crown, and whereas it is deemed expedient to surrender such mining privilege, notice is therefore hereby given in pursuance of section 14 of the Mining Amendment Act, 1919, that the said mining privilege is surrendered absolutely as from the date hereof date hereof.

Dated at Wellingtin this 21st day of August, 1924.

G. JAS. ANDERSON, Minister of Mines.

#### SCHEDULE.

No. Cert. 16950. Date: 1/3/1899. Nature of privilege: Branch race. Locality: Kumara. Registered holder: His Branch race. Lo Majesty the King.

(Mines.-N. 6/2,)

#### Minister's Decisions under Customs Acts.

Customs Department. Wellington, 9th September, 1924.

I T is hereby notified, for public information, that the Hon. the Minister of Customs has decided to interpret the Customs Acts in relation to the undermentioned articles as follows:—

NOTE,—"Not elsewhere included" appears as n.e.i.: "other kinds" as o.k.: "articles and materials suited for, and so be used solely in, the fabrication or repair of goods within New Zenland" as a. and m.s. Articles marked thus t are revised decisions.

		Classification under Marie	Rate of Duty.				
Record	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.		
6/129/3	A. and m.s., viz. :—  Bookbinders' materials, viz.,—  Gold-foil paper (Oeser patent) for  lettering book-covers, &c.  Brushes, materials for the manufacture	As a. and m.s. (643)	Free	Free	Free.		
20/17/2	of, viz.,—  Handles, celluloid, for the manufacture of brushes  Dolls, materials for the manufacture	As a. and m.s. (643)	Free	Free	Free.		
†13/65/3	or repair of, viz.,— Dolls' wigs, the invoice price of which does not exceed 7s. 6d.	As a. and m.s. (643)	Free	Free	Free.		
	each, when declared for the manufacture or repair of dolls in New Zealand (Revises decision in M.O. 19.) Flowers, artificial, material for the						
5/93/2	manufacture of, viz.,— Plant-stems, imitation, of rubber, specially suited for making artificial sprays	As a. and m.s. (643)	Free	Free	Free.		
9/15/4	Leather, viz.,— Goatskins, embossed with fancy designs, in rectangular pieces, specially suited for the manufacture of	As a. and m.s. (643)	Free	Free	Free.		
3/120/6	ladies' bags Pocket-clips, metal, declared for the manufacture of key-purses	As a. and m.s. (643)	Free	10 per cent.	10 per cent.		
2/336	Tubes, metal, collapsible, metal clips for closing Chemicals, drugs, &c., viz.:	As a. and m.s. (643)	Free	Free	Free.		
$\frac{2/236}{2/236}$	Menthol	As drugs and druggists' sundries n.e.i. (157)	20 per cent.	30 per cent.	35 per cent.		
2/27/8	Coolers, Ahlborn's Direct Expansion, for cooling cream, made up from straight pipes connected with one another by double bends Drugs, crude, viz.:—	As coil pipes (409)	20 per cent.	30 per cent.	35 per cent.		
2/236	Indian gum karaya, unpowdered Essential oils, other, viz.:—	As drugs, crude (143)	Free	Free	Free.		
2/236 2/236	Eucalyptol Oil of peppermint Machinery, boring, &c., viz.:—	As essential oils, other (151)	Free	Free	Free.		
2/101/7	Tunnelling-machine (Arrol-Whittaker), not including the conveyor or elevator attachment, specially suited for boring soft rock and clay (Note.—Electric motors imported therewith are to be separately classified under Tariff item 433A.) Machines, drying, viz.:—	As boring-machinery (443)	Free	5 per cent.	10 per cent.		
2/267/5	Hair-drying machine ("Petrie") specially for use in a tannery	As wool-drying machines (456)	20 per cent.	30 per cent.	35 per cent		
2/196/2	Machinery, &c., n.e.i., peculiar to use in industrial processes, vz.:—  Beef-head-splitter, a machine for use in slaughtering-yards to split the heads of cattle						
$2/267/5 \ 2/267/5$	Bootmaking and leather-working, viz.,— Conveyor-type leather-drying machine Conveyor-type samming and drying						
2/267/5	machine, the "Marr"  Leather-glazing machines, level bed or inclined bed						
2/267/5	Seasoning-machine, serial-table type, for applying liquid dressing to leather	As machines, &c., n.e.i., peculiar to use in in-	Free	5 per cent.	10 per cent.		
2/52/6	Brick and tile making machines, viz.,— Brick-making machine, the "Craven No. 2," with repress combined (capacity 1,800-2,000 bricks per	dustrial processes (481) (2)					
2/52/10	hour) Double-deek grinding and mixing mill (Sutcliffe, Speakman, and Co., manufacturers), specially suited for working lime and sand in the manufacture of bricks and tiles				•		

#### MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

المُحْمَدُم وَالْمُعَالِينَا		Classification under Tariff,	Rate of Duty.			
Rećord.	Goods:	and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
	Machinery, &c., n.e i., peculiar to use in		1	i	<u></u>	
	industrial processes, viz.—continued.	1				
2/52/9	Brick and tile making machines, viz.,— Tile press for making tiles from sand					
	and lime, having a capacity of					
2/103/2	4,000 tiles or upwards per day Briquette-machine, the "Braun," for					
	pressing and moulding clay into			-		
	briquettes Cardboard - box - making machinery.					
0.400.41#	viz. :—	1				
2/92/17	Machine for bending cardboard in the manufacture of cartons					
2/92/16	Slide-cutting and reel-printing ma-		}			
	chine, for cutting out and printing the slides of cigarette-cartons		İ			
	Collar making machines, viz.,—					
2/277/2	Corner-punching, runner-punching,					
	and scalloping machines, for cutting patterns in the textiles used in the		ļ			
	manufacture of ladies' neckwear					
3/197/9	Furnaces, viz.,— Blast muffle furnace No. 106 (Fletcher					
, ,	Russell and Co. (Limited), manu-					
2/78/3	facturers) Granose mill, for rolling Granose flakes					
-,, -	from grain	As machines, &c., n.e.i.,	Free	5 per cent.	10 per cent	
2/18/55	Printers' machines, viz.,— Rotary printing-machine, the "Tim-	peculiar to use in in-		Ī -	1	
-,,	son"	dustrial processes (481) (2)				
2/336	Tooth-paste-tube filling-machines, viz.,—					
2/000	Machines for filling, closing, or clip- fastening collapsible metal tubes for			1		
	tooth-paste or similar preparations					
	(Arthur Colton Company, manufac- turers)	-				
2/336	Paste-blending machine (the "Day					
2/336	Pony Mixer '') Powder blending and sifting machine		·			
	(Hunter's "Lighting")					
2/336	Tank, metal, glass-lined, with agitator for blending tooth-paste ingredients					
2/336/2	Tooth - paste - tube filling - machine					
	(Weir and Harrod, manufacturers)					
3/588	Wigmaking appliances, viz.,— Hackles, for use in sorting hair-					
9 /500	combings		-			
$\frac{3}{588}$ $\frac{3}{588}$	Twisting-machine Weaving sets and screws for same					
3/588	Wire drawers for use in sorting hair-					
3/588	combings Wood block, head-shaped					
-7	-					
	Metal, manufactured articles of, n.e.i., &c., viz. :—	· ·				
3/586	Benzine radiators, the "Wizard"	As hardware n.e.i. (547)	20 per cent.	30 per cent.	35 per cent.	
13/4/7	Name-plates, metal, for motor-cars	As manufactured articles	20 per cent.	30 per cent.	35 per cent.	
	Paints and colours, viz. :	of metal n.e.i. (547)				
6/129/3	Foils, "Oeser patent," being dry	As paints and colours,	Free	Free	Free.	
	colours in thin sheets for use in lettering book-covers, &c.	dry, n.e.i. (577)	-			
3/344	Speedometers, parts of, imported as spares	(,				
	or replacements, viz.:— Flexible metal tubing with fittings					
	attached—the parts to be classi-					
	fied as under:— Flexible metal tubing	As flexible metal tubing	Free	20 per cent.	90 man cont	
	٥	(274)		20 per cent.	20 per cent.	
	Fittings attached to the ends of flex- ible metal tubing	As manufactured articles of metal n.e.i. (547)	20 per cent.	30 per cent.	35 per cent.	
	Internal parts of flexible shaft if con-	As flexible shafting (410)	Free	10 per cent.	10 per cent.	
	sisting of coiled cable or chain with connecting clutches			•		
- 1	Internal parts of flexible shaft if con-	As chain and chains,	Free	10 per cent.	10 per cent.	
. :	sisting of plain chain without attach- ments	metal (521)	,		Lan some	
0	ments Sliding bar and lower end clutch for the	<b>)</b>				
. (	chain	As flexible shafting (410)	Free	10 per cent.	10 per cent.	
	Speedometer shafts complete Stones, precious, viz. :—	ا ا				
13/28/10	Beads made from quartz, cut and	As precious stones, cut	Free	Free	Free.	
	polished Tape, viz. :	(323)		'		
20/22	Tape, even if bearing name of New	As tape (205)	Free	Free	Free.	
İ	Zealand dealer or other advertisement Tools, artificers', viz.:—	- ,				
3/588	Wigmakers' knotting-hooks and hook-	As artificers' tools n.e.i.	Free	5 per cent.	10 per cent.	
	holders	(483)			Por conto	

Note.—The decision (on page 351 of the Tariff-book) on "Presses for blocks and briquettes" is cancelled. The decision on "Sand-rammers, pneumatic," in M.O. No. 26 cancels the decision on page 535 of the Tariff-book.

# THE NEW ZEALAND GAZETTE.

# Public Trustee .- Deceased Persons' Estates under Administration.

The Public Trust Office of New Zealand.—Incorporated under the Provisions of the Public Trust Office Act, 1908.

PARTICULARS of the Estates of Deceased Persons placed under the Charge of the Public Trustee during the Month of August, 1924:—

ò	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks
				2/0/04	
1	Aiton, Thomas	Mount Albert, Auck- land	Settler	2/8/24	Testate.
<b>2</b>	Arvidson, Robert Garfield	Otaua, Auckland	Farm worker	3/7/24	Intestate.
3	Baldey, Alfred	Wellington	Gentleman	19/8/24	Testate.
$rac{4}{2}$	Barnett, Elizabeth	Atawhai	Spinster	13/8/24	"
5 6	Beehre, Leslie Phillip	Whangarei	Mill hand	11/8/24	>>
7	Bell, John Bennett, James Lacon	Te Rore, Pirongia Kapiti Island	Settler Caretaker	$\frac{31/7/24}{13/8/24}$	,,,
8	Bennett, James Lacon Bigwood, Jabez	Bluff	Labourer	$\frac{13}{28} \frac{3}{22}$	**
9	Birch, James	Westport	,,	9/8/24	Intestate.
10	Blythe, Adair Douglas	Point Fitzroy, Great Barrier	Farmer	24/7/24	Testate.
11	Brankin, Thomas Edward	Ashburton	_ ;;	11/3/87	<b>,,</b>
12	Bredbury, John	Murchison	Builder	27/7/24	,,
$\frac{13}{14}$	Brookfield, Harold Cotterill Brown, Sarah Ann	Wanganui	Dentist	7/8/24	Todostoto
15	D 36	Auckland Rotorua	Married woman	21/6/24	Intestate. Testate.
16	Buller, Thomas	Rotorua Maratoto	Spinster Labourer	$17/1/99 \\ *$	Intestate.
17	Butcher, Francis James	Glen Eden, Auck-	Settler	19/7/24	Testate.
		land	2000001	10/1/21	2050000.
18	Butterworth, Jane Ann	Invercargill	Widow	13/8/24	Intestate.
19	Carrig, Thomas	Wellington	Bootmaker	16/7/24	Testate.
20	Cartwright, Mary Ann	Eketahuna	Widow	27/7/24	,,
21	Chambers, Edward John	Sefton	Farmer	20/7/24	<b>,,</b>
$\begin{array}{c} 22 \\ 23 \end{array}$	Claridge, Rose Alma	Palmerston North	Widow Plasterer's labourer	10/8/24	<b>,,</b>
$\frac{23}{24}$	Coker, Alfred	Timaru	****	$16/7/24 \ 10/7/24$	,,
$\frac{24}{25}$	Cooper, George	Lower Hutt Masterton	Farm labourer	10/7/24 $14/7/24$	Intestate.
26	Cooper, John	Temuka	Retired painter	$\frac{10/7/24}{10/7/24}$	Testate.
27	Cooper, Mary Ann	Temuka	Married woman	12/9/22	,,,
28	Corlett, Elizabeth	Rotorua	,,	15/8/24	,,
29	Crompton, Stephen Clubley	Christehureh	Farm labourer	15/7/24	,,
30	Currie, Edward	Westport	Miner	10/6/24	,,
31	Doubleday, Audrey Clayton	Auckland	Married woman	25/6/24	,,
$\frac{32}{33}$	Douglas, Agnes Ellis, Rose	Hampden	Widow,	26/7/24	,,
$\frac{33}{34}$	Ellis, Rose Erlandsson, Peter	Christchurch	Married woman Hairdresser	$\frac{20/3/16}{26/7/24}$	Intestate.
35	Estall, Henry William	London and Christ-	Dyer	9/7/24	Testate.
36	Evans, Charles	church New Plymouth	Retired farmer	22/7/24	,,
37	Fieldes, James	Nelson	Contractor	12/8/24	,,
38	Fizelle, Vivian Vincent	Wanganui	Labourer	4/7/24	,,
39	Folkard, Eleanor	Christchurch	Spinster	31/7/23	Intestate.
40	Fry, William	Waiouru	Rabbiter	25/6/24	,,
41	Geddes, William	Green Island, Dun- edin	Builder	11/7/24	"
42	Gibb, Edward	Waiho Gorge	Farmer	25/7/24	Testate.
43	Gifford, Andrew John	Palmerston North	Railway clerk	11/8/24	Intestate.
44	Harrison, Robert Henderson, John	Wellington	Railway guard	13/8/24	·
$\begin{array}{c} 45 \\ 46 \end{array}$	I II amaram Anthum Davil	Johnsonville Palmerston North	Retired pilot	$\frac{9/8/24}{16/8/24}$	Testate.
47	Higgie, Alexander	10 - 1 - 1 - 41 -	Telegraphist Farmer	23/11/80	Intestate.
48	Higson, Joseph	Runanga	Miner	$\frac{23/11/30}{27/7/24}$	Testate.
49	Horgan, Jeremiah	Waimate	Labourer	$\frac{26}{7}$	,,
<b>5</b> 0	Hoy, Robert Edward	Christehureh	,,	13/8/24	,,
51	Huggins, William John	Timaru	Branch manager	9/8/24	,,
52	Hughes, Jane	Auckland	Widow	22/7/24	. ,,
53 54	Hungerford, Richard William Ryder	Karangahake	Labourer	$\frac{22}{5}/24$	Intestate.
54 55	Hutchings, Grace Mary Jackson, Etheridge	Wellington Porirua	Married woman	$\frac{11/10/23}{11/7/24}$	**
56	Jackson, Etheridge Johnson, John	Porirua   Midhirst	Retired Civil servant Pensioner	$\frac{11/7/24}{28/7/24}$	Testate.
57	Johnson, Marion Esther	Benton, Michigan, U.S.A.	Widow	$\frac{26/1/24}{14/1/22}$	Intestate.
58	Johnston, Edith Martha	Waverley, Sydney	Married woman	4/4/24	<b>,,</b>
59	Jordan, Frederick William Stevens	Yaldhurst	Gentleman	$\frac{1}{2}/8/24$	Testate.
60	Kanadas, Peter	Auckland	Hawker	19/3/24	Intestate.
61	Kaywood, Thomas John	Wellington	Storeman	25/7/24	Testate.
62	Keast, William Charles	Dunedin	Labourer	13/8/24	<b>,,</b>
63	Kelly, David Leith	Khandallah	Commission agent	8/8/24	,,
64	Kenealy, David	Auckland	Settler	28/7/15	,,
65	Kennedy, Mary Ann	Waianawa	Widow	10/6/24	. ,,
66 67	Kent, John Stothard Kerr, Ernest Douglas Thomas	Christchurch!	Fitter	15/8/24	,,
68	T T	Dunedin Wellington	Shipping clerk Married woman	$\frac{18/7/24}{2/8/24}$	Intestate
69	T ĬĪ	^	777 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	$\frac{2/8/24}{21/7/23}$	Intestate. Testate.
70	Lee, John Henry	Opua Matakohe	Farm hand	$\frac{21}{1/23}$ $\frac{4}{2/24}$	Tratachata
71	Lenihan, Thomas	Woodend	Retired	4/8/24	Intestate.
72	Livingston, Alice	Taihape	Widow	21/6/24	,,
		* Retween 29/6/24 and		. , , , ,	

^{*} Between 29/6/24 and 1/7/24.

# DECRASED PERSONS' ESTATES UNDER ADMINISTRATION—continued.

No.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
73	Longhurst, George William	Wellington	Carpenter	28/7/24	Testate.
74	Lynch, Owen	Christchurch	Retired farmer	11/8/24	,,
5	Macdonald, James	Tauranga	Labourer	4/7/24	Intestate.
6	Maher, Marion Ann Maplesden, Archibald Oscar	Hastings Miramar	Married woman Painter and paper-	$23^{'}/7^{'}/24 \ 23/7/24$	Testate. Intestate.
•	Maplesden, Archibald Uscar	Miramar	hanger	20/1/24	intestate.
8	Miller, James	Christchurch	Brushmaker	14/8/24	Testate.
9	Miller, Thomas Allison	Waimate	Farmer	5/7/24	,,
0	Mills, Alfred George	Renwicktown	Settler	24/6/24	,,
2	Monekey, Bertie Frederick Moore, John	Moutoa Dunedin	Farmer Labourer	7/7/24 $29/6/24$	,,,
3	Moore, Mary Ann	Gisborne	Widow	9/8/24	Intestate.
4	Morrow, Thomas Hartley	Porirua (formerly Masterton)	Gardener	23/6/24	Testate.
5	Murray, Robert Hamilton	Auckland	Retired	5/7/24	
6	McCracken, James Young	Hastings	Horse-trainer	20/7/24	"
7	McEneany, James	Wellington	Wharf labourer	12/8/24	Intestate.
3	McIntosh, Annie Maria McKay, John Alexander	Lawrence	Married woman	$\frac{12/7/24}{25/5/24}$	Testate.
0	McKay, John Alexander	Waltawneta Wellington	Insurance agent	1/8/24	**
1	McLaren, John	Balclutha	Farmer	24/7/24	Intestate.
2	Neilson, James Beaumont	Wellington	Engineer	7/8/24*	Testate.
3 4	Northover, Joseph Offer, John Charles	Wanganui Wellington	Retired printer	31 ['] /7 ['] /24 7/8/24*	**
± 5	Offer, John Charles	Wellington Hokitika	Seaman Widow	$\frac{1}{8}$ $\frac{24}{24}$ $\frac{22}{7}$ $\frac{24}{24}$	>>. >>.
6	Palmer, Charles	Christehurch	Retired blacksmith	17/8/24	***
7	Palmer, Kate Gertrude	Wellington	Married woman	21/4/24	,,
8 9	Patterson, Jeremiah Pengelly, William Henry	Frasertown	Labourer	$16/7/24 \ 24/7/24$	Intestate.
0	Power, Jane	Auckland	Widow	$\frac{24}{1/24}$ $\frac{22}{4/24}$	,,
l	Pullar, Margaret	Waitati	,,	22/7/24	<b>,,</b>
2	Quinn, James	Porangahau	Gardener	27/7/24	Testate.
\$ <b>£</b>	Rathbone, Thomas Herbert Reid, James	Auckland Wellington	Retired Retired timber-mer-	$\frac{2/6/24}{6/8/24}$	Intestate. Testate.
5	Rhodes, John Richards, William	Castlecliff Waikonini Station,	chant Farmer	19/7/24 5/6/24	Intestate.
7	Pidd Sarah	Hastings Somerset, England	Widow	11/5/23	Testate.
3	Ridd, Sarah Rides, Charles Vincent	Christchurch	Retired night-watch-	$\frac{11/5/23}{25/8/24}$	restate.
	Riordan Edward Israel	Dunedin	man Storomen	24/7/24	,
9	Riordan, Edward Joseph Rosenbeck, Boye	Dunedin Dannevirke	Storeman	$\frac{24}{7/24}$ $\frac{26}{7/24}$	,,
1	Rushton, Francis Henry	Springfield	Farm labourer	27/7/24	Intestate.
2	Schultze, Henry	Wellington	Settler	4/6/95	**
3 4	Scott, Mary Serjeant, Annie	Christchurch	Widow	$\frac{8}{12}/17$ $\frac{31}{7}/24$	,,
± 5	Shewbridge, Sarah Ann	Palmerston North	,,	$\frac{31}{19} \frac{7}{24}$	Testate.
6	Shiels, Richard	Auckland	Labourer	10/7/24	Intestate.
7	Shortall, Isabella	Palmerston North	Married woman	7/12/20	,,, TD44
8 9	Slater, Anne Smith, Ivan Martinius	Christehurch	Spinster	$\frac{7/8/24}{6/8/24}$	Testate.
0	Smith, Ivan Martinius Smith, Susan	"	Widow	$\frac{0/8}{24}$ $\frac{31}{7}$	Intestate.
ì	Snell, Elizabeth Ann (also known as	Dannevirke	Married woman	17/5/24	,,
2	Snell, Elizabeth) Squirrell, John	Te Aroha	Retired farmer	5/8/24	Testate.
3	Squire, William Charles	Gisborne	Marine cook	7/8/24*	,,
4	Stevens, Henry Charles	Port Chalmers	Painter	19/4/24	,,,
5 6	Stout, William Anderson	Christchurch	Retired schoolmaster Retired Civil servant	$\frac{13/8/24}{3/8/24}$	Intestate.
7	Strauchon, Thomas Hopper Sutherland, Thomas	Wairoa	Retired Civil servant Retired revenue officer	$\frac{3/8/24}{9/8/24}$	"
8	Tank, Elizabeth	Timaru	Married woman	6/7/24	Testate.
9	Taylor, Helen Georgina	Waverley	Widow	28/7/24	Tudantata
0 1	Taylor, Lydia Thompson	Wellington New Plymouth	Married woman Spinster	$\frac{1/8/24}{19/7/24}$	Intestate. Testate.
2	Taylor, Mary	Wellington	Domestic	17/6/24	Intestate.
3	Tilleyshort, Lilian Frances	Dunedin	Spinster	8/8/24	Testate.
4 5	Turner, Russell Hubert	Redwood's Valley Auckland	Farmer Gum-broker	$\frac{17/8/24}{2/4/24}$	Intestate.
5 6	Wade, Sarah Hannah	Gisborne	Married woman	$\frac{2/4/24}{21/7/24}$	intestate.
7	White, Mary Ann	Auckland	,,	20/8/24	Testate.
8	White, Victor Lawrence	Prebbleton	Poultry-farmer	7/8/24	,, Intestate
9	Wildman, Ann	Nelson	Married woman	$\frac{18/7/24}{16/6/24}$	Intestate. Testate.
l	Williams, John	Christchurch	Retired farmer	$\frac{10/6/24}{23/6/24}$	,,
2	Williams, Mary Jane	Lyttelton	Widow	16/6/24	,,
3	Wills, Tremain	Auckland	Lapidary	27/7/24	Intestate.
4 5	Wilson, Alexander	Wellington Sefton	Retired grocer Builder	$\frac{3}{7}/24$ $\frac{5}{8}/24$	Testate. Intestate.
		Runanga	Miner	30/7/24	Testate.
	Wilson, Robert				
6	Wilson, Robert Wilson, Sarah Elizabeth Wright, Edward James	77 1	Married woman	19/8/24 23/6/24	Intestate.

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

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

No.	Name: Residence.		Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5	Barnett, Elizabeth Brown, Sarah Ann Butterworth, Jane Ann Folkard, Eleanor Hughes, Johanna	Atawhai	Spinster Widow Spinster Widow Gentleman	$\begin{array}{c} 13/8/24 \\ 21/6/24 \\ 13/8/24 \\ 31/7/23 \\ 31/1/24 \\ 2/8/24 \end{array}$	2/9/24 $4/9/24$ $3/9/24$ $5/9/24$ $4/9/24$ $3/9/24$	Testate Intestate ,,, Testate	Nelson. Auckland. Invercargill. Christchurch. Wellington. Christchurch.
7	Jordan, Frederick William Stevens Looney, Joseph (commonly known as Barnes, Joseph)	Rangiora  Auckland		29/11/23	5/9/24	Intestate	Auckland.
8	Macdonald, James	Mount Maunganui, Tauranga	Labourer	4/7/24	3/9/24	,,	,,
9 10 11 12 13 14 15	Mohekey, Bertie Frederick Northover, Joseph Scott, Mary Shortall, Isabella Strauchon, Thomas Hopper Tilleyshort, Lilian Frances Wilson, Sarah Elizabeth	Moutoa	Farmer Retired printer Widow Married woman Retired Civil servant Spinster Married woman	7/7/24 31/7/24 8/12/17 7/12/20 3/8/24 8/8/24 19/8/24	5/9/24 5/9/24 3/9/24 3/9/24 4/9/24 3/9/24	Testate "Intestate "" "" ""	Wellington.  Christchurch. Wellington. Napier.  Dunedin. Wellington.

Public Trust Office, Wellington, N.Z., 8th September, 1924.

J. W. MACDONALD, Public Trustee.

Sitting of the Native Land Court at Tokomaru Bay on 1st October, 1924.

Registrar's Office,
Gisborne, 6th September, 1924.

Notice is hereby given that the matters mentioned in
the Schedule hereunder written will be heard by the
Native Land Court sitting at Tokomaru Bay on the 1st day
of October, 1924, or as soon thereafter as the business of the Court will allow.

[Gisborne, 1924-22.]

JNO. HARVEY, Registrar.

# SCHEDULE.

#### MISCELLANEOUS APPLICATIONS.

No. 47. Applicant: Waiapu County Council. Name of Block: Parts Waipiro 4A and 4E, Akuaku West 4E. Nature of application: For assessment of compensation for land taken for a public road.

No. 48. Applicant: Waiapu County Council. Name of Block: Parts Tokomaru B 6c, B 6p 1, and B 6p 2. Nature of application: For assessment of compensation for land taken for a public road.

# CROWN LANDS NOTICES.

Land in Hawke's Bay Land District forfeited.

Department of Lands and Survey, Wellington, 5th September, 1924. OTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Hawke's Bay Land Board, the said land has thereby reverted to the Crown under the provisions of the Land Act, 1908.

#### SCHEDULE.

# HAWKE'S BAY LAND DISTRICT.

TENURE: Renewable lease. Section 2, Block XIII, Porangahau Survey District. Area, 567 acres 3 roods. Formerly held by: Reginald Evans Bennett. Reason for forfeiture: At request of lessee.

A. D. McLEOD, Minister of Lands.

Land for Sale by Public Auction.

District Lands and Survey Office, Napier, 5th September, 1924.

Notice is hereby given that the undermentioned section will be offered for sale for cash by public auction at the District Lands and Survey Office, Napier, on Wednesday, feet they are prepared to pay for each species, and a marked

15th October, 1924, at 11 o'clock a.m., under the provisions of the Land Act, 1908, and amendments.

#### SCHEDULE.

# HAWKE'S BAY LAND DISTRICT.

SECTION 60, Block VIII, Heretaunga Survey District. (Suburbs of Meeanee): Area, 1 rood 36 perches; upset price,

This is a section lying between the old bed of the Tutae-kuri River and the Awatoto-Meeanee Road, and situated about 40 chains from Meeanee.

#### Terms of Sale.

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

Titles will be subject to Part XIII of the Land Act, 1908. Full particulars may be obtained at this office.

J. D. THOMSON, Commissioner of Crown Lands.

# STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.—Auckland Forestconservation Region.

State Forest Service,
Auckland, 8th September, 1924.

OTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Auckland, at 4 o'clock p.m. on Monday, the 29th September, 1924.

#### SCHEDULE.

ALL the milling-timber branded X, situated on Sections 1 and 2, Block VII, Waipoua Survey District (part Provisional State Forest No. 85), and estimated in superficial feet as follows :-

273 green and dead standing kauri-trees and windfalls, estimated to contain ... .. 705,773 sup. ft. 36 kahikatea-trees, estimated to contain .. 40,397 ,,

309 trees, estimated to contain

Ground rent: £2 10s, per annum. Time for removal of timber: Two years.

cheque for £100 must accompany tender. The successful tenderer will be required to deposit a further £400, together with half-year's ground rent and £1 ls. license fee plus exchange, within seven days of acceptance or tender, and payments for the timber cut will require to be made monthly at the rates tendered for the species on the log scale as measured by the State Forest Service.

In addition the successful tenderer shall continue to pay the ground rent half-yearly in advance during the continuance of the license.

#### TERMS AND CONDITIONS.

1. The deposit of £500 will be retained as a guarantee of the observance of the conditions of the license, and may be forfeited in part or in full should any breach of the said conditions or damage occur as the result of the operations of the licensee or his workmen, or if in the opinion of the Conservator the interests of the Crown are being jeopardized, otherwise such amount shall be credited in full or part satisfaction of the final payments due. In the event of any payment for timber not being made within ten days after the amount due shall be ascertained, authority to remove the timber may be withheld and interest at current bank rates will be charged on such amount overdue from due date to date of payment.

2. The right to cut and remove the timber will be sold in accordance with the provisions of the Forests Act, 1921–22, the regulations in force thereunder, and these conditions.

3. All timber shall be measured and branded with official brand and number of log by an officer of the State Forest Service before authority to remove same will be granted. 1. The deposit of £500 will be retained as a guarantee of

4. The attention of all tenderers is drawn to the fact that the local controlling body may require the successful tenderer to pay any claims or charges which may be made by that body for the maintenance of the road over which the timber may be transported, and before a sawmill license is issued a letter indicating that satisfactory arrangements have been made in this connection must be produced to the undersigned.

5. Intending tenderers are expected to visit the locality and to satisfy themselves in every particular on all matters relative to the sale.

6. Each tenderer must state the price per 100 superficial feet that he is prepared to pay for each species. The highest or any tender will not necessarily be accepted, and the timber described is submitted for sale subject to the final acceptance of the tender by the Commissioner of State Forests.

7. The right is reserved to the Commissioner of State Forests to withdraw from sale any or all of the said timber either before or after the closing-date for receipt of tenders.

8. If no tender is accepted for the timber herein mentioned, it will remain open for application until further notice.

9. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Auckland," and endorsed "Tender for Timber." 6. Each tenderer must state the price per 100 superficial

The conditions which will be inserted in the license to be issued to the purchaser, and further particulars may be obtained on application to the undersigned or to the Director of Forestry, Wellington.

R. D. CAMPBELL, Conservator of Forests.

# BANKRUPTCY NOTICES.

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

OTICE is hereby given that R. P. MALCOLM, of Auckland, Electrician, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 17th day of September, 1924, at 11 o'clock a.m.

W. S. FISHER,

29th August, 1924.

Official Assignee.

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

NOTICE is hereby given that JAMES McCREADY, of Whakatane, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Borough Council Chambers, Whakatane, on Thursday, the 11th day of September, 1924, at 11.15 o'clock a.m.

W. S. FISHER, Official Assignee.

2nd September, 1924.

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

OTICE is hereby given that JOHN EDWARD VALENTINE Dixon, of Pongakawa, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Alliance Hall, Te Puke, on Thursday, the 18th day of September, 1924, at 11 o'clock a.m.

W. S. FISHER,

5th September, 1924.

Official Assignee.

#### In Bankruptcy.

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

Morphy, R. A., of Taumarunui, Saddler—second and final dividend of 8s. in the pound.

Forrester and Gordon, of Dargaville, Motor Engineers—First

Forrester and Gordon, of Dargaville, Motor Engineers—First dividend of 5s. in the pound.

Lee, L. V., of Waimana, Cook—First and final dividend of 3s. in the pound.

Ellis Amy, of Newmarket, Milliner—First and final dividend of 2s. 9d. in the pound.

Stewart, Te Tana, of Putaruru, Storekeeper—First dividend of 2s. in the pound.

McLeod, D. M., of Auckland, Farmer—First and final dividend of 3s. 6d. in the pound.

of 3s. 6d. in the pound.

Husband and Co., of Devonport, Motor Engineers—First and final dividend of 1s 8d. in the pound.

Coslett, A. W., of Hinuera, Farmer—First and final dividend of 10d. in the pound.

Fewell, Robert, of Auckland, Salesman—First an final dividend of 6d. in the pound.

Lamont, C. E., of Auckland, Dentist—First and final dividend of 3d in the pound.

Lamont, C. E., of Auckland, Dentist—First and final of 3d. in the pound.

Sparrow, H. B., of Thames, Land Agent—First and final dividend of 1½d. in the pound.

Souster, E. S., of Auckland, Builder—Second and final dividend of 3d. in the pound.

Box, F. E., of Epsom, Milk-vendor—First and final dividend of 4d. in the pound.

Coventry. John. of Otorohanga, Farmer—First and final

Coventry, John, of Otorohanga, Farmer—First and final dividend of 8d. in the pound.

Grant, Samuel, of Auckland, Bootmaker—First and final dividend of 6d. in the pound.

Murray, Walter, of Rotorua, Builder—First and final dividend of 1s. 4d. in the pound.

dend of 1s. 4d. in the pound.

Dracevich, Marko, of Huapai, Farmer—First and final dividend of 1s. 3d. in the pound.

Lupton, P. A., of Auckland, Bus-proprietor—First and final dividend of 1s. 8d. in the pound.

Karaka, William, of Turakenga, Aboriginal Native—First and final dividend of 1s. 10d. in the pound.

Dennis, Joseph, of Ngongotaha, Labourer—First dividend of 2s. in the pound.

Dennis, Joseph, of Ngongotana, Labourer—First dividend of 2s. in the pound.

Bennett, B. G. M., of Takapuna, Storekeeper—First dividend of 2s. 6d. in the pound.

Hyde, Charles, of Te Kuiti, Butcher—First dividend of 4s. in the pound.

Aicken Bros. and Wilson, of Rotorua, Motor Engineers—First dividend of 6s. 8d. in the pound.

Auckland, 5th September, 1924.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that WILLIAM HENRY YEATES and CHARLES GEOFFREY YEATES, trading as "Yeates Bros.," of Pirongia, Farmers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 15th day of September, 1924, at 10.30 o'clock a.m.

4th September, 1924.

V. H. SANSON, Deputy Official Assignee.

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

OTICE is hereby given that FREDERICK WILLIAM DRUMMOND, of Hamilton, Contractor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 15th day of September, 1924, at 2.30 o'clock

6th September, 1924.

V. H. SANSON, Deputy Official Assignee.

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

N OTICE is hereby given that FREDERICK EDWARD CUMMINGS, of Ohakune Junction, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at Mr. Cummings's Bakehouse on Tuesday, the 16th day of September, 1924, at 9.30 o'clock a.m.

Taihape, 3rd September, 1924.

C. MASTERS, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court, holden at Palmerston North.

N OTICE is hereby given that WILLIAM FINDLAYSON GORDON GRANT, of Makotuku, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 15th day of September, 1924, at 10 o'clock a.m.

A. J. C. RUNCIMAN, Deputy Official Assignee.

Dannevirke, 5th September, 1924.

# In Bankruptcy.

In the estate of EDMUND PERKIS, of Hastings, Hotelkeeper. N OTICE is hereby given that a first and final dividend of 3s. 43d. in the pound is now payable on all accepted proved claims at my office, Dickens Street, Napier.

1st September, 1924.

ROBERT BISHOP, Deputy Official Assignee.

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

N OTICE is hereby given that WILLIAM CHARLES HAWKER, of Upper Hutt, Carrier, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 16th day of September, 1924, at 11 o'clock a.m.

6th September, 1924.

S. TANSLEY, Official Assignee.

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

N OTICE is hereby given that Allan Albert Richardson and Robert Carrns, of Ashburton, Hardware-merchants, trading as "Richardson and Cairns," were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Saturday, the 13th day of September, 1924, at 11 o'clock a.m.

J. B. CHRISTIAN,

Deputy Official Assignee.

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

N OTICE is hereby given that WILLIAM HARRY WILLIAMS, of Hereford Street, Christchurch, Laundryman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 12th day of September, 1924, at 2.30 o'clock.

A. W. WATTERS,

5th September, 1924.

3rd September, 1924.

Official Assignee.

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

NOTICE is hereby given that Leslie Guthrie, of Kaikoura, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 17th day of September, 1924, at 2.30 o'clock.

6th September, 1924.

A. W. WATTERS, Official Assignee.

#### In Bankruptcy.

In the estate of ROBERT FLEMING, of Methven, Farmer. THIRD and final dividend of 4s. 117d. in the pound on all proved and accepted claims in the above estate is now payable.

Dividends will only be paid to principals, their authorized agents, or on demand through banks.

J. B. CHRISTIAN

Deputy Official Assignee. Ashburton, 5th September, 1924.

#### In Bankruptcy.

N OTICE is hereby given that STANLEY JOHN BONNINGTON, of Waimate, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Arcade, Timaru, on Tuesday, the 16th day of September, 1924, at 2 o'clock p.m.

2nd September, 1924.

F. A. RAYMOND, Deputy Official Assignee.

# In Bankruptcy.

In the estate of Walter Henry Batchelor, of Pleasant Point, Engine-driver.

OTICE is hereby given that a first and final dividend of 20s. in the pound is now payable at my office, 213 Stafford Street, Timaru, on all proved and accepted

5th September, 1924.

F. A. RAYMOND, Deputy Official Assignee.

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

N OTICE is hereby given that EDWARD TENNYSON SMITH CAMERON, of Oamaru, Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Oamaru, on Tuesday, the 9th day of September, 1924, at 2.30 o'clock.

28th August, 1924.

A. W. WOODWARD, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at Dunedin,

OTICE is hereby given that WILLIAM BROWN, 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 12th day of September, 1924, at 11 o'clock a.m.

6th September, 1924.

E. W. CAVE, Official Assignee.

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

N OTICE is hereby given that JOSEPH BRERETON HARRISON, formerly of Heddon Bush, Farmers, now of Invercargill, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 9th day of September, 1924, at 2.30 o'clock p.m.

2nd September, 1924.

CHARLES B. ROUT, Deputy Official Assignee.

N.B.—Meetings in individual estates will be held at the close of above meeting.

# LAND TRANSFER ACT NOTICES.

VIDENCE of the loss of certificate of title, Vol. 89, folio 244, for Allotments 44, 45, 46, and part 43 of Section 32 of the Town of Onehunga, bounded as appears on deposited plan 1930, in favour of MATILDA BRADLEY, of Onehunga, Widow, 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 11th September, 1924.

Dated this 8th September, 1924, at the Land Registry Office at Auckland.

A V STURTEVANT, District Land Registrar. VIDENCE of the loss of certificate of title, Vol. 89, folio

A. V. STURTEVANT, District Land Registrar.

NOTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 13th October, 1924.

6481. SUSANNAH McLACHLAN and ARTHUR ED-WARD YOUNG.—Parts Allotment 4, Parish of Karangahape, containing together 74 acres 1 rood 36 perches. Unoccupied.

6677. ERNEST EDWARD FUNKE.—Allotment 112 and part Allotments 110, 111, and 113, Parish of Pukeatua, containing together 174 acres. Occupied by applicant. Plan

14226.

7252. HENRY HAMBROOK HAWKINS.—Part Allotments 4 and 101, Parish of Hikurangi, containing 3 roods 22·7 perches, fronting George Street in the Hikurangi Town District. Occupied by applicant. Plan 17717.

Diagrams may be inspected at this office.

Dated this 8th day of September, 1924, at the Land Registry Office, Auckland.

A. V. STURTEVANT, 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 notice.

5230. HAROLD ALFRED MATTHEWS.—5,899 acres 0 roods 37 perches, Sections 39 to 50 (inclusive), 54 to 57 (inclusive), 66 to 70 (inclusive), and parts Sections 11, 12, 36, 37, 38, and 53, Western Lake District. Occupied by applicant. Plans 6775 and 6776.
5239. HENRY ARTHUR GOLD.—1 rood 2·6 perches, part Sections 492, 494, and 496, Wellington (Bolton Street). Occupied by applicant. Plan 6871.
5236. FRANCIS ALEXANDER READE.—1 rood 1·5 perches, parts Sections 31 and 33, Harbour District (Ferry Road, Eastbourne). Plan 6836.

Eastbourne). Plan 6836.

Diagrams may be inspected at this office.

Dated this 10th day of September, 1924, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

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

13248. WILLIAM O'BOYLE and HANNAH O'BOYLE.-

13248. WILLIAM O'BOYLE and HANNAH O'BOYLE.—Part of Rural Section 6047, Block XIV, Leeston Survey District, Lot 1, deposit plan No. 7087, Lincoln and Leeston Road. Occupied by applicants.

13256. JAMES WILLIAM WATSON and GEORGE WATSON.—Part of Reserve 92, Block XIV, Christchurch Survey District, Lot 1, Deposit Plan No. 6993, corner Vickery's and Middle Lincoln Roads. Unoccupied.

13267. ERNEST TANORED DILLON BELL and MICHAEL MYERS.—Town Section 693 and part of Town Section 691, Lots 1, 2, 3, and 4, deposit plan No. 7093, Gloucester Street, City of Christchurch. Unoccupied.

Diagrams may be inspected at this office.

Dated this 2nd day of September, 1924, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

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

13270. ISAAC HENRY FULTON.—Part of Rural Section 11608, Block XV, Tengawai Survey District, part of Lots 1 and 2, deposit plan No. 7094, Cricklewood Road. Occupied

by applicant.

13272. LOUISA ANN McFERRAN.—Part of Rural Sections 221 and 222, Block XV, Christchurch Survey District.
Lot 1, deposit plan 7099, Hoonhay Road. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 9th day of September, 1924, at the Land Registry Office, Christchurch.

F. W. BROUGHTON. District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 16, folio 198, for Lot 2, deposit plan 62, part of Rural Section 2302, District of Timaru, whereof JOHN McLOUGHLIN, of Timaru, Labourer, is the registered proprietor, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this notice.

Dated at the Land Registry Office, Christchurch, this 2nd day of September, 1924.

F. W. BROUGHTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title Value of a A PPLICATION having been made to me for the issue of a provisional certificate of title, Vol. 1, folio 176, for Sections 194 and 197, Town of Havelock, whereof THOMAS HEARN MILLS, ALFRED MILLS, and CHARLES HOUGHTON, all of Havelock, Butchers, were the registered proprietors, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this notice. containing this notice.

Dated at the Land Registry Office, Blenheim, this 3rd day

of September, 1924.

F. D. MORRIS, Assistant Land Registrar.

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

830. ANNIE ELIZABETH GRANT, JOSHUA DRAKE, THOMAS DRAKE, GEORGE WADDINGTON DRAKE, HENRY SKELTON DRAKE, FRANCIS DRAKE, ARTHUR AUGUSTUS DRAKE, ELLEN CAROLINE MORISON, and CLARA BESKY.—Part Sections 19 and 22, District of Wairau West, containing 156 acres 2 roods 24·5 perches, Lots 1 to 10 inclusive. Plan 993. Occupied by Adams Brothers, William Mosely, and Joseph Glover.

Diagram may be inspected at this office.

Dated this 3rd day of September, 1924, at the Land Registry Office, Blenheim.

F. D. MORRIS, Assistant Land Registrar.

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

1631. MARY ATKINSON.—Part of Section 1180, City of Nelson, containing 1 rood 9·3 perches. Occupied by applicant.

Plan 1292.
1632. HANNAH MARIA HOULKER.—Part of Section 197, City of Nelson, containing 3 roods 36·3 perches.
Occupied by applicant. Plan 1333.
1633. WILLIAM HOULKER.—Part of Section 197, City of Nelson, containing 6·1 perches. Occupied by applicant.

Plan 1333.

Diagrams may be inspected at this office.

Dated this 2nd day of September, 1924, at the Land Registry Office, Nelson.

J. CARADUS, District Land Registrar.

# ADVERTISEMENTS.

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

DAKE notice that the undermentioned companies have been struck off the Register, and that the companies have been dissolved.

National Tobacco Company Limited. 1920/53.
W. S. Meek Limited. 1921/80.
Hunters (Whangarei), Limited. 1922/50.
Rodney and Otamatea Times Printing Company (Limited).
1908/6.

Robertson Boot Polishing Outfits (Limited). 1914/30 Given under my hand at Auckland this 5th day of September, 1924.

WM. G. FLETCHER. Assistant Registrar of Companies, THE COMPANIES ACT, 1908, SECTION 266 (3).

TAKE notice that at the expiration of three months from date hereof the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved :-

Bargain's Limited. 1922/11.

Dated at Wellington this 5th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908 SECTION 266 (3).

TAKE notice that at the expiration of three months from date hereof, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:—

The Coronation Shipping Company (Limited). 1920/127. Dated at Wellington this 6th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

Eggalen Limited. 1918/38.

Dated at Wellington this 6th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

Clarke's Electroplate Works (Limited). 1907/76. Dated at Wellington this 6th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Companies.

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

TAKE notice that at the expiration of three months from date hereof, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

T. C. Seed & Company (Limited). 1916/51.

Dated at Wellington this 8th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Companies.

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

TAKE notice that at the expiration of three months from the date hereof, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved.

Kanieri Power Limited. 1916/47.

Given under my hand at Christchurch this 1st day of September, 1924.

J. MORRISON, Assistant Registrar of Companies.

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

TAKE notice that at the expiration of three months from the date hereof, the name of the undermentioned company will, unless cause is shown to the contrary, be struck off the Register, and the company will be dissolved:—

Brighton Terraces (Limited). 1916/48.

Given under my hand at Christchurch this 4th day of September, 1924.

J. MORRISON, F Assistant Registrar of Companies, THE COMPANIES ACT, 1908, SECTION 266 (4).

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

The Pukepouri Gold-mining Company (Limited). 1914/2. Given under my hand at Dunedin this 1st day of September, 1924.

L. G. TUCK, Assistant Registrar of Companies.

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

TAKE notice that at the expiration of three months from the date hereof the name of the undermentioned company will, unless cause be shown to the contrary, be struck off the Register, and the company will be dissolved:— The Otakou Gold Dredging Company (Limited). 1912/41.

Dated at Dunedin this 8th day of September, 1924.

L. G. TUCK Assistant Registrar of Companies.

In the matter of the Companies Act, 1908, and of The Waitahu (N.Z.) Colliery (Limited).

Waitahu (N.Z.) Colliery (Limited).

OTICE is hereby given that the office or place of business of the said company in this Dominion, where legal proceedings of any kind may be served upon it, is now located at the corner of Church and Anderson Streets in the Town of Reefton, having been removed from No. 162 Manchester Street, in the City of Christchurch; and notice is also given that Alfred David Williams is the duly appointed Attorney of the said company.

Dated at Reefton this 19th day of August, 1924.

ALFRED DAVID WILLIAMS.

Isaac Patterson, solicitor to the said company.

NOTICE RE CHANGE OF OFFICE.

ORWICH AND LONDON ACCIDENT INSURANCE ASSOCIATION, of Giles Street, Norwich, England, a company incorporated in England, hereby gives notice by its attorney in New Zealand, William Ernest Albert Gill, in accordance with section 302 of the Companies Act, 1908, that the situation of its head office or place of business for New Zealand in the City of Wellington has been changed from Number 111 Customhouse Quay in such city to Numbers 153–5 Featherston Street in the said City of Wellington, where it will now carry on its business, and where legal process and notices of any kind may be addressed or delivered.

Dated this 30th day of August. 1924

Dated this 30th day of August, 1924.

W. E. A. GILL,

Attorney in New Zealand for Norwich and London Accident Insurance Association.

Witness-J. F. B. Stevenson, Solicitor, Wellington.

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In the matter of Part IX of the Companies Act, 1908, and its amendments; and in the matter of The Union Marine Insurance Company (Limited), a company duly incorporated in England.

NOTICE is hereby given that the head office or place of business in New Zealand of the above-mentioned company, where legal process of any kind may be served or notices of any kind may be addressed or delivered, will be situated henceforth in premises numbered 153–155 Featherston Street, in the City of Wellington.

Dated this 1st day of September, 1924.

Union Marine Insurance Company (Limited). By its Attorney,
W. E. A. GILL.
Witness—H. Jowett, Solicitor, Wellington.

880

In the matter of Part IX of the Companies Act, 1908, and its amendments; and in the matter of The Phoenix ASSURANCE COMPANY (LIMITED), a company duly incorporated in England.

NOTICE is hereby given that the head office or place of business in New Zealand of the above-mentioned company, where legal process of any kind may be served or notices of any kind may be addressed or delivered, will be situated henceforth in premises numbered 153-155 Featherston Street, in the City of Wellington.

Dated this 1st day of September, 1924.

PHŒNIX ASSURANCE COMPANY (LIMITED).

By its Attorney,

W. E. A. GILL.

Witness-J. Jowett, Solicitor, Wellington.

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#### OHAI RAILWAY BOARD.

#### BY-LAWS.

IN pursuance and in exercise of the powers and authorities contained in the Local Railways Act, 1914, and the amendments thereof, and all other enacting powers, provisions, and authorities contained in any other Acts or vested in it, the Ohai Railway Board doth hereby by this special order make the following by-laws; such by-laws to come into operation on the 25th day of August, 1924.

#### Part I.—Interpretation.

1. Words importing the singular number include the plural number, and words importing the plural number include the singular number, and words importing the masculine gender include the feminine.

clude the feminine.

2. In these by-laws, if not inconsistent with the context,—

"The Board" means the Ohai Railway Board.

"Cattle" means and includes any horse, mare, gelding, rig, colt, filly, ass, mule, bull, cow, ox, heifer, steer, calf, sheep, ram, ewe, wether, lamb, goat, kid, and pig of any kind.

"Dangerous goods" includes, amongst other things, benzoline and all other dangerous oils, bisulphide of carbon, blasting-powders, bleaching-liquids, bromide, cartridges, chloride of sulphur, dynamite, fireworks, fluoric acid, fog-signals, fusees, gasolene, gazogen, guncotton, gunpowder, lucifer matches, motor-spirit, guncotton, gunpowder, lucifer matches, motor-spirit, muriatic acids or spirits of salts, naphtha, naphtha-line, nitrate of iron, nitric acid, oil of vitriol of sulphuric acid, oily canvas or oily paper for packing, oily rags or oily waste, perchloride of iron, petrol, petroleum, phosphorous, pudrolithe, pyrolithe, or other materials or compounds liable to sudden ignition or explosion.

"Goods" means goods and chattels of every description,

including live animals.

"Notified" means published in at least one issue of a daily newspaper published in Invercargill.
"Traffic Manager" means the Traffic Manager for the

time being employed by the Ohai Railway Board.

#### Part II.—Passengers and Passengers' Lugadae.

1. No person (other than a person entering a train at a flag station as denoted in the time-table of the Board for the time being in force) shall be entitled to travel in a train unless furnished by the Board with a ticket specifying the class of carriage and the stations for travelling between which such ticket is issued such ticket is issued.

such ticket is issued.

2. Any person joining a train at a booking-station without being in possession of a ticket available for the journey then commenced shall on demand by any Stationmaster, or person authorized by a Stationmaster, or by the Guard in charge of the train, pay 6d. in addition to the ordinary fare.

3. Tickets will be issued conditionally on there being room in the train for all the passengers to whom tickets shall have been issued. If there shall not be room for all such passengers the holders of periodical tickets shall subject to any

been issued. If there shall not be room for all such passengers, the holders of periodical tickets shall, subject to any arrangement for the time being in operation on the railway regarding the reservation of seats in trains, have priority over holders of return and single tickets; and the fare will be returned, on application to the Stationmaster, to such holders of return and single tickets as shall be unable to obtain seats. obtain seats.

4. Every person claiming to be a passenger shall, whenever required to do so for any purpose whatsoever, show and deliver his ticket to any servant of the Board for the time

being engaged upon or in connection with the train in which such person is travelling.

5. Every person entering a train at a flag station shall pay the fare from such flag station to the station to which such

person travels.

6. Every passenger shall leave the train at the station to which his ticket entitles him to travel. Any passenger who shall desire to travel or who shall travel beyond such station shall, on demand by any servant as aforesaid, pay to such servant the proper fare for the extra distance which he shall

7. No person shall use or attempt to use a ticket on any day for which it is not available, or a ticket which has

already been used on a journey.

8. No person having paid the fare for a ticket entitling him to travel by an excursion train or any other specified train shall travel by any train other than that in respect of which such fare was paid without previously taking out the proper ticket and paying the proper fare therefore respectively. tively.

9. No person having used a ticket for any part of the route for which it is issued shall afterwards use if for travelling on any preceding part of such route.

10. No person having paid the fare for a certain distance shall knowingly and wilfully proceed in any carriage beyond such distance without previously paying the additional fare for the additional distance.

11. No person shall wilfully alter or deface a ticket issued

by the Board so as to render the date, number, or other material part thereof illegible.

12. Tickets are the property of the Board, and are in no case transferable. No person other than the person to whom a ticket has been issued shall travel or attempt to travel therewith, and no person to whom a ticket has been issued shall do any act by which any other person shall be enabled to travel or attempt to travel therewith.

13. No person shall be entitled to enter, or, having entered, shall, without the leave of a servant as aforesaid, be entitled to remain in any carriage which at the time of such entered.

snall, without the leave of a servant as aloresaid, be entitled to remain in, any carriage which at the time of such entry shall contain the full number of persons it is constructed to carry. Any person who shall have entered a carriage under such circumstances shall leave it immediately upon being requested to do so by any such servant. A statement by such servant that such carriage is full, or to that effect, shall be conclusive evidence that such carriage contains the full number of persons it is constructed to carry.

14. Except by express permission of some servant as aforesaid, no male person above or apparently above the age of eight years shall travel or attempt to travel or remain age of eight years shall travel or attempt to travel or remain in any compartment of a carriage marked or otherwise indicated as being reserved or appropriated for the exclusive use of female persons. Any such male person who shall have entered any such carriage shall leave it immediately upon being requested to do so by any such servant. A statement by such servant that such carriage is so reserved or appropriated shall be conclusive evidence that such carriage is so reserved or appropriated.

appropriated shall be conclusive evidence that such carriage is so reserved or appropriated.

15. Except by special permission of the Board, a person suffering from any infectious or contagious disease or disorder shall not enter or remain or be in or upon the Board's premises, or travel or attempt to travel on the Board's premises, or travel or attempt to travel on the Board's railway; and the Board may refuse to receive or carry any such person, or to permit any such person to enter, remain, or be in or upon any part of the Board's premises, or to travel on the railway. Any person infringing this by-law shall, in addition to any other penalty, be liable to the Board for the cost of disinfecting the Board's premises and any carriage in which such person shall have been. Any person who has charge of any person so offending or who aids or assists any such person in so offending shall be deemed to infringe and offend against this by-law.

16. Every passenger shall be entitled to have carried free of

to infringe and offend against this by-law.

16. Every passenger shall be entitled to have carried free of charge in the train in which he travels ordinary personal luggage to a weight not exceeding 112 lb. On any excess above that weight such passenger shall pay to the Board freight according to the scale set forth in the schedule of rates for the time being in force. Every passenger shall, on being requested by any servant as aforesaid so to do, allow his luggage to be weighed by or under the direction of such servant at any reasonable time.

nis tuggage to be weighed by or under the direction of such servant at any reasonable time.

17. All luggage taken by a passenger or placed at his request in the carriage in which he travels shall be deemed to be under such passenger's own personal control and at his own exclusive risk during transit, and the Board shall be under no liability in respect thereof. The passenger to whom such luggage belongs, or who shall have control thereof as aforesaid, shall, immediately after the arrival of the train at the station at which he leaves it, remove from the train all such luggage. Any such luggage left by him in the train shall remain at his

18. No servant of the Board shall have, or be deemed or assumed to have, any authority to undertake any charge or responsibility in respect of luggage brought to or left upon

any station.

19. Luggage not claimed and removed within twenty minutes after the arrival of the train at the terminus to which it is travelling will be taken to the luggage-room of the Board for safe custody. The Board shall be entitled to charge 6d. for each and every package, whether large or small, so taken to the luggage-room; and in addition 1d. for every day or fraction of a day after the day it is so taken to such luggage-room during which it shall remain in the Board's custody. Before such luggage shall be delivered to any person claiming the same he shall pay all such charges to the Board and in all other respects conform with these by-laws.

in all other respects conform with these by-laws.

20. The Board will not be responsible to the owner of any luggage carried by it as aforesaid to a greater value than £10, unless the full value thereof be declared in writing, signed by such owner, when the same was delivered to the Board for carriage, and unless insurance be paid thereon at the rate of 6d. in the pound upon such declared value above the said sum of £10. In no case shall the Board be liable for more than the value so declared. Notwithstanding any such declaration of value, it shall be the duty of the person claiming or making any claim in respect of any such luggage to prove that such luggage was in fact of the declared value at the least at the time when such declaration was made.

21. Luggage not claimed and removed within one calendar month after having been placed in a luggage-room as hereinmonth after having been placed in a luggage-room as hereinbefore provided, or in a store as hereinafter provided in respect
of luggage left at a flag station, shall be treated as abandoned
by the owner thereof, and may at any time thereafter be sold
by the Board at auction at the risk of such owner, in such
manner, at such time, and subject to such conditions as the
Board shall think fit. For the purposes of such sale the Board
may cause any box, trunk, or other package whatsoever to be
opened, and the contents examined and catalogued, if considered necessary for the purposes of the sale.

22. The moneys received upon any such sale shall be
applied in the first place in payment of the costs of and
incident to the sale, and in the next in the payment of the
storage charges upon the luggage so sold, and the balance
shall be held by the Board for the use of the owner of the
luggage so sold, to be paid over to him on the due proof that
he is the person entitled to such moneys.

23. No claim for compensation for loss of luggage will in

he is the person entitled to such moneys.

23. No claim for compensation for loss of luggage will in any case be recognized by the Board unless made in writing addressed to the Traffic Manager, and either delivered to him at his office within seven days after the date of the him at his office within seven days after the date of the alleged loss, or posted to him addressed to such office at such a time that the letter so posted would if delivered in the ordinary course of post be delivered to him within the said period of seven days. Such writing shall contain a full description of any address or addresses on the said luggage, and the name of the station at which it was delivered to the Board, and that of the station to which it was addressed, and a list, as far as practicable, of the contents of the box, trunk, or other package alleged to have been lost.

24. With regard to the luggage of passengers joining or leaving a train at a flag station the following regulations shall apply, and where inconsistent with the foregoing by-law

(1.) The luggage of any passenger joining a train at a flag station, except such as he shall keep under his personal control, shall be delivered by him to the Guard of the train, to whom he shall at the same

- Guard of the train, to whom he shall at the same time state the name of the station at which he proposes to leave the train.

  (2.) All luggage to be delivered at a flag station shall on the arrival of the train thereat be placed upon the platform of such station, and shall thereupon be and remain at the risk of the owner of such luggage, whether he be present to take charge of the same or not. If such luggage be not removed from such platform, and if there be a store or shed on such station, the Board shall be at liberty (but not so as to impose on the Board any liability in the event of the Board not so doing) to put such luggage into such store or under such shed so as to prevent, as far as practicable, damage by rain or storm, and as far as practicable, damage by rain or storm, and such luggage shall thenceforth be and remain in such store or shed at the risk of the owner as aforesaid.
- (3.) If there be no store or shed at such station, then the Board shall be at liberty (but so as not to impose on the Board any liability in the event of the Board not so doing) to carry such luggage on to the nearest station at which the same can be stored in a luggage-room or other place for the receipt of goods, and such luggage shall thenceforth be and remain therein at the risk of the owner as aforesaid.
- (4.) The Board shall be at liberty to charge in respect of any luggage put into a shed or store as aforesaid or carried on to a luggage-shed as aforesaid the same amount of storage in respect of the time during which such luggage shall be so kept by the Board as the Board is entitled to do under By-law 19 of this Part of the Board's by-laws.

#### Part III.—Carriage of Goods.

1. Goods for carriage in the Board's railway will be received at that part of each station which is appointed for that purpose, and will only be carried by the Board upon the conditions laid down in this Part of these by-laws.

2. The freight, at the rates from time to time fixed by the Board, on all goods for conveyance on the Board's line must

be prepaid.

3. Goods must be loaded by the consignors for despatch,

and unloaded by the consignees at destination.

4. The Board will not admit any liability for loss or damage to goods unless actually incurred during transit. The Board's liability ceases when goods arrive at destination, and the Board will not undertake any responsibility for goods which are not immediately taken delivery of.

5. Demurrage shall be paid to the Board on the use of any rolling-stock in accordance with scale from time to time fixed by the Minister of Railways with respect to the New Zealand Government railways.

Zealand Government railways.

6. All goods which are not taken delivery of within five hours after arrival at their destination may, at the option of the Board, be unloaded and stored in the Board's sheds or elsewhere as the Board finds expedient at the sole risk and expense of the consignees or owners. Goods not taken delivery of as aforesaid will be subject to unloading demurrage and other charges in accordance with the schedule of charges for the time being in force.

7. The Board reserves the right to inspect all goods, livestock, parcels, and luggage before insuring or accepting same

7. The Board reserves the right to inspect all goods, live-stock, parcels, and luggage before insuring or accepting same for transit. For this purpose, if considered necessary, any package must be opened by the sender at his own expense.

8. Notices for the supply of trucks given by persons intending to consign goods will be accepted for fulfilment conditionally only upon its being found convenient to the Board to supply the trucks upon the due date. The Board in supplying trucks will, subject to clause 10 hereof, deliver them only on sidings on the Board's railway, and will take them away again only from such sidings. The Board will them away again only from such sidings. The Board will not be responsible for any loss or damage arising through failure from any cause to have trucks supplied or removed by any particular date or train.

9. All persons applying for a supply of trucks shall be respectible for any darvers to the care occurring between

by any particular date or train.

9. All persons applying for a supply of trucks shall be responsible for any damage to the same occurring between the time when such trucks are set down and the time when they are taken away by the Board's eigine.

10. Notwithstanding anything contained in these by-laws, the Board may, if it thinks fit, work any private siding connected with the Board's railway on such terms and conditions as may from time to time be mutally agreed upon.

11. The Board will not be responsible for the delivery of goods by any particular train or at any particular time, or for any damage to goods caused by delay in the delivery thereof.

12. No goods will be accepted for conveyance to flag

stations except by special arrangement.

13. Special arrangements must be made with the Board for the carriage of live-stock of any kind, in order, inter alia, that the necessary trucks may be provided for the purpose. This by-law is subject to the provisions of By-law No. 8 of this Part of these by-laws.

14. The Board will not be responsible for mortality or

injury to live-stock of any description during loading, transit,

or unloading.

15. Perishable goods of all kinds, if not taken delivery of within five hours after arrival, may be forthwith sold at auction or otherwise without notice to the consignor or consignee, and payment of the proceeds of any such sale after deduction of expenses and charges shall be deemed to be equivalent to delivery.

16. The Board will not be responsible for any loss or damage in respect of any goods carried by the Board under any of the

(a.) If such goods have been insufficiently or insecurely packed, addressed, loaded, or sheeted.

(b.) If they consist in whole or in part of articles liable by

breakage or leakage to damage each other or any other goods in the same package.

(c.) If the value of any package exceeds £10, unless the same shall have been previously declared as of greater value than £10, and extra charges for insurance paid to the Board at the rate of 6d. for every £1 in value above £10.

(e.) If any package consists in whole or in part of any dangerous goods, or articles of a dangerous nature and have not been specially declared and arranged

for beforehand.

(e.) If goods have been put into packages described and charged for as empties.

charged for as empties.

(f.) If a claim in writing for such loss or damage is not made in writing to the Board within seven days after the alleged loss or damage, and served on the Board in manner provided with respect to lost luggage by clause 23 of Part II of these by-laws, and full particulars therein given of marks and numbers, value of packages, and contents.

Notwithstanding the conditions of clause (e) hereof it shall be the duty of every person making any claim under that clause to prove that the goods in respect whereof such claim is made were in fact of the declared value at the least at the time when the declaration was made.

is made were in fact of the declared value at the least at the time when the declaration was made.

17. No dangerous goods will be carried by the Board except under special arrangements, and the Board may refuse to receive or carry such goods. Double the ordinary rates will be charged for the carriage of dangerous goods. If it is considered expedient to provide a special train in connection therewith, the Board shall be at liberty to do so, and impose therefor a minimum charge as prescribed by the schedule of rates for the time being in force.

18. Any person presenting dangerous goods to be carried by the Board shall at the same time declare the nature and kind of the goods so presented.

19. The Board does not undertake and shall not be bound to advise consignees of the arrival of goods of any kind at their destination.

their destination.

their destination.

20. If any person for one month after demand therefor refuses or fails to pay in respect of any goods any charges lawfully imposed thereon, the Board may order any such goods to be sold, or, in case such goods have been delivered, then any other goods on the premises of the railway belonging to the same person. The proceeds of any such sale shall be applied first in paying the said charges and the expenses of such sale (including all charges and expenses incurred in or about the storage, warehousing, and handling of the goods, or otherwise howsoever), and the balance, if any, shall be paid over to the person entitled thereto upon his establishing his claim.

claim.

21. If any goods carried by the Board are left on the premises of the Board, and the owner thereof or the person liable for the charges thereon is not known, the Traffic Manager may cause it to be notified that such goods will be sold upon a day named in such notice, not less than one month from the publication thereof. If such goods are not removed and the charges thereon paid before such day the said goods may be sold. The balance of the proceeds of such sale, after deducting the expenses of such sale and the charges on such goods, shall be paid to the Public Trust Office, and shall be paid by the Public Trustee to any person establishing a lawful claim thereto.

22. (1.) When any goods have been received for convey-

22. (1.) When any goods have been received for convey-22. (1.) When any goods have been received for conveyance upon a railway, and the consignee or owner has not complied with all provisions of any law relating to the charge or collection of duties by the Customs, or has not paid all charges incurred by the Board on account of such goods which have accrued upon or prior to receipt of the goods by the Board, or if the goods are held awaiting the consignor's order to deliver, then such goods may be held and detained by the Board until all such provisions are complied with, or such charges are paid, or such consignor's order to deliver is given.

(2.) During the time such goods are so held and detained the Board shall be responsible only as a warehouseman in respect to any loss or damage that may occur thereto.

(3.) The powers conferred by this clause shall not affect any other powers of the Board.

23. If the Board shall have paid any claim for goods for the time heing lost on a relieve and such goods are after.

the time being lost on a railway, and such goods are afterwards found, the claimant shall have the option of taking such goods upon refunding the amount so paid to him. If he declines to do so the goods shall forthwith become the property of the Board.

#### Part IV .- Time-table.

1. The Board reserves the right whenever it shall be deemed expedient from time to time, without notice, to alter the hour of departure of any train or trains, or omit the running of any train or trains

2. The Board shall not be responsible for any delay in the rival or departure of any train or trains, or for any deviaarrival or departure of any train or trains, or for any devia-tion or omission from the time-table of the Board for the time being in force.

Part V .- Offences and Penalties.

 No passenger or other person shall do or attempt to do any of the acts or things following, that is to say:—

 Smoke in any carriage or compartment or in any waiting-room, station, or covered platform, except in a carriage or compartment specially appointed for that purposes

 for that purpose.

- (2.) Take into any carriage or compartment for the purpose of carrying the same therein any luggage, parcel, or package for which there is not room under the seat occupied by such passenger or in the rack above
- (3.) Wilfully do any damage, injury, or spoil, to any part of any carriage, trucks, engines, land, buildings, or any other property of the Board.
- (4.) Take into or place upon any station or in or upon any carriage, wagon, truck, or other vehicle forming part of any train, any loaded firearms or other dangerous or objectionable goods.
  (5.) Take into any passenger-carriage any dog or other animal or bird except as directed by the guard of the train
- (6.) Enter or leave any carriage whilst the train is in motion.
- (7.) Occupy more than one seat in any passenger-carriage.
  (8.) Travel on any part of a train not appropriated for the conveyance of passengers, or on the platform of any
- (9.) Enter or leave any carriage elsewhere than at the side adjoining the platform, or other place appointed for passengers to enter or leave carriages.
  (10.) Enter any station, platform, or carriage whilst in a
- state of intoxication.

- (11.) Use any obscene, profane, blasphemous, or abusive language in any carriage or upon any part of a station.
- (12.) Write any obscene, profane, blasphemous, or otherwise improper language, or make any obscene, profane, blasphemous, or otherwise improper picture, drawing, or representation, on any part of a station or carriage or any other property whatsoever of the Board.
- (13.) Commit any nuisance on any part of a station or carriage or any other property whatsoever of the
- (14.) Deface the writing on any board or any notice authorized to be maintained on any railway or railway-
- rized to be maintained on any railway or railwaycarriage, rolling-stock, or railway-station.

  (15.) Neglect, delay, or refuse to produce his ticket immediately it is called for by the guard or ticketinspector or other railway official on any train or
  platform.

  (16.) Wilfully do any act interfering with the comfort or
  convenience of any passenger or passengers.

  (17.) Without the special permission of some servant of
  the Board for the time being energed upon a train
- the Board for the time being engaged upon a train, travel in any carriage of a class superior to that for which his ticket was issued
- (18.) Sell or offer for sale any free pass, ticket, or portion of a return ticket.
- (19.) Travel with any ticket or portion of a ticket sold or transferred by any person in contravention of clause 18 hereof.
- (20.) Interfere with or impede any servant of the Board in the performance of his duty.

(21.) Give or offer any gratuity to any servamt of the Board.

- (22.) Without a license from the Board issued by the Traffic Manager, or otherwise than as by such license provided, sell or offer for sale any articles of any kind whatsoever in any carriage forming part of a train.
- (23.) Without the express consent of the Board, enter be upon or pass over or along any part of the Board's railway except at any authorized crossing over the same, and except at or upon such stations, platforms, warehouses, sheds, offices, or other places thereon as shall be or have been established and appropriated by the Board for the purpose of and in connection with the passenger and goods traffic upon the said railway, and the approaches to such places respectively. places respectively.

places respectively.

Any persons who without such express consent or authority as aforesaid shall enter or be upon or pass along or over any part of the said railway except as hereinbefore excepted shall be deemed to be a tre_passer upon the said railway within the provisions of the Local Railways Act, 1914.

(24.) Permit any c_ttle to be at large without proper guidance or to wander or to be herded or grazed upon any part of the Board's railway.

(25.) Neglect to shut any gate or slip-panel on any fence forming the boundary of or upon or adjoining any railway the property of the Board.

2. Every person who shall do, or cause or procure to be one, anything contrary to or otherwise than as provided

2. Every person who shall do, or cause or procure to be done, anything contrary to or otherwise than as provided by these by-laws or any section or part of a section thereof, or who shall omit to do anything therein required to be done by him, shall be deemed guilty of an offence.

3. (1.) Every person guilty of a breach of any of these by-laws shall be liable to a fine not exceeding £20, or where the breach is a continuing one, then to a fine not exceed the process of the process of a day during which such breach is a continuing one.

£5 for every day or part of a day during which such breach

continues.

(2.) The continued existence in a state contrary to any by-law of any work or thing shall be deemed a continuing offence within the meaning of this section.

4. The owner of any cattle being at large without proper

guidance or wandering or grazing upon any part of the Board's railway shall be liable to a penalty not exceeding £2 for every head of such cattle

5. Any person infringing or not observing any of these by-laws on any lands, premises, wagon, carriage, truck, or vehicle belonging to the Board may without prejudice to any penalty prescribed by these by-laws be removed by or under the direction of any servant or agent of the Board from such lands, premises, wagon, carriage, truck, or vehicle.

The common seal of the Ohai Railway
Board was hereunto affixed this 11th
day of August, 1924, in the presence
Board
common seal.

A. W. RODGER, Chairman. JOHN FISHER, Clerk.

The foregoing by-laws were made by the Ohai Railway Board by a resolution by way of special order passed on the 11th day of July, 1924, and confirmed on the 11th day of August, 1924.

#### WHANGAROA COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

N 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 Whangaroa County Council hereby resolves as follows:

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Whangaroa County Cattle-dip Loan of £550, 1924, authorized to be raised by the Whangaroa County Council under the above mentioned Act, for the purpose of purchasing a cattle-dip, the said Whangaroa County Council hereby makes and levies a special rate of two twenty-fifths (2/25ths) 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 County of Whangaroa; 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 July in each and every year during the currency of the said loan, being a period of twenty (20) years, or until the loan is fully paid off.

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J. L. RAYNER, Acting-Clerk.

J. L. RAYNER, Acting-Clerk.

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#### KAMO TOWN BOARD.

#### RESOLUTION STRIKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it in that helpelf by the Level B. in that behalf by the Local Bodies Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Kamo Town Board hereby resolves as follows:—

That for the purpose of providing for the payment of interest, sinking fund, and other charges on the loan of three hundred pounds (£300) authorized to be raised by the Kamo Town Board under the above-mentioned Act, for the purpose of extending the electricity reticulation in the Kamo Electricity No. 2 Special-rating District of the Town District of Kamo, the said Kamo Town Board hereby makes and levies tricity No. 2 Special-rating District of the Town District of Kamo, the said Kamo Town Board hereby makes and levies a special rate of twopence farthing (2\frac{1}{4}d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Kamo Springs Special-rating Area of the Town District of Kamo, being—Lot part 120, D.P. 8856, containing 5 acres 0 roods 25 perches; part 120, and part 50B, containing 6 acres; part 117, containing 3 acres 2 roods 27 perches; part 50, Whangarei Parish, containing 20 acres 3 roods 15 perches; part 115, 116, and part 117, containing 20 acres 0 roods 20 perches; part 50, Whangarei Parish, containing 4 acres 3 roods 17 perches; part 115, Whangarei Parish, containing 5 acres; part 50 and all 114, containing 26 acres 3 roods; Lot 132, Kamo, containing 10 acres; part 117, containing 2 acres 1 rood 25.6 perches; Lots 1, 2, 3 (D.P. 8896) of Section 121 and part 120 and Te Pua Block, Whangarei Parish, containing 41 acres 1 rood 28.9 perches; part Te Pua Block, containing 20 acres 3 roods 35 perches: 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 September in each and every year during the currency of such loan, being a period of thirty-six and a half (36\frac{1}{2}) years, or until the loan is fully paid off.

F. WAKELIN, Chairman.

L. J. MERREDITH Clerk

F. WAKELIN, Chairman. L. J. MEREDITH, Clerk.

#### 885

# EASTBOURNE BOROUGH COUNCIL.

Special Order making and levying Special Rate as Security for Interest and Sinking Fund on a Loan OF £50,000.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Municipal Corporations Act, 1920, and the Rating Act, 1908, and all amendments thereto, the Eastbourne Borough Council hereby resolves by way of special order,—

That the transfer of president the interest and sinking

That, for the purpose of providing the interest and sinking fund and other charges on a loan of £50,000, authorized to be raised by the Eastbourne Borough Council for the purchase be raised by the Eastbourne Borough Council for the purchase of new steamer and reconditioning present steamers, the said Eastbourne Borough Council hereby makes and levies special rate of sevenpence and one farthing (7½d.) in the pound upon the unimproved rateable value of all rateable property in the Borough of Eastbourne; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of 30 years, or until the loan is fully paid off. such loan, be fully paid off. 886

F. A. LLOYD, Acting Town Clerk.

# MOUNT EDEN BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Mount Eden Borough Council hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £8,000, authorized to be raised by the Mount Eden Borough Council under the above-mentioned Act, for the provision of a fire station and the extension of Act, for the provision of a fire station and the extension of the present swimming-bath within the Borough of Mount Eden, the said Mount Eden Borough Council hereby makes and levies a special rate of three farthings in the pound upon the rateable value of all rateable property of the Borough of Mount Eden; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable annually on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off. thirty-six and a half years, or until the loan is fully paid off.

S. GRAY, Town Clerk.

#### MOUNT EDEN BOROUGH COUNCIL.

#### RESOLUTION MAKING SPECIAL RATE

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Mount Eden Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £13,500 authorized to be raised by the Mount Eden Borough Council under the above-mentioned Act, for the construction of permenent drainage-works, the provision of additional watermains, and the construction of roads and streets within the Borough of Mount Eden, the said roads and streets within the Borough of Mount Eden, the said Mount Eden Borough Council hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property of the Borough of Mount Eden, and that such special rate shall be an annually-recurring rate during the currency of such loan, and be payable annually on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

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S. GRAY, Town Clerk.

#### MOUNT EDEN BOROUGH COUNCIL.

# RESOLUTION MAKING SPECIAL RATE.

N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Mount Eden Borough Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £7,000, authorized to be raised by the Mount Eden Borough Council under the above-mentioned Act, for the provision of additional watermains and the re-newal of the existing watermains within the Borough of Mount newal of the existing watermains within the Borough of Mount Eden, the said Mount Eden Borough Council hereby makes and levies a special rate of one half-penny in the pound upon the rateable value of all rateable property of the Borough of Mount Eden, and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable annually on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

S. GRAY, Town Clerk.

# KAIKOURA COUNTY COUNCIL.

#### RESOLUTION STRIKING SPECIAL RATE.

In that behalf by the Local Bodies' Loans Act, 1913, the Kaikoura County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,250, authorized to be raised by the Kaikoura County Council under the above-mentioned Act, Kaikoura County Council under the above-mentioned Act, for the purpose of providing amount required by the Council for the formation of the Puhipuhi East Road and fencing on account thereof, the said Kaikoura County Council hereby makes and levies a special rate of one-fifth of a penny (\frac{1}{3}\)d. in the pound sterling upon the rateable value (on the basis of the capital value) of all rateable property of the special-rating area, being all that area within the Clarence Riding of the County of Kaikoura, comprising Sections 2, 3, 12, and 13, Block II, Mount Fyffe Survey District; Sections 2, 4A, 5A, 7, and 102A, Block XV, Kaitarau Survey District; Small Grazing-run, 102B and 102c, Block XV, Kaitarau Survey District; Section 1, Block XII, Kaitarau Survey District; Small Grazing-run 103, Blocks XI, XII, XV, and XVI, Kaitarau Survey District; Small Grazing-run 104, Blocks XI and XII, Kaitarau Survey District; Small grazing-run 105A, Blocks VII, VIII, XI, and XII, Kaitarau Survey District; Small Grazing-run 105B, Blocks VII, VIII, and XII, Kaitarau Survey District; Sections 8 and 8A, Block XVI, Kaitarau Survey District; Sections 8 and 8A, Block III, Mount Fyffe Survey District; Sections 4 and 5, Block III, Mount Fyffe Survey District; and the whole of that part of Section 14, Block II, Mount Fyffe Survey District fronting on the proposed new road (now occupied by Mr. Jas. Doyle): and that such special rate shall be amnual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of February and the first day of August in each and every year during the currency of such loan, being a period of thirty-six years, or until the loan is fully paid off.

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JAMES BOYD, Chairman.

#### HOBSON COUNTY COUNCIL.

#### RESOLUTION STRIKING SPECIAL RATE.

N 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 Hobson

of all other powers (if any) it thereunto enabling, the Houself County Council hereby resolves as follows:—
That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Hobson County Tangowahine Valley Karaka Special-rating District Loan of £700, 1924, authorized to be raised by the Hobson County Council under the above-mentioned Act, for the purpose of carrying out the following roadworks in the Tangowahine Valley Karaka Special-rating District—Improvements to carrying out the following roadworks in the Tangowahine Valley Karaka Special-rating District—Improvements to Gorge Road, £40; metalling from No. 1 Bridge to junction of Sections 8/9, £200; metalling part Murphy's Road, £80; work from junction of Sections 8/9 to Karaka boundary at Thornton's, £200; work at Langton's, £180,—the said Hobson County Council hereby makes and levies a special rate of three-eighths (\(\frac{3}{4}\)d.) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Tangowahine Valley Karaka Special rateable value (on the basis of the unimproved value) of all rateable property in the Tangowahine Valley Karaka Special-rating District in the County of Hobson, being described as follows—Starting from the south-eastern corner of Section 28 of Block I, Maungaru Survey District, thence by the eastern boundary of Sections 28, 33, 34, to the north-eastern corner of Section 34 of Block I, Maungaru Survey District; thence through the climatic forest reserve in a direct line to the junction of the climatic forest reserve with the Te Karaka boundary; thence by the eastern boundary of said Te Karaka Block to the south-western corner of Section 8A of Block X, Mangakahia; thence by the northern boundaries of Sections Block to the south-western corner of Section 8a of Block X, Mangakahia; thence by the northern boundaries of Sections 13, 12, 10, 25, 24 of Te Karaka Block; thence by western boundary of Section 24, Te Karaka Block; thence by the northern and western boundary of Section 10 (Palmer) of Block XII, Tutamoe Survey District; thence by the northern and western boundary of Section 7 of Block XVI, Tutamoe Survey District; and thence by the southern boundary of said Section 7 and 8 to the south-western corner of Te Karaka Block; thence by the southern boundary of Te Karaka Block; thence by the southern boundary of Te Karaka Block to the Tangowahine Stream; thence by the Tangowahine Stream to north-eastern corner of Section 29, Block I, Maungaru Survey District; thence by the north boundary of said Section 29 and by the western boundary of Sections 29, 1, 2, of Block I, Maungaru Survey District; thence by the southern boundary of Sections 2 and 28 to the starting-point: and that such special rate shall be an annually recurring rate and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of June in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

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V. TROUNSON, Chairman. J. HOGG, Clerk.

In the matter of the Companies Act, 1908; and in the matter of AITKEN AND ROBERTS (LIMITED), in liquidation.

OTICE is hereby given in pursuance of section 230 of the Companies Act, 1908, that a general meeting of the members of the above-named company will be held at 157 Hereford Street, in the City of Christchurch, on Friday, the 26th day of September, 1924, at three o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of determining by extraordinary resolution the manner

in which the books, accounts, and documents of the company and of the Liquidators thereof shall be disposed of. Dated this 3rd day of September, 1924.

ALFRED J. BARRETT, Liquidators. J. W. K. LAWRENCE,

Witness-M. L. Tennent, Accountant, Christchurch.

# SOUTHLAND FORESTS LIMITED.

# In LIQUIDATION.

OTICE is hereby given that at extraordinary general meetings of the shareholders of the above company held on the 20th day of June and the 8th day of July, 1924, respectively, the following resolution was passed as a special resolution, viz: "That the Company be wound up volunterally." tarily.'

893

R. B. CAWS, Liquidator.

#### Under the Mining Act, 1908.

# APPLICATION FOR LICENSE FOR A WATER-RACE.

To the Warden of the Westland Mining District at Ahaura. DURSUANT to the Mining Act, 1908, the undersigned, Percy Nichol Kingswell, of Auckland, Sharebroker, hereby applies for a license for a water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Precise time of marking out privilege applied for: 4.15 p.m.,

Date and number of miner's right: 5/7/24; 127879.

Address for service: Care of E. W. Reeves, Solicitor, Reefton.

Dated at Reefton this 14th day of July, 1924.

Pegs marked V.

#### SCHEDULE.

Locality of the race, and of its starting and terminal points:
Commencing at a point on Blackball Creek about 3 chains below the junction of Smoke Ho and Blackball Creeks, terminating on applicant's special claim.

Length and intended course of race: About four miles south-easterly along west and east banks of Blackball Creek. Points of intake: One.

Estimated time and cost of construction: two years; £15.000.

£15,000.

Mean depth and breadth: 4 ft. by 5 ft. Number of heads to be diverted: 65. Purpose for which water is to be used: Sluicing and power. Proposed term of license: Forty-two years.

P. N. KINGSWELL (By his Solicitor, E. W. REEVES), Applicant.

Precise time of filing the foregoing application: 16th July, at 10 a.m.

Time and place appointed for the hearing of the application and all objections thereto: Tuesday, 23rd September, 1924, at the Warden's Court at Ahaura.

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time so appointed.

System 1. SMYTH, Deputy Mining Registrar. J. SMYTH, Deputy Mining Registrar.

# BAY OF ISLANDS NEWSPAPER COMPANY (LIMITED).

#### In LIQUIDATION.

OTICE is hereby given pursuant to section 230 of the Companies Act, 1908, that a general meeting of the above company will be held in the Council Chambers, Kawakawa, on Friday, the 3rd day of October, 1924, at 3.30 p.m., for the purpose of laying the accounts of the Liquidators before the meeting.

Dated the 4th day of September, 1924.

C. F. C. MILLER, Liquidators.

# BROWN'S LIMITED.

A^T an extraordinary general meeting of the shareholders of Brown's Limited held at the registered office of the company, 116 Rattray Street, on Wednesday, 27th August, the company, 110 reattray Screet, on Wednesday, 27011 August, 1924, at 2.15 p.m., the following resolution was moved, seconded, and duly carried: That P. H. Power be appointed Liquidator at a fee of £25 for the winding-up of the company's affairs and the distribution of its assets (if any). JAS. CONNOR, Chairman.

In the matter of the Companies Act, 1908; and in the matter of United Growers Limited.

T an extraordinary general meeting of members of the A T an extraordinary general meeting of members of the above-named company, duly convened and held at the registered office of the company, Blair Street, Wellington, on Friday, 22nd day of August, 1924, the following extraordinary resolutions were duly passed:—

(1.) "That the company be wound up voluntarily."
(2.) "That Percival Ernest Pattrick, of Wellington, Public Accountant, be and is hereby appointed Liquidator."

ARCUS AND PATTRICK. 897

In the matter of the Companies Act, 1908; and in the matter of The Te Tua Dairy Factory Company (LIMITED).

BY an order made by the Court in the above matter dated the 26th day of August, 1924, on the petition of The New Zealand Producers Co-operative Marketing Association (Limited), a creditor of the above-named company, it was ordered that The Te Tua Dairy Factory Company (Limited) be wound up by the Court under the provisions of the Companies Act, 1908.

LUKE AND KENNEDY,
Royal Insurance Buildings,
Featherston Street, Wellington,
Solicitors for the Petitioner.

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In the matter of the Companies Act, 1908, and in the matter of The Waipu Farmers' Company (Limited).

A T an extraordinary general meeting of the members of the above-named company duly convened and held at Waipu on the 16th day of August, 1924, the following resolution was passed, viz.:—

resolution was passed, viz.:—
"That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up same; and that accordingly same be wound up voluntarily under the provisions of the Companies Act, 1908"; and at the same meeting Mr. Gordon McLean, of Waipu, Farmer, was appointed Liquidator for the purposes of such winding up was appointed Liquidator for the purposes of such winding-up.

Dated this 16th day of August, 1924.

ROBERT R. McKAY, Chairman.

In the matter of the Companies Act, 1908; and in the matter of The Waipu Farmers' Company (Limited), in liquida-

OTICE is hereby given that the creditors of the above OTICE is hereby given that the creditors of the above-mentioned company are required on or before the 20th day of September, 1924, to send their names and addresses and particulars of their debts or claims, and the names of their solicitors (if any) to GORDON MCLEAN, of Waipu, Farmer, the Liquidator of the said company; and, if so required by notice in writing from the said Liquidator, are personally or by their solicitors to come in and prove their said debts or claims, at such time and place as shall be specified in such notice, or, in default thereof, they shall be excluded from the benefit of any distribution made before such debts or claims are proved. or claims are proved.

Dated this 1st day of September, 1924.

GORDON McLEAN,

900

Liquidator.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

OTICE is hereby given that the COMMERCIAL BANK OF AUSRTALIA (LIMITED) proposes to commence to carry on business at No. 6, Wellesley Street, in the City of Auckland. Dated this 9th day of September, 1924.

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

E. P. YALDWYN.

Witness-P. B. Cooke, Solicitor, Wellington.

MAKARA COUNTY COUNCIL.

RESOLUTION STRIKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of | 905

all other powers (if any) it thereunto enabling, the Makara

County Council hereby resolves as follows:

County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Makara County Makara Riding Loan of £1,250, 1924, authorized to be raised by the Makara County Council under the abovementioned Act, for the purpose of road-improvement, removing corners, regrading, and metalling, and reconstructing bridges and culverts in the Makara Riding of the County of Makara, the said Makara County Council hereby makes and levies a special rate of five thirty-seconds (5/32nds) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Makara Riding of the County of Makara; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 16th day of September 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.

ERNEST WINDLEY, Chairman.

ERNEST WINDLEY, Chairman. WILFRED L. BEECH, Clerk.

In the matter of the Companies Act, 1908; and in the matter of Therkleson Limited, a private company incorporated under the said Act.

NOTICE is hereby given that the following resolution has been duly signed in accordance with section 168, subsection (b), of the said Act, and is dated the twenty-ninth

day of August, one thousand nine hundred and twenty-four.

Resolved, "That the company sell and dispose of all its Resolved, "That the company sell and dispose of all its assets to a new company being formed and incorporated for that purpose, and to be called THERKLESON LIMITED, in consideration of the new company assuming and taking over all the liabilities (other than liabilities to shareholders in respect of their shares); that the company be wound up voluntarily; and that WILLIAM FRANK THERKLESON, of Wanganui, Furnisher, be appointed Liquidator for the purpose of such winding-up."

Dated at Wanganui this 8th day of September, 1924.

CECIL T. COX,

Secretary. 903

Witness-E. MacDougall, Clerk, Wanganui.

#### BOROUGH OF WAITARA.

DURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the Borough of Waitara, taken on the 3rd day of September, 1924, on the proposal that the system of rating in the said borough be on the unimproved value,—

The number of votes recorded for the proposal was 170; the number of votes recorded against the proposal was 279.

I therefore declare that the proposal was rejected. Dated this 4th day of September, 1924.

A. W. OGLE,

Deputy Mayor.

# THE THAMES VALLEY ELECTRIC-POWER BOARD.

#### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loan Act, 1913, the Electric-power Boards Act, 1918, and all other Acts and powers (if any) it thereunto enabling, the Thames Valley Electric-power Board hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Thames Valley Electric-power Board's Loan of £150,000, 1924, authorized to be raised by the Board under the abovementioned Acts for the purpose of purchasing and constructing electric works within the meaning of and pursuant to the Electric-power Boards Act, 1918, the said Board hereby makes and levies a special rate of one-fourth of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Thames Valley Electric-power Board's District as defined in the Proclamation proclaiming the said district appearing in the New Zealand Gazette on the 8th January, 1920; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day such special rate shall be an annual-reduring face during the currency of such loan, and be payable yearly on the 1st day of December 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.

R. SPRAGUE, Manager.

In the matter of the Companies Act, 1908; and in the matter of The Legal Insurance Company (Limited), a company intended to be registered as a foreign company under the above Act.	Land Laws Amendment Act. Set apart under 21
PURSUANT to section 302, subsection (a), notice is hereby given that the registered office of The Legal Insurance Company (Limited), a company incorporated in England under "The Companies Act, 1908," and carrying on business in England and Australia, and intending to carry on business in New Zealand, will be situate at the Royal Insurance Company (Limited) Buildings, Featherston Street, in	Native Land, Prohibiting all Alienation of certain 21 Post-office, Consenting to Land being taken for 21 Post-office, Taken for
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RULES UNDER THE BANKRUPCY ACT, 1892, NOW AVAILABLE. PRICE, 2s. 6d. PER COPY; POSTAGE.	Roads proclaimed
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A policy of standardization of typewriters used in all Government Departments having been adopted, we have on hand for disposal a number of second-hand machines.	Tramway and Electric-light Purposes, Taken for 21: Water-power, Taken for Development of 21:
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