

THE

GAZETTE. NEW ZEALAND

Published by Authority.

WELLINGTON, THURSDAY, OCTOBER 9, 1924.

Proclaiming a Road-line laid out through Land in Whangape Parish, Awaroa and Rangiriri Survey Districts, Auckland
Land District, to be a Public Road.

[L.S.]

JELLICOE, Governor-General. A PROCLAMATION.

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

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

And whereas one month's notice in writing of the intention to proclaim the said road-line as a public road has been given by the Surveyor - General to the local authority of the district concerned, in terms of section fifteen of the Native Land Amendment Act, 1914:

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

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

SCHEDULE.

Approximate Areas of the Pieces of Land proclaimed as a Road.	Portion of	Situated in Block	Survey Dist	Coloured on Plan	
A. R. P. 5 0 0 2 3 35 2 3 15 1 2 29 3 1 10 7 0 23 2 2 5 2 0 24 4 0 35	Lot 2 of Allotment 26, Whangape Parish Allotment 58B, No. 2, Whangape Parish ,, 47 ,, 48 ,, 59B, No. 2 ,, Lot 1 of Allotment 2 ,, 2 ,, 9 ,, 9 ,, 5 of Section 1	VIII VIII V V	Awaroa ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	}	Red. Blue. Purple. Sepia. Yellow. Red. Blue. Purple. Sepia.

In the Auckland Land District; as the same are more particularly delineated on the plan marked L. and S. 16/1175, deposited in the Head Office, Department of Lands and Survey, at Wellington, under No. 2089, 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 October, 1924. A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land set apart as a State Forest.

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

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—ROTORUA FOREST CONSERVATION REGION.

State Forest No. 71.

ALL that area, containing by admeasurement 4 acres, more or less, being Sections 3, 4, 5, and 6, Block IX, Mamaku Village, situated in Block XIV, Rotorua Survey District. As the same is more particularly delineated on plan No. 38/7, deposited in the Head Office, State Forest Service, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 6th day of October, 1924.

F. H. D. BELL.

For Commissioner of State Forests.

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.

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

A PROCLAMATION.

WHEREAS by section eleven of the Land Laws Amend-MEREAS 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: to be national endowment land:

And whereas it is deemed expedient that the land men-

tioned 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 \$\epsilon\$ from the first day of August, one thousand nine hundred and twenty-four, 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.

SCHEDULE.

CANTERBURY LAND DISTRICT.

SECTIONS 8 and 8A, Run 245, Ashley County: Area, 3,648

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 6th day of October,

A. D. McLEOD, Minister of Lands.

Approved in Council.

F. D. THOMSON, Clerk of the Executive Council

shall cease to be national-endowment land.

GOD SAVE THE KING!

Land proclaimed as a Road, and Road closed in Blocks VI, VII, and X, Takapau Survey District, Waipawa 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 Takapau Survey District described in the First Schedule hereto, and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

R. P. 1 8.3 Being Portion of

Lot 1, D.P. 1925, Block VII; coloured purple.
,, 19, D.P. 975 ,, VI ,, pink.
,, 12, D.P. 3404 ,, X ,, pink.
,, 9, D.P. 3404 ,, X ,, purple. 0 1 10·8 1 1 33 3 19

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed:A. R. P. Adjoining or passing through

A. R. P. Adjoining or passing through
0 1 6.8 Lot 9, D.P. 975, Block VII; coloured green.
0 1 17.8 ,, 1, D.P. 1925 ,, VII ,,
0 3 33 Lots 13 and 9, D.P. 3404, Block X; coloured

green. Lots 12 and 9, D.P. 3404, Block X; coloured 2 30 green.

All situated in Takapau Survey District (Whenuahou D.F. Block), (Hawke's Bay R.D.). (S.O. 597.)

All in the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 57879, 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 29th day of September, 1924.

J G. COATES, Minister of Public Works

GOD SAVE THE KING!

Stopping Government Roads in Blocks XV and XIV. Tangihua Survey District.

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

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

SCHEDULE.

APPROXIMATE areas of the pieces of roads hereby stopped :-

Situated in Waikiekie Parish, Tangihua Survey District.

[S.O. 21201(8).]
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 51997 (sheet 8), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District. trict, 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 4th day of October,

J. G. COATES, Minister of Public Works

GOD SAVE THE KING!

Additional Land at Morrinsville taken for the Purposes of the Waikato-Thames Railway.

JELLICOE, Governor-General A PROCLAMATION.

W HEREAS it has been found desirable for the use, convenience, and enjoyment of the Waikato-Thames Railway to take further land at Morrinsville, in addition to land previously acquired, for the purposes of the said ${\bf railway:}$

railway:

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

SCHEDULE.

Approximate area of the piece of land: 6.3 perches.

Portion of Lot 39 (D.P. 2461), Motumaoho No. 2 Block,

Block VI, Maungakawa Survey District, Borough of

Morrinsville. (S.O. 23344, blue).

In the Auckland Land District; as the same is more particularly delineated on the plan marked W.R. 34534, deposited in the office of the Minister of Railways at Wellington, and thereon coloured purple.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 29th day of September, 1924.

J. G. COATES, Minister of Railways.

GOD SAVE THE KING!

Laying out and taking a Road in Block III, Whangaruru Survey District, Whangarei County.

JELLICOE, Governor-General. A PROCLAMATION.

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

SCHEDULE.

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

A. R. P. Being Portion of
2 3 8 F No. 2 Oakura Block; coloured blue.
0 2 0 F No. 1 , , yello
2 0 22 E , , red.
0 1 35 D No. 1 , , blue.
0 2 8 D No. 2 , , purple yellow. purple.

Situated in Block III, Whangaruru Survey District (Auck-

Situated in Block III, Whangaruru Survey District (Auckland R.D.). (S.O. 22961.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 60905, 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 8th day of October, 1924.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

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

locality should be changed to "Motuhora," and it is considered expedient to alter the same:

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

Appointing a Member of the First Division of the Court of Appeal.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council made on the fourth day of March, one thousand nine hundred and twentyfour, under the provisions of the Judicature Amendment Act,
1913, the Honourable Sir John William Salmond, a Judge of
the Supreme Court of New Zealand, was appointed a member
of the First Division of the Court of Appeal:

And whereas the Honourable Sir John William Salmond
died on the pipatenth day of Sentember and the pipatenth

died on the nineteenth day of September, one thousand nine hundred and twenty-four, and it is expedient to appoint the Honourable William Cunningham MacGregor a member of the said Division sitting on the twenty-ninth day of September, one thousand nine hundred and twenty-four, in his stead:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and consent of the Executive Council of the said Dominion, and in exercise of the authority conferred upon him by the Judicature Amendment Act, 1913, and in pursuance of the recommendation of the Right Honourable the Chief Justice, the Honourable Sir William Alexander Sim, and the Honourable Alexander Samuel Adams, doth hereby appoint the Honourable William Cunningham MacGregor, Judge, a member of the First Division of the Court of Appeal sitting on the twenty-ninth day of September, 1924; and in all other respects the aforesaid Order in Council of the fourth day of March, one thousand nine hundred and twenty-four, is hereby confirmed.

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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 Wairere Electric-power Board to construct the works indicated on the plans marked P.W.D. 59812 and 59813, 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 utilize water from the Mokau River, and divert such water through suitable conduits to a power-station situated on the bank of the Mokau River, and to erect suitable machinery for the conversion of such water-power into electrical energy; and also to erect electric lines as shown on the said plans, and such further lines as may from time to time be required in the Wairere Electric-power District and Outer Area of such district as hereinafter defined, and substations for the transmission and distribution of electrical energy in the Wairere Electric-power District and Outer Area energy in the Wairere Electric-power District and Outer Area. stations for the transmission and distribution of electrical energy in the Wairere Electric-power District and Outer Area as defined by Proclamation dated the eleventh day of January, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 5, of the eighteenth, day of January, one thousand nine hundred and twenty-three, subject to the following conditions.

SCHEDULE.

1. No water shall be used for the purpose of generating electricity and no electric lines shall be used for the distribution of electrical energy until the Wairere Electric-power Board has obtained a license for such purposes in accordance with the provisions of section 5 of the Public Works Amendment Act, 1908, and section 2 of the Public Works Amendment Act, 1908, Act, 1911.

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 may 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

when surveyed.

5. The works hereby authorized shall be constructed so 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 which regulations are substitution therefor, which regulations with the same month and the same month.

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

F. D. THOMSON,

Clerk of the Executive Council.

Authorizing the Greymouth Borough Council to maintain a Monument as a Permanent War Memorial.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the power and authority conferred upon him by section fifteen of the Finance Act, 1919 (hereinafter referred to as "the said section"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the provision and maintenance, by the Greymouth Borough Council, of a monument as a permanent war memorial, as provided by the said section; and, with the like advice and consent, doth hereby approve of the provision of such monument in that portion of Greymouth described in the Schedule hereto. hereto.

SCHEDULE,

GREYMOUTH WAR MEMORIAL SITE.

ALL that area in the Borough of Greymouth bounded by a line commencing at the intersection of the south-eastern side line commencing at the intersection of the south-eastern side of Tainui Street and a line parallel to and 33 ft. distant from the northern side of Town Belt North, and proceeding easterly along the latter line for a distance of 75 ft.; thence southerly along a line at right angles thereto for a distance of 120 ft.; thence westerly along a line parallel to said Town Belt North, for a distance of 105 ft., to its intersection with the south-eastern side of Tainui Street aforesaid; thence north-easterly along that street for a distance of 125 ft. to the point of commencement: be all the aforesaid distances a little more or less. or less.

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

Consenting to Land being taken for the Purposes of a Quarry in Blocks XVI, Christchurch, and II, Sumner Survey Districts.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN 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 Matamata County, bounded by a line commencing at the

Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purposes of a quarry.

SCHEDULE.

APPROXIMATE area of the piece of land being taken: 10 acres

1 rood 30 perches.

Being portion of Section 235, situated in Blocks XVI, Christchurch, and II, Sumner Survey Districts (Canterbury R.D.).

In the Canterbury Land District; as the same is more particularly delineated on the plan marked P.W.D. 60841, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged green.

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

Consenting to the Raising of a Loan of £400,000 by the Auckland City Council.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS application has been made under section twenty, subsection one, of the Finance Act, 1919, for the precedent consent of the Governor-General in Council to enable the Auckland City Council to borrow the sum of four hundred thousand pounds, being a portion of a loan of eight hundred and forty-seven thousand pounds authorized to be reject for the purposes specified in the first column.

of eight hundred and forty-seven thousand pounds authorized to be raised for the purposes specified in the first column of the Second Schedule of the Auckland City and Auckland Museum Empowering Act, 1924, 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 of the Executive Council of the said Dominion, doth hereby consent to the raising of the loan of four hundred thousand pounds by the Auckland City Council, and it is hereby declared that this Order in Council is made under the provision 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 loan.

F. D. THOMSON,

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

Constituting the Turanga-o-Moana Rabbit District.—Notice No. Ag. 2416.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

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

And whereas a petition in accordance with the provisions of the said Act has been received, asking that the lands described in the Schedule hereto be constituted and declared a rabbit district for the purposes of Part III of the said Act:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of

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

SCHEDULE.

Oct. 9.]

northernmost corner of that part of Turanga-o-Moana Block shown on Land Transfer plan numbered 2853A, and proceeding thence up the Waihou River to the Hot Springs Road; thence south-westerly along that road to the Tower Road and northerly along that road and the Turanga-o-Moana Road to the north-western boundary of the said part of Turanga-o-Moana Block shown on Land Transfer plan 2853A; and thence north-easterly along that boundary to the Waihou River, the place of commencement.

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

Prescribing Conditions under which the New Zealand Dairy-produce Control Board may give Notice of Intention to assume Control in respect of the Insurance of any Dairy-produce.— Notice No. Ag. 2417.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

His EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by the Dairy-produce Export Control Act, 1923, and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that notice by the New Zealand Dairy-produce Control Board of its intention to assume control in respect of the insurance of any dairy-produce exported from New Zealand shall be given in accordance with the following conditions:—

1. Such notice shall be given either by service or publication as hereinafter provided not less than seven days before it becomes operative.

it becomes operative.

2. Where notice is given by publication in a newspaper or newspapers, such publication shall be made in the *New Zealand Gazette* and in at least two newspapers published in each land district and on at least two days in each news-

paper.
3. Where a notice is to be served on either an owner of any dairy-produce or on any person having possession thereof, such notice shall be forwarded by "registered post."

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

Consenting to the Payment of Rent to the Committee of Management.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by section three hundred and thirty-three of the Native Land Act, 1909, it is enacted that the rent, purchase-money, or other proceeds of any alienation of land made by a body corporate under that Part of that Act shall-not, except with the consent of the Governor-General in Council, be paid to the committee of management or directly to the incorporated owners, but as in the said section is set

And whereas the Tairawhiti District Maori Land Board.

And whereas the Tairawhiti District Maori Land Board, after due inquiry, recommends that the consent of the Governor-General in Council be granted to the payment to the committee of management of the proceeds arising out of the undermentioned alienation by the Proprietors of the Whangara B I and B 2B Blocks; and it is expedient that such consent should be granted:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of every power and authority conferred upon him, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent that the rent or other proceeds arising out of the alienation described in the Schedule hereto be paid to the committee of management of the said corporate body.

SCHEDULE.

ALIENATION REFERRED TO.

MEMORANDUM of lease No. 4732 dated the 5th day of June, 1920, from "the Proprietors of the Whangara B 1 and B 2B Blocks" of two-acre portion of the Whangara B 2B Block to David John Barry David John Barry.

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

Defining Purposes of the Otamatea War Fund.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS the war fund known as the Otamatea War Fund (hereinafter referred to as "the said fund") and the administration thereof has been transferred to the National War Funds Council established under the War Funds Act, 1915 (hereinafter referred to as "the said Act"):

And whereas the National War Funds Council has made application in writing to the Governor-General to define the purposes for which the said fund shall be deemed to have been established:

been established:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him in that behalf by the said Act, and 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, being of of the Executive Council of the said Dominion, being of opinion that the moneys belonging to the said fund are more than sufficient to meet all reasonable requirements of the fund for the purposes for which it was established, doth hereby declare that the said fund shall be deemed to have been established for the following purposes, being purposes for which a war fund may be established pursuant to the said Act, that is to seek

(a.) The relief, assistance, or support of soldiers who may be sick, wounded, disabled, or out of employment.
(b.) The relief, assistance, or support of the dependants of

such soldiers.

(c.) The relief, assistance, or support of the dependants of soldiers who may lose or have lost their lives directly

or indirectly in or in connection with the late war.

(d.) Any other purpose arising out of or incidental to the proper administration of the said funds for the pur-

poses hereinbefore defined:
And doth further declare that the term "soldier" as herein used shall be deemed to include any person who has served as a member of the New Zealand Naval Defence Forces or of any Expeditionary Force raised in New Zealand for service any expeditionary force raised in New Zealand for service in the late war, and any person who was a member of any portion of His Majesty's Naval or Military Forces or those of His Allies during the Great War engaged in active operations, and includes all ambulance, auxiliary nursing, or cognate services.

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

Declaring Portion of Road in Moeangiangi Survey District to be a Government Road.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

APPROXIMATE area of the piece of road declared to be a Government road: 4 acres 2 roads 17.4 perches.

Adjoining or passing through Sections 2 and 3, Block VI, and Sections 3, 4, 9, 10, 10A, and Awa-o-totara A Block,

Situated in Moeangiangi Survey District (Hawke's Bay R.D.). (S.O. 759, green.)
In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 60661, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

Amendments to the Regulations under the Post and Telegraph Department Act, 1918.

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the power and authority conferred by the Post and Telegraph Department Act, 1918 (hereinafter termed "the said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the regulations set forth in the Schedule hereto in amendment of the regulations for the classification and regulation of the Post and Telegraph Department; and doth order and declare that any regulations of similar purport heretofore made are hereby revoked in so far as they are not in agreement with the regulations made in the said Schedule, but that otherwise any such other regulations shall remain in full force and virtue and shall be read and applied together with the regulations hereby made; and doth further order and declare that such revocation and the regulations hereby made shall have effect from the date of publication of this Order in Council in the New Zealand Gazette.

SCHEDULE.

CLAUSES (2) and (3) of regulation 16 are hereby revoked, and the

following clauses substituted therefor:

"(2.) No officer graded in Class VII of the General Division shall be eligible for promotion to the position of line foreman, station lineman, faultman, mechanic, mechanician, or cable-jointer until he has passed an examination provided for by regulation 75 H.

(3.) No officer shall be eligible for promotion to the position of senior overseer, overseer, assistant overseer, chief mechanician, senior mechanician, or mechanician in charge, until he has passed an

examination to test his fitness for such a position."

Clause (3) of regulation 17 is hereby revoked.

Regulation 27 and its amendments are hereby revoked, and the following regulation substituted therefor:

OVERTIME.

"27. (1.) In these regulations 'overtime' means the time in which any official or departmental duty is performed (a) on Sunday or on the departmental holidays specified in regulation 97; (b) in excess of forty-four hours weekly from Monday to Saturday inclusive; (c) after 10 p.m. where the officer resumes duty next day before 6 a.m.; (d) as may be decided by the Secretary from time to time.

"(2.) The rate of payment for overtime shall be as follows:-

()		1 .					Ra	ite Iour.
" To	officers	drawing	salaries	exceeding	£380			
	not exce	eding £47	0				3	6
"To	officers	drawing	salaries	exceeding	£295	and		
	not exce	eding £38	30	• •			3	0
" To				exceeding	£240	and		
		eding £29		• •				6
"To	officers	drawing	salaries	exceeding	£180	and		
		eding £24		• •			2	0
			alaries ne	$_{ m ot\ exceedir}$	ıg £180		1	6
" To	message-	boys					0	-8
" (3.) E	xcept in	special c	ases which	ch must b	e autho	orized	by	the
Secretary, 1								
senior conti								

ment.
"(4.) Overtime payments shall be computed on the basis of the salary payable at the time of service.

vising officer performing ordinary staff duty be entitled to such pay-

- "(5.) Overtime for fractional portions of the first or any hour shall be computed on the following basis: Payment for overtime shall be made only when the attendance of an officer exceeds fifteen minutes. Attendance over fifteen minutes and up to forty-five minutes shall count as half an hour; over forty-five minutes as one hour.
- hour.

 "(6.) Overtime payment shall be made at rate and a half for attendance (a) on Sunday, (b) on the departmental holidays specified in regulation 97, and (c) on other occasions as may be decided from time to time by the Secretary.

"(7.) The rate of payment for overtime to a watchman shall not

exceed 2s. per hour.

- "(8.) When the attendance of any officer is required twice on the same Sunday or holiday, payment shall be made for a minimum period of two hours.
- "(9.) During any week in which a departmental holiday or holidays occur, payment shall be made for overtime in excess of thirty-six hours for the remaining days of the week.
- "(10.) Payment for overtime may be made to an officer called upon to report for work at 8 a.m. over two miles from his head-quarters for reasonable time occupied by him travelling to such work and from such work after 5 p.m., or, if a Saturday, the recognized time of ceasing work.

"(11.) If an officer or other employee is required to proceed to duty which prevents his returning to headquarters at night, he may be paid overtime in lieu of travelling-allowance for such part of the time as is occupied in travelling from headquarters on the day of departure before 8 a.m., and to headquarters upon the day of return after 5 p.m.

"(12.) In cases in which an officer or other employee is employed away from his home station and his hours of duty exceed forty-four in a week, he may be paid overtime for the number of hours in excess of forty-four, notwithstanding that he is in receipt of an allowance or other payment on account of travelling. With the foregoing exception no special allowance shall be made to any person for performing any duty for which an overtime payment has been made.

"(13.) Except to tradesmen under award rates, overtime payments to employees on the temporary staff shall be on the same basis as that paid to permanent officers, but a temporary employee shall not be so employed if a permanent officer is available.

not be so employed if a permanent officer is available.

"(14.) In lieu of payment for any overtime performed in accordance with the provisions of these regulations, the Secretary may grant 'time off' for such overtime at the rate of one hour or one hour and a half, as the case may be, for each hour of overtime performed."

Clause (1) of regulation 29 is hereby revoked, and the following clause substituted in lieu thereof:—

"29. (1.) All officers and all persons employed in a temporary capacity shall receive travelling-allowance for personal expenses at the following rates:—

"(a.) Officers drawing salaries not exceeding £145 per	Per Die	m.
annum: actual and reasonable expenses.	£ s.	d.
"(b.) Officers drawing salaries exceeding £145 and not		
	0 12	6
"(c.) Officers drawing salaries exceeding £380 and not		
exceeding £470 per annum	0 15	0
"(d.) Officers drawing salaries exceeding £470 and not		
	0 17	6
"(e.) Officers drawing salaries exceeding £565 per annum	1 0	0
"Provided that while at sea, if the time		
occupied is more than twenty-four hours, the		
allowance shall be		
For the first day of absence from headquarters	0.10	0
For every subsequent day		6
ror every subsequent day	0 4	U

Clause (6) of regulation 37 is hereby amended by altering the words "Chief Clerk" in the first line to "Principal, Postal Division"; and by altering the words "Chief Clerk" in the third line to "Principal."

Clause (2) of regulation 65 is hereby revoked, and the following proviso substituted therefor:—

"Provided that under exceptional circumstances the Secretary may accept other proof of educational qualifications that are certified to by the Director of Education as being substantially equivalent to those required for a certificate of proficiency in the Sixth Standard."

Regulation 71 and its amendments are hereby revoked, and the following regulation substituted therefor:-

"Examinations for Appointment and Promotion.

- "71. Subject to the provision of section 14 of the said Act, no person shall be appointed to the Engineering Division—
 - "(1.) As an Engineering Cadet, unless he is not more than twentyfive years of age and has passed the Engineering Preliminary Examination of the University of New Zealand, which must include a pass in physical science, with electricity and magnetism as a selected subject therein.

 - "(2.) As a Technical Clerk, unless he is not more than twenty-five years of age and has passed in—
 "(a.) The Engineering Preliminary Examination of the University of New Zealand as for Engineering
 - "(b.) The Controlling Officers' Telegraph Technical Examination or City and Guilds of London Institute Final Examination in Telegraphy, first- or secondclass certificate
 - "(c.) The Controlling Officers' Telephone Technical Examination or City and Guilds of London Institute Final Examination in Telephony, first- or secondclass certificate:

 - "(d.) Morse operating, twenty words per minute.

 "An officer may be appointed to the position of Technical Clerk before he has passed in (b), (c), and (d), provided that such officer holds the degree of B.Sc., but any such officer shall be required to pass in (b), (c), and (d) before he is eligible for promotion to the position of Assistant Telegraph Engineer.
 - "(3.) As an Assistant Telegraph Engineer, until he has passed as a Technical Clerk in (a), (b), (c), and (d) and has passed also in either (e), (f), and (g), or in (h) below:—
 "(e.) Properties of telegraph and telephone materials;
 - telegraph and telephone apparatus; testing of materials and apparatus:
 - '(f.) Telegraph and telephone engineering as applied to
 - overhead, underground, and submarine plant:
 "(g.) Electric light and power—direct current; gas and oil engines
 - "(h.) The degree of B.Sc. of the University of New Zealand by passing in the following subjects:—

 "(i.) Pure mathematics (pass stage);

 - "(ii.) Applied mathematics (pass stage);
 "(iii.) Physics (pass stage);

 - (iiv.) Chemistry (pass stage);

 "(v.) Physics (advanced); and

 "(vi.) Mathematics (advanced): or
 - "(vii.) Physical technology and laboratory arts.

[Officers who have already entered upon their course for the degree of B.Sc. should notify the Secretary before the 31st December, 1924, of the subjects already chosen, and he may then approve of their substitution for the subjects specified above

Officers who have already obtained the degree of B.Sc. shall be given the option of having it accredited as the equivalent of either the Assistant Engineers' Examination 71 (3), (e), (f), and (g) or the Telegraph Engineers' Examinations 71 (4) (j), (k), and (l), provided they notify the Secretary of their wishes in this direction not later than the 31st December, 1924.]

- "(4.) As a Telegraph Engineer, until he has qualified as an Assistant Engineer, and has passed in (j), (k), and (l) below:—
 "(j.) Advanced telegraph engineering:
 (k.) Advanced telephone engineering:

 - " (l.) Advanced electrical engineering.

"(5.) As far as practicable officers will be given a course of training in practical work in the various branches enumerated below before they are eligible for promotion to the position of Assistant Telegraph Engineer.

(a.) Laboratory.

"(b.) Draughting office.

"(c.) District Engineer's office (clerical). "(d.) Workshops (mechanical and electrical).
"(e.) Field-work (telegraph and telephone).

"(f.) Automatic telephone exchange.

"The course may be varied in order to meet special requirements depending on the aptitude of the officers or the exigencies of the Service.

Clause (2) of regulation 74 is hereby amended by substituting for the words "Class IV of the General Division," the words "the salary provided in the sixth subdivision of the scale in the Second Schedule."

Regulation 79 is hereby amended by altering the word "tenth" in the last line to "ninth."

Regulation 80 is hereby amended by the addition of the following sentence: "In allotting marks in examinations in telegraph operating the quality of the handwriting shall be taken into consideration.'

Clause (4) of regulation 89 is hereby revoked, and the following clause substituted therefor:

(4.) This regulation applies equally to members of the permanent and temporary staffs, with the exception of temporary workmen. Temporary workmen shall be paid for the actual time worked (apart from the annual leave and holidays provided in regulation 87 (2) (a) and (b) thereof)."

Regulation 90 and its amendments are hereby revoked, and the

following regulation substituted therefor:-

90. The Secretary may allow officers special leave to enable them to attend University lectures where the circumstances appear to him to warrant it. In every case where leave is granted for the above purpose the Secretary shall satisfy himself that the officer duly attends the said lectures, and may in any case direct that the time be made

up at a suitable opportunity.

"Approved engineering officers desirous of obtaining the degree of B.Sc. of the New Zealand University may be granted leave to attend lectures at a University for a term not exceeding four years,

subject to the following conditions:-

(a.) The application for leave must be approved by the Secretary. Such approval may be cancelled at any time if the appli-cant's work and behaviour are not considered as being

satisfactory:

"(b.) Progress reports may be obtained from the Professors of the various classes; and if these, in the opinion of the Secretary, show that the concession is being abused, or that the student is not utilizing it to the best of his ability, then the Secretary may cancel his approval of the leave:

"(c.) The leave during the college session—except the vacation periods—may be eight hours per week during the first two years, and ten hours per week during the third and fourth years, and all such leave shall be on full pay:

"(d.) The Department will pay the University fees, both college and class, in the prescribed subjects as set out in regulation 71, and bear the cost of necessary text-books:

"(e.) The officer shall be required to refund the cost of books and University fees paid by the Department, together with an amount equal to the value of the 'time off' granted during the fourth year if he leaves the Department at any time up to three years after he has obtained the degree of B.Sc."

The second paragraph of regulation 116 is amended by the insertion of the words "when instructed and" between the words "shall" and "where."

F. D. THOMSON, Clerk of the Executive Council. License authorizing the Wairere Electric-power Board to use Water from the Mokau River for the Purpose of generating Electricity, and to use Electric Lines within the Wairere Electric power District and Outer Area of such District.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1908, the Public Works Amendment Act, 1908, 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 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 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 grants to the Wairere Electric-power Board, being an 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") a license to take and use from the Mokau River (hereinafter referred to as "the said river"), in the Taranaki Land District, for the purposes hereinafter set forth, a stream of water (hereinafter referred to as "the said water") not exceeding one hundred cubic feet per second at any one time; and also to use electric lines for power, lighting, heating, or other uses within the Wairere Electric-power District and outer area of such district, both as defined by Proclamation dated the eleventh day of January, one thousand nine hundred and twenty-three, and published in the New Zealand Gazette No. 5, of the eighteenth day of January, 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. 59812, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District; but nothing herein shall be held to guarantee that the said river contains sufficient water to supply one hundred cubic feet per second hereinbefore mentioned. river contains sufficient water to supply one hundred cubic feet per second hereinbefore mentioned.

SCHEDULE.

1. Utilization of the Water.

The said water shall be used solely for the purpose of generating electricity, and the whole of such water shall be returned to the Mokau River at or near the power-house.

2. LOCATION OF HEADWORKS.

The said water shall be taken from the Mokau River at the headworks, situated in Section 1, Block VI, Totoro Survey District, as indicated on the plan marked P.W.D. 59813, deposited in the office of the Minister at Wellington, in the Wellington Land District.

3. MAINTENANCE OF WORKS.

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

4. 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.

5. RENTAL.

The licensee shall, in respect of this license, pay to the Public Works Engineer for the district, or otherwise as the Minister may from time to time require, a rental at the rate hours instead of kilowatt hours.

11. Crown not liable to pay Compensation.

Nothing in this license shall be held to cast upon or imply trical power is first supplied. For the purpose of this clause any liability upon His Majesty the King or upon the Govern-

"maximum output" means twice the number of units generated and recorded in the half-hour during which the output is the maximum for the year. Wattmeter readings shall be recorded half-hourly throughout each day. The minimum rental shall not be less than £10 per annum.

6. GRANTING OF OTHER WATER-RIGHTS.

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

7. SURRENDER OF LICENSE.

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

8. CHARGES FOR ELECTRICAL ENERGY.

8. 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 charge shall not exceed 9d. per unit for lighting purposes and 4½d. per unit for motor-power, cooking, and heating purposes.

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

£180 per annum.

9. SYSTEM OF SUPPLY.

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

The generating and transmission voltage shall be approximately 6,600 volts between phases.

10. INTERCHANGE OF SUPPLY OF ELECTRICAL ENERGY.

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

(b.) The licensee shall erect and maintain in good order, at

(b.) The licensee shall erect and maintain in good order, at the expense of the licensee, the necessary transmission-lines between the licensee's power-house and a point on the boundary of the area of supply to be determined by the Minister. (c.) The Minister shall erect and maintain in good order, at the expense of the Minister, the necessary transmission-lines outside the area of supply for the purpose of connecting the two systems at the point last mentioned in subclause (b) hereof.

(d.) The licensee and the Minister respectively shall, on demand, and from time to time as and when required, supply to each other so much of the surplus electrical energy as is then required and is available, but not in excess of one-half of the capacity of the plant installed in the licensee's power-

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

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

Between the hours of 8 p.m. and 8 a.m. daily: ½d. per unit.

To be measured in each case at the point last mentioned in

(f.) For the purpose of this clause either the licensee or the Minister may have the unit measured in kilovolt-ampere hours instead of kilowatt hours.

ment of New Zealand to pay compensation to any person, corporate body, or local authority by reason of the exercise by the licensee of the authority hereby granted; but the licensee shall be liable for any loss or damage which any person, corporate body, or local authority may sustain as the result of the exercise by the licensee of any of the powers granted by this license. granted by this license.

12. BED OF RIVER NOT LEASED.

Nothing herein shall be held to constitute a lease from the Crown of the bed of the river shown on the aforesaid plan marked P.W.D. 59813, nor shall the provisions of Part IX of the Property Law Act, 1908, apply to this license.

13. Default.

If the licensee fails or neglects to observe any of the conditions or obligations imposed by this license, then and in any such case the provisions of clauses 15 and 16 of the regulations shall apply to the breach of any such condition or obligation.

14. LOCATION OF OVERHEAD LINES.

Notwithstanding anything hereinbefore 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. The minimum distance between a telephone-line and poles carrying high- or extra-high-tension circuits shall be equal to the height of the taller pole except at crossing-places.

15. 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 Minister of Telegraphs.

16. TELEGRAPH-LINES.

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

17. RIGHT TO ENTER LANDS, ETC.

The licensee shall have the right at any time or times during the continuance of this license, with the consent of the Minister, subject to such conditions as he may think fit the Minister, subject to such conditions as he may think fit to impose, to enter upon any road or other land, whether vested in or occupied by the Crown or any other person or body corporate, and there to construct, erect, lay down, maintain, renew, or repair all such cables, wires, and other things as are required for the transmission of electricity between the power-house hereinbefore referred to and any place to which the licensee is authorized to transmit electricity in pursuance of this license. in pursuance of this license.

F. D. THOMSON, Clerk of the Executive Council

Licensing the Use and Occupation of certain Parts of the Foreshore of Hokianga River, at Rawene.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL,

W HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, William Maki Cochrane, of Rawene (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 1022 (hereinafter called 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 below low-water mark at Rawene, in Hokianga Harbour, as a site for a shed, platform, and timber-yard, 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. 5905), showing the place where it is intended to construct such shed, platform, and timber-yard, the area of foreshore and land

below low-water mark intended to be occupied for such purpose, and the manner in which it is proposed to carry out the

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 Act, for the purpose aforesaid, should be granted and issued to the licensee on the terms and conditions hereinafter

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 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 as number 35 on the plan so deposited as aforesaid, for the purpose of maintaining thereon a shed, platform, and timber-yard 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 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 shed, platform, and timber-yard, as shown

on plan M.D. 5905.

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

4. His Majesty or the Governor-General, and all officers in the Government service acting in the execution of their duty, shall at all times have free ingress, passage, and egress into, through, over, and out of the said shed, platform, and

through, over, and out of the said shed, platform, and timber-yard without payment.

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

5. The licensee shall maintain the above-mentioned shed, platform, and timber-yard 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.

6. Any person authorized by the Minister may at all reasonable times enter upon the said shed, platform, and timber-yard 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 shed, platform, and timber-yard, 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. repairs to be made.
7. Nothing herein contained shall authorize the licensee

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

made thereunder, and that are now of any force.

8. 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.

9. The said rights, powers, and privileges may be at any time resumed by the Governor-General, and the licensee may be required to remove the shed, platform, and timbermay be required to remove the sine, platform, and timesty and at the licensee's 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.

10. The licensee shall be liable for any injury which may be sustained by any vessel or boat in passing the shed, platform, and timber-yard, or by contact therewith, and which may be occasioned by any default or neglect on the

licensee's part.

11. In case the licensee shall-

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

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

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

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 ontaining 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.

12. 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 shed, platform, and timber-yard 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, 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 shed, platform, and timber-yard to be removed and the site so restored, and may recover the costs incurred by the said removal and restoration from the licensee.

13. The construction of the shed, platform, and timber-yard 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.

Exempting certain Native Land from Rates.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS under the provisions of section five of the Rating Amendment Act, 1910, the Governor-General may from time to time for the reasons therein specified, exempt any Native land liable to rates from all or any part of such rates:

And whereas it is desirable that such power should be exercised in respect of the land mentioned in the Schedule hereto.

Now, therefore, in pursuance of the said Act and of every other power thereunto him enabling, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby exempt the Native lands named in the Schedule hereto from all rates (exclusive of special rates) made or levied by any local authority under the provisions of the Rating Act, 1908, and its amendments.

SCHEDULE.

The lands known respectively as Allotments 260a, Allotment 260b, Allotment 260c, Allotment 260b, and Allotment 274 of the Parish of Waimana, and inclusive of all lots or subdivisions thereof, which lands are situate partly in the Borough of Whakatane and partly in the County of Whakatane.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by section two hundred and ninety-six of the Native Land Act, 1909, it is enacted that any Order in Council made under Part XVI of that Act, or under Part II of the Native Land Settlement Act, 1907, may be at any time revoked, either wholly or as to any part or parts of the land included therein, by the Governor-General by Order in Council. in Council:

And whereas the land set out in the Schedule hereto became subject to the provisions of Part XVI of the Native Land Act, 1909:

And whereas the Tairawhiti District Maori Land Board has recommended that such land be no longer subject to Part XVI aforesaid:

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 revoke the Order in Council dated the thirtieth day of August, one thousand nine hundred and nine, in so far as such Order in Council affects the land set out in the Schedule hereto.

SCHEDULE.

UAWA SURVEY DISTRICT. Approximate Area Block A. R. P. 4 2 28 7 2 26 MANGATUNA 10 1A lc lB 21 2 26 le le F. D. THOMSON, Clerk of the Executive Council.

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

SCHEDULE.

PART I.

ORDER in Council under section 363 of the Native Land Act, 1909, dated the 24th October, 1923, and gazetted the 1st November, 1923, affecting Otawhao A 1c and other Blocks.

PART II.

Lease to Elizabeth Hobson for ten years, from 1st May, 1917, affecting an area of 203½ acres of Otawhao A 4, Subdivisions 4 and 5 (balance), and lease to Maude Hobson for ten years from 1st May, 1917, affecting an area of 254 acres of Otawhao A 4, Subdivisions 4 and 5 (balance), which leases were duly confirmed by the Ikaroa District Maori Land Board on 8th August, 1917.

F. D. THOMSON. Clerk of the Executive Council. Revoking Order in Council licensing Otamatea Lime Company (Limited) to use and occupy a Part of the Foreshore and Land below Low-water Mark of Pahi River, Kaipara Harbour, as a Site for a Wharf.

Regulations as to the Grading of Fruit-trees for Sale from Nurseries.—Notice No. Ag. 2415.

IELLICOF Covernor Course.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS by Order in Council dated the twenty-first VV day of January, one thousand nine hundred and nineteen, and published in the New Zealand Gazette No. 10, of the thirtieth day of the same month, the Otamatea Lime Company (Limited), (hereinafter called "the company") was licensed to use and occupy a part of the foreshore and land below low-water mark of the Pahi River, Kaipara Harbour, as a site for a wharf:

And whereas the said company has applied to have the hereinbefore-recited license revoked, and it is desirable to

revoke the same:

revoke the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the twenty-first day of January, one thousand nine hundred and nineteen, as from the thirty-first day of March, one thousand nine hundred and twenty-four. thousand nine hundred and twenty-four.

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

Regulations providing for the New Zealand Royal Naval Reserve (Men).

JELLICOE, Governor-General.

ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers and authorities L conferred on me by section twenty-five of the Naval Defence Act, 1913, and section five of the Naval Defence Amendment Act, 1922, and of all other powers and authorities enabling me in that behalf, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby amend the regulations referred to in the Schedule hereto as shown therein.

SCHEDULE.

REGULATIONS FOR THE NEW ZEALAND ROYAL NAVAL RESERVE (MEN).

1. In regulation No. 1, for "three," substitute "four" classes; for "Class C," substitute "Classes C and D."

2. In regulation No. 7, in heading and in line 1, cancel "Class C," and substitute "Classes C and D."

3. In regulation No. 12, in line 1, cancel "and C," and substitute "C, and D."

4. In heading above regulation No. 20

4. In heading above regulation No. 30, cancel "Class C," and substitute "Classes C and D."

5. Add new regulation No. 42A:-

Class D.

- "42A. Men in Class D will be required to undergo training as laid down from time to time by the Naval Board, the minimum periods of training being those laid down by the Defence Act, 1909, and its amendments."
- 6. In regulation No. 45, in last line, cancel "Class C," and substitute "Classes C and D."

 7. In regulation No. 48, in line 11, after the words "H.M. Ships," insert "when attending drills."

 8. In regulation No. 56, in line 1, cancel "Class C," and substitute "Classes C and D."

 9. In regulation No. 50, in line 2, cancel "and C," and

9. In regulation No. 59, in line 2, cancel "and C," and substitute "C and D."

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present .

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers and authorities act, 1908, as amended by the Orchard and Garden Diseases Amendment Act, 1914, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the regulations relating to the grading of fruit-trees made by Order in Council dated the grading of fruit-trees made by Order in Council dated the ninth day of March, one thousand nine hundred and twentyone, and gazetted on the eighteenth day of the same month and year, and in lieu thereof doth make the following regula-tions; and doth hereby declare that this Order in Council shall come into force on the date of the publication hereof in the Gazette.

REGULATIONS.

1. In these regulations, if not inconsistent with the context,—
"Diameter" means the diameter of a fruit-tree measured 2 in. above the union:

"Fruit-tree" means any variety of apple, pear, apricot,

peach, or nectarine tree:

"Nursery" means any land which is used for the raising or growing of any fruit-trees, if such fruit-trees or any of them are intended for sale for replanting:

"Sale" or "sell" includes barter, and also includes offering or attempting to sell or exposing for sale, or sending or delivering for sale, or causing or allowing to be sold, offered, or exposed for sale:
"Sub-package" means one of
enclosed in one cover.

means one of two or more packages

enclosed in one cover.

2. (1.) On every sale of fruit-trees from a nursery, whether direct or through an agent, there shall be issued, by or on behalf of the occupier of such nursery to the purchaser or intending purchaser, a statement of the grade of such fruit-trees determined as hereinafter set out; provided that nothing in these regulations shall apply to the sale of fruit-trees in the execution of an order for not more than fifty trees are the sale of lots of not more than the trees of any one or to the sale of lots of not more than ten trees of any one

variety.

(2.) Such statement as to grade shall be set out in the invoice, also on a tag or label attached to each package of

fruit-trees.

(3.) It shall not be lawful to pack trees of different grades together unless the trees constituting each grade form a distinct sub-package; each such sub-package shall bear a tag or label in accordance with the requirements of the last preor label in accordance with the requirements of the last pre-ceding subclause.

3. The grading of fruit-trees from a nursery shall be done by or on behalf of the occupier of such nursery prior to the sale of such fruit-trees.

by or on benaif of the occupier of such nursery prior to the sale of such fruit-trees.

4. The following are the standards by which the grade of apple or pear trees shall be determined.:—

(1.) "A (or commercial) grade" shall consist of trees the diameter of which is not less than \(\frac{7}{16} \) in. or more than \(\frac{1}{16} \) in.: Provided that trees which are more than \(\frac{1}{16} \) in. in diameter may be included in this grade if such trees are not more than one year from the bud or graft: Provided further that in the case of the following varieties of pear-trees—viz., Winter Nelis, P. Barry, Marie Louise, and Josephine de Malines—trees may be included in this grade the diameter of which is not less than \(\frac{7}{16} \) in.

"B (or nursery) grade" shall, subject to the last preceding proviso, consist of trees the diameter of which is less than \(\frac{7}{16} \) in.

"C (or special) grade" shall, subject to the first proviso in the case of A grade, consist of trees the diameter of which is more than \(\frac{1}{16} \) in.

(2.) Apple or pear trees of all grades shall be well rooted, and if branched shall be of fair shape, and shall have not less than three branches averaging 18 in. in

not less than three branches averaging 18 in. in

not less than three brahenes averages.

length.

5. The following are the standards by which the grade of apricot, peach, and nectarine trees shall be determined:—

(1.) "Commercial grade" shall consist of trees the diameter of which is not less than \(\frac{\partial}{\partial}\) in.

"Nursery grade" shall consist of trees the diameter of which is less than \(\frac{\partial}{\partial}\) in.

(2.) Apricot, peach, and nectarine trees of commercial grade shall be well rooted and branched, and of fair

6. In the grading of fruit-trees there shall be allowed a margin of error, provided that in any one consignment of fruit-trees forwarded from a nursery to a purchaser the margin of error shall not exceed 5 per cent. by number; and

margin of error shall not exceed 5 per cent. by number; and provided further that where the error relates to the diameter of the trees no greater margin than $\frac{1}{16}$ in shall be allowed.

7. If any purchaser of fruit-trees from a nursery is dissatisfied as to the grading of such trees, he may make complaint to an Inspector, but such complaint must be made within fourteen days of the receipt of such trees by the

purchaser.

8. Every occupier of a nursery who

(a.) Sells any ungraded fruit-trees from such nursery; or (b.) Sells any fruit-trees from such nursery without issuing to the purchaser a statement of the grade assigned

to them; or

(c.) Sells any fruit-trees from such nursery which are incorrectly graded—

commits an offence against these regulations, and shall be

liable on conviction to a fine not exceeding £20.

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £15,500, authorized to be raised for Street-improvements and Stormwater-drainage in Central Ward.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Avondale Borough Council has been authorized to borrow the sum of fifteen thousand five hundred pounds for street-improvements and stormwater-drainage in Central Ward:

And whereas the Minister of Finance has given his precedent HEREAS by section eleven of the Finance Act, 1921,

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

Now, therefore, His Excellency the Governor-General of the

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

F. D. THOMSON.

F. D. THOMSON, Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £18,000, authorized to be raised for Street-improvements and Stormwater-drainage in North Ward.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, Where As 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

of ratepayers or otherwise howsoever, whether the rate of or 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 Avondale Borough Council has been authorized to borrow the sum of eighteen thousand pounds for street-improvements and stormwater-drainage in North Ward:

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

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

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £1,200, authorized to be raised for completing and furnishing Town Hall, re-roofing Dome, and building Strong-room.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the rinance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified and determined and such money or any part thereof has fied 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 Avondale Borough Council has been authorized to borrow the sum of one thousand two hundred rounds for completing and furnishing town hall reprofing

pounds for completing and furnishing town hall, re-roofing dome, and building strong-room:

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

be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £3,500, authorized to be raised for laying down in Bitumen Portions of New North Road, Manukau Road, Station Road, Brown Street, and Great North Road.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas the Avondale Borough Council has been authorized to borrow the sum of three thousand five hundred pounds for laying down in bitumen portions of New North Road, Manukau Road, Station Load, Brown Street, and Great North Road:

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

Now, therefore, His Excellency the Governor-General of the

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

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £3,500, being a Further Portion of a Loan of £12,500, authorized to be raised for the Purpose of forming and metalling the Dargaville-Awakino Valley Road and the Awakino Valley-Avoca Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Hobson County Council has been authorized to borrow the sum of twelve thousand five hundred

pounds for the purpose of forming and metalling the Darga-ville-Awakino Valley Road and the Awakino Valley-Avoca

Nile-Awakino Valley Road and the Awakino Valley-Avoca Road, and is now desirous of raising the sum of three thousand five hundred pounds, being a further portion of the loan of twelve thousand five hundred pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be horrowed by not exceeding six per contum nor apprecia

be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Eketahuna County Council in respect of a Loan of £750, authorized to be raised for the Purpose of metalling Barton's

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, 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, borrowed. money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed

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

And whereas the Eketahuna County Council has been authorized to borrow the sum of seven hundred and fifty pounds for the purpose of metalling Barton's Line:

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

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

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

F. D. THOMSON, Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Featherston County Council in respect of a Loan of £250, authorized to be raised for the Purpose of strengthening and extending the Present Haurangi Telephone-line.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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, notwith-VV and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Featherston County Council has been authorized to borrow the sum of two hundred and fifty pounds for the purpose of strengthening and extending the present Haurangi Telephone-line:

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

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Featherston County Council in respect of the said loan of two hundred

and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Featherston County Council is hereby authorized to borrow the said sum of two hundred and fifty pounds accordingly.

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

Prescribing the Term for which the Uawa County Council may borrow the Sum of £20,000, being a Further Portion of a Loan of £104,455 authorized to be raised for Roads, Bridges, Plant, Offices, &c., and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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, notwithand to amendments, it is provided that, notwin-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is there-after authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howscover, whether the rate poin of ratepayers of otherwise however, whether the late 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 Uawa County Council has been authorized to borrow the sum of one hundred and four thousand four hundred and fifty-five pounds for roads, bridges, plant, offices, &c., and is now desirous of raising the sum of twenty thousand pounds, being a further portion of the loan of one hundred and four thousand four hundred and fifty-five pounds:

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

it is desired that the term for which the money may be borrowed be twenty years, and the rate of interest payable thereon 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 term for which the Uawa County Council may borrow the sum of twenty thousand pounds shall be twenty years and the rate of interest that may be paid thereon shall be a rate not exceeding five and three-quarters per centum per annum, and the said Uawa County Council is hereby authorized to borrow the said sum of twenty thousand pounds accordingly.

F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £1,500, authorized to be raised for the Purchase of Motor-truck and Roadmakingplant.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, tanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereauthorized before the passing of the said Act, or is there-after 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:

à,,

And whereas the Avondale Borough Council has been authorized to borrow the sum of one thousand five hundred pounds for the purchase of motor-truck and roadmaking-plant:
And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Tauranga Borough Council in respect of a Loan of £6,000, authorized to be raised for the Purchase of Land and Erection of Abattoirs.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-VV and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been autho-rized 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 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 Tauranga Borough Council has been authorized to borrow the sum of six thousand pounds, for the purchase of land and erection of abattoirs:

And whereas the Minister of Finance has given his pre-

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

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

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £100, authorized to be raised for the Purpose of forming and metalling a Portion of Danks Road.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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, notwithand its amendments, it is provided that, notwich-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is there-after 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 Hobson County Council has been authorized to borrow the sum of one hundred pounds for the purpose of forming and metalling a portion of Danks Road:

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

and it is desired that the rate of interest at which the money may be borrowed be not exceeding six per centum per annum: Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Hobson County Council in respect of the said loan of one hundred pounds shall be a rate not exceeding six per centum per annum, and the said Hobson County Council is hereby authorized to borrow the said sum of one hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £17,000, authorized to be raised for Street-improvements in South Ward.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of September, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, 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. 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 Avondale Borough Council has been authorized to borrow the sum of seventeen thousand pounds for street-improvements in South Ward:

And whereas the Minister of Finance has given his pre-

for street-improvements in South Ward:

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

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

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

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

Prescribing the Rate of Interest that may be paid by the Avondale Borough Council in respect of a Loan of £7,500, authorized to be raised for the Purpose of constructing Main Highway in Concrete.

> JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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, notwith-

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

And whereas the Avondale Borough Council has been authorized to borrow the sum of seven thousand five hundred pounds for the purpose of constructing main highway in

concrete

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

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

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

Prescribing the Rate of Interest that may be paid by the Auckland City Council in respect of a Loan of £400,000, being a Portion of a Loan of £847,000 authorized to be raised for the Purposes specified in the First Column of the Second Schedule of the Auckland City and Auckland Museum Empowering Act, 1924.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 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, notwithof interest or the term of veers of the lag, was or was not point of ratepayers or otherwise howsever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at

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

And whereas the Auckland City Council has been authorized to borrow the sum of eight hundred and forty-seven thousand pounds for the purposes specified in the first column of the Second Schedule of the Auckland City and Auckland Museum Empowering Act, 1924, and is now desirous of borrowing the sum of four hundred thousand pounds, being a portion of the aforesaid sum of eight hundred and forty-seven thousand

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

centum per annum:

centum per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £1,000, being a Portion of a Loan of £5,000 authorized to be raised for the Purpose of forming and metalling Roads in the Maungaru Riding.

JELLICOE, Governor-General. ORDER IN COUNCIL

At the Government House at Wellington, this 6th day of October, 1924.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Hobson County Council has been authorized to borrow the sum of five thousand pounds, for the purpose of forming and metalling roads in the Maungaru Riding, and is now desirous of raising the sum of one thousand pounds, being a portion of the loan of five thousand pounds.

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

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

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

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

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

Prescribing the Rate of Interest that may be paid by the Whangaroa County Council in respect of a Loan of £550, authorized to be raised for the Purchase of a Cattle-dip.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS 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 thereauthorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be precentled. by the Governor-General by Order in Council:

And whereas the Whangaroa County Council has been

authorized to borrow the sum of five hundred and fifty pounds

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

may be borrowed be not exceeding six per centum per annum:
Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority vested in him as aforesaid, and
acting by and with the advice and consent of the Executive
Council of the said Dominion doth heady processible that the Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Whangaroa County

Council in respect of the said loan of five hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Whangaroa County Council is hereby authorized to borrow the said sum of five hundred and fifty pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Wai-pukurau Borough Council in respect of a Loan of £400, being a Further Portion of a Loan of £2,000 authorized to be raised for the Purpose of financially assisting Property-owners to connect with the Borough Sewerage.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Waipukurau Borough Council has been authorized to borrow the sum of two thousand pounds for the purpose of financially assisting property-owners to connect with the borough sewerage, and is now desirous of raising the sum of four hundred pounds, being a further portion of a loan of two thousand pounds: and its amendments, it is provided that, notwith-

of two thousand pounds:

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

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

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

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £700, authorized to be raised for the Purpose of forming and metalling Roads in the Tangowahine Valley, Karaka Special-rating Area.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-VV 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 howscever, 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 rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:
And whereas the Hobson County Council has been autho-

rized to borrow the sum of seven hundred pounds for the

purpose of forming and metalling roads in the Tangowahine Valley, Karaka Special-rating Area:

And whereas the Minister of Finance has given his precedent

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

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

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

Prescribing the Rate of Interest that may be paid by the Raglan County Council in respect of a Loan of £14,000, authorized to be raised for the Purpose of forming and metalling various Roads in the Onewhero Riding.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not precified or determined, and such money or any part thereof 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 Raglan County Council has been authorized

to borrow the sum of fourteen thousand pounds for the purpose of forming and metalling various roads in the Onewhero

Riding:

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

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 technique of the said Dominion of the Executive Council of the said Dominion. rate of interest that may be paid by the Raglan County Council in respect of the said loan of fourteen thousand pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Raglan County Council is hereby authorized to borrow the said sum of fourteen thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Hobson County Council in respect of a Loan of £2,000, being a Further Portion of a Loan of £15,000, authorized to be raised for the Purpose of forming and metalling Dargaville-Katui Road and Maropiu-Kairara Road.

JELLICOE, Governor-General ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, VV and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any

rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at

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

And whereas the Hobson County Council has been authorized to borrow the sum of fifteen thousand pounds for the purpose of forming and metalling Dargaville-Katui Road and Maropiu-Kairara Road, and is now desirous of raising the sum of two thousand pounds, being a further portion of the loan of fifteen thousand pounds:

sum of two thousand pounds; being a further portion of the loan of fifteen thousand pounds:

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

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 of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Hobson County Council in respect of the said loan of two thousand pounds shall be a rate not exceeding six per centum per annum, and the said Hobson County Council is hereby authorized to borrow the said sum of two thousand pounds accordingly.

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

rescribing the Term for which the Wairarapa Electric-power Board may borrow the Sum of £20,000, being a Further Portion of a Loan of £60,000, authorized to be raised for Electric Works, and also the Rate of Interest payable thereon.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House, at Wellington, this 6th day of October, 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, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is there-after 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 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 Wairarapa Electric-power Board has been authorized to borrow the sum of two hundred and sixty thousand pounds for electric works, and is now desirous of raising the sum of twenty thousand pounds, being a further portion of the loan of two hundred and sixty thousand pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the term for which the money may be borrowed be thirty-six years, and the rate of interest payable thereon be not exceeding five and three-quarters per centum per annum:

per annum:

Now, therefore, His Excellency the Governor-General of the Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Wairarapa Electric-power Board may borrow the said sum of twenty thousand pounds shall be thirty-six years and the rate of interest that may be paid thereon shall be a rate not exceeding five and three-quarters per centum. be a rate not exceeding five and three-quarters per centum per annum, and the said Wairarapa Electric-power Board is hereby authorized to borrow the said sum of twenty thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Raglan County Council in respect of a Loan of £5,000, authorized to be raised for the Purpose of forming and metalling various Roads in the Pukekawa Riding.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 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 Raglan County Council has been authorized to borrow the sum of five thousand pounds for the purpose of forming and metalling various roads in the Puke-kawa Riding:

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

the money may be 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 Raglan County Council in respect of the said loan of five thousand pounds shall be a rate not exceeding five and three-quarters per shall be a rate not exceeding five and three-quarters per centum per annum, and the said Raglan County Council is hereby authorized to borrow the said sum of five thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Raglan County Council in respect of a Loan of £2,000, authorized to be raised for the Purpose of forming and metalling Waitetuna Valley Road.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof 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 Raglan County Council has been authorized to borrow the sum of two thousand pounds for the purpose of forming and metalling Waitetuna Valley Road:

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

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

Prescribing the Rate of Interest that may be paid by the Napier Borough Council in respect of a Loan of £1,390, authorized to be raised for the Purpose of discharging Existing Liabilities for the Acquisition of Land.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, HEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate 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 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 Napier Borough Council has been authorized to borrow the sum of one thousand three hundred and ninety pounds for the purpose of discharging existing liabilities for the acquisition of land:

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

per annum:

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

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

Prescribing the Rate of Interest that may be paid by the Palmerston North Borough Council in respect of a Loan of £23,000, being a Portion of a Loan of £45,000 authorized to be raised for Electric Works.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Palmerston North Borough Council has

And whereas the Palmerston North Borough Council has been authorized to borrow the sum of thirty-five thousand pounds for electric works, and is now desirous of raising the

sum of twenty-three thousand pounds, being a portion of the

loan of thirty-five thousand pounds:

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

per annum:

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

F. D. THOMSON, Clerk of the Executive Council

Prescribing the Rate of Interest that may be paid by the Pahiatua County Council in respect of a Loan of £1,100, authorized to be raised for paying a Further Contribution to the Manawatu Gorge Board of Control.

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 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 Pahiatua County Council has been authorized to borrow the sum of one thousand one hundred pounds for paying a further contribution to the Manawatu Gorge Board of Control:

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

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

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

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

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

JELLICOE, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 6th day of October, 1924.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the New Plymouth Borough Council on the eighteenth day of August, one thousand nine hundred

and twenty-four, viz.:—

"That the New Plymouth Borough Council, being the local authority having control of the street hereinafter mentioned, hereby resolves and declares that the provisions of section one hundred and seventeen, subsection one, of the Darkin World Adv. 1000. sions of section one hundred and seventeen, subsection one, of the Public Works Act, 1908, shall not apply (a) to that portion of the western side of Morley Street to which Section 313, New Plymouth, has frontage, nor (b) to that portion of the northern side of Vivian Street to which Sections 312 and 313, New Plymouth, have frontages"; subject to the condition that no building or part of a building shall at any time be erected on the western side of the portion of Morley Street or the northern side of the portion of Vivian Street (described in the Schedule hereto) within a distance of thirty-three feet from the centre-line of the said portions of streets.

SCHEDULE.

THE western side of all that portion of street, situated in the Taranaki Land District, Borough of New Plymouth, known as Morley Street, fronting Section 313, Town of New Plymouth.

Also the northern side of all that portion of street situated in the said land district and borough, known as Vivian Street, fronting Sections 312 and 313, Town of New Plymouth.

As the said portions of streets are more particularly delineated on the plan marked P.W.D. 60616, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

The South-western Side of Portion of Vickerman Street, in the Marlborough 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 6th day of October, 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 Marlborough County Council on the twelfth day of September, one thousand nine hundred and twenty-four, viz.:—

twelfth day of September, one thousand nine hundred and twenty-four, viz.:—

"That the Marlborough County Council, having control of that street known as Vickerman Street, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the south-western side of that street from the intersection of Swamp Road, a distance of 3749 links, being the north-eastern boundary along the said Vickerman Street of Lots 3 and 4 on a plan of subdivision of part Section 25, District of Wairau West"; subject to the condition that no building or part of a building shall at any time be erected on the south-western side of the

shall at any time be erected on the south-western side of the portion of Vickerman Street (described in the Schedule hereto), within a distance of thirty-three feet from the centreline of the said portion of road.

SCHEDULE.

THE south-western side of all that portion of road, situated in the Marlborough Land District, Marlborough County, known as Vickerman Street, fronting Lots 3 and 4, being a subdivision of Part Section 25, District of Wairau West. As the said portion of road is more particularly delineated on the plan marked P.W.D. 60187, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

F. D. THOMSON, Clerk of the Executive Council

Land proclaimed as a Road, and Road closed, in Block I, Toaroha Survey District, Westland County.

JELLICOE, Governor-General. A PROCLAMATION.

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

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P 0 2 1

2 1 0 36 Portion of Lot 1 of Section 1561 coloured red. 0 23

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE areas of the pieces of road closed :---

A. R. P. 0 0 10

0 10 0 23 0 25 Adjoining or passing through Lot 1 of Section 0 25 1561; coloured green.

All situated in Block I, Toaroha Survey District (West-

All in the Westland Land District; as the same more particularly delineated on the plan marked P.W.D. 59490, 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 1st day of October,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

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

JELLICOE, Governor-General.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—SECOND-CLASS LAND.

Otorohanga County .- Wharepapa Survey District.

Coronanga County.—wearepapa Survey District.

Section 12, Block XV: Area, 470 acres 3 roods. Capital value, £715. Occupation with right of purchase: Half-yearly rent, £17 17s. 6d. Renewable lease: Half-yearly rent, £14 6s.

Weighted with £525 valuation for improvements, consisting of small dwelling, cow-byre, shed, 94 chains fencing, and 122 acres bush felled, burned, and grassed, to be paid for in each

for in cash.

fer in cash.

Distant about thirty-five miles from Te Awamutu Railwaystation, via Kihikihi, by formed dray-road. There is a school at Ngaroma three miles distant. Undulating to broken land: about 122 acres of bush felled and grassed, 70 acres in fern and tea-tree, balance in fairly heavy mixed forest comprising tawa, rewarewa, rata, tawhero, and a few rimu, with a heavy undergrowth of raurekau, supplejack, makomako, &c. The

soil is of medium quality, on volcanic formation; well watered by streams. Suitable for grazing. Altitude, 1,500 ft. to 1,800 ft. above sea-level.

Section 13, Block XV: Area, 367 acres 1 rood. Capital value, £1,150. Occupation with right of purchase: Half-yearly rent, £28 15s. Renewable lease: Half-yearly rent, £23.

The improvements which are included in the capital value consist of corrugated iron whare with two rooms and leanto, old cow-shed, 77 chains fencing, and 120 acres of bush felled and grassed; valued at £537.

Distant about thirty-five miles from Te Awamutu Railway-station, via Kihikihi by formed dray-road. There is a school at Ngaroma two miles distant. Undulating to broken land, about 120 acres bush felled and grassed, 39 acres in fern and scrub, the balance in mixed bush comprising tawa, rewarewa, rata, tawhero, and a few rimus, with a heavy undergrowth of raurekau, supplejack, makomako, &c. The soil is of medium quality; watered by good running streams. The section when further improved should make a fair grazing-run. Altitude, 1,500 ft. to 1,800 ft. above sea-level.

Waitomo County.—Pakaumanu Survey District.

Section 5, Block X: Area, 356 acres 1 rood. Capital value, £540. Occupation with right of purchase: Half-yearly rent, £13 10s. Renewable lease: Half-yearly rent, £10 16s.

Weighted with £702 valuation for improvements, consisting of 25 acres good pasture, 110 acres in poor pasture, 204 chains fencing, four-roomed cottage and two old sheds, all in bad repair. Repayable in cash or by a cash deposit with an approved mortgage.

Distant about one mile and a quarter by formed dray-road from Kopaki Railway-station and school, the nearest dairy factory being at Otorohanga about twenty-five miles distant. Indulating to proken country, about 25 acres in good pasture.

tactory being at Otorohanga about twenty-five miles distant. Undulating to broken country, about 25 acres in good pasture, 110 acres in poor pasture, balance in fern and scrub and light forest, comprising tawa, hinau, rata, rimu, rewarewa, and tawhero with an undergrowth of mahoe, makomako, supplejack, &c. Light soil of poor quality resting on sandstone formation; watered by running streams. The section has been subdivided into five paddocks and the holding when further developed should prove suitable for dairying as regards the low-lying land, and for grazing purposes as regards the ridges. Altitude, 700 ft. to 1,300 ft. above sea-level.

Section 9, Block XVI: Area, 315 acres 2 roods. Capital value, £500. Occupation with right of purchase: Half-yearly rent, £12 10s. Renewable lease: Half-yearly rent, £10.

The improvements which are not included in the capital value and which have to be paid for separately comprise—120 acres of bush felled and grassed, 35 chains seven-wire fencing, and iron whare in fair order; valued at £480; to be paid for either by cash or by a cash deposit and approved mortgage.

Distant about sixteen miles from Te Kuiti Railway-station, Distant about sixteen miles from Te Kuiti Railway-station, eight miles from Mairoa School and eighteen miles from Waitanguru Dairy Factory. Undulating land to broken in parts; about 120 acres in grass, balance heavy mixed forest comprising principally tawa and rimu, with a moderately thick undergrowth of supplejack, mahoe, tawhero, and makomako. Soil of good quality on limestone formation, well watered by streams. Capable of being made a good sheep farm when the whole of the section is brought in. Altitude, 600 ft. above sealevel. 600 ft. to 800 ft. above sea-level.

s witness the hand of His Excellency the Governor-General this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

Auckland District for Selection on Ovening Lands in Renewable Lease.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities N pursuance and exercise of the powers and administration conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth day of November, one thousand nine hundred and twenty-four, at the said Schedule; and I do also declare rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to section one hundred and thirty-five of the said Act, as they contain, or are supposed to contain, metal, mineral, or valuable stone.

AUCKLAND LAND DISTRICT.—CROWN LAND.—SECOND-CLASS LAND.

Otorohanga County.—Pirongia Survey District.

SECTION 11, Block XIV: Area, 411 acres 0 roods 32 perches. Capital value, £620. Renewable lease: Half-yearly rent, £12 8s.

Distant about sixteen miles by formed road from Otorohanga Railway-station on the Main Trunk line; the nearest school being at Honikiwi five miles distant. Broken country, about 140 acres of bush felled, not burned, and in second growth, the balance being in heavy mixed forest comprising tawa, rata, rimu, kohekohe, tawhero, miro with a heavy undergrowth of mahoe, makomako, supplejack, &c. The soil is of medium quality on volcanic formation; well watered by small streams. Suitable for grazing when cleared. Altiby small streams. Suitable for grazing tude, 300 ft. to 1,500 ft. above sea-level.

Section 14, Block XIV: Area, 338 acres 2 roods.

value, £520. Renewable lease: Half-yearly rent, £10 8s.
Distant about twenty-three miles from Te Awamutu
Railway-station and fourteen miles and a half from Pirongia. Undulating to slightly broken country, with about 188 acres of open land in fern, tutu, and manuka; a fair proportion of which is ploughable. The balance is bush country, about 20 acres having been felled, burnt, and grassed, but now gone back. The forest comprises tawa, rata, rimu, and kohekohe, with a heavy undergrowth of supplejack, konini, &c. The soil is of medium quality, resting on volcanic formation; well watered by small streams. Altitude, 250 ft. to 750 ft. above sea-level.

As witness the hand of His Excellency the Governor-General, this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

Opening Settlement Land in Auckland 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 land described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth days of November, one thousand nine hypothesis. day of November, one thousand nine hundred and twenty-four, at the rental mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

AUCKLAND LAND DISTRICT .- SETTLEMENT LAND. Matamata County.—Patetere North Survey District. Selwyn Settlement.

SECTION 35, Block XV: Area, 179 acres 1 rood 8 perches. Capital value, £1,060. Renewable lease: Half-yearly rent, £23 17s.

The improvements which are not included in the capital value, and which have to be paid for separately, comprise two-roomed dwelling, shed, 53 chains boundary fencing, and 67 chains internal fencing, valued at £112; to be paid for either in cash or on a cash deposit with an approved mortgage.

The improvements included in the capital value comprise

artesian well, 77 chains boundary-fence, and 47 chains internal fence; valued at £345 14s.

Situated adjoining Lichfield Village, about four and a half miles from Putaruru Railway-station by good road; a railway-line owned by the Taupo Totara Timber Company (Limited) also passes the section. There is a school, also a post and telephone office in the village. The land is undulating with soil of a light number nature, and practically the whole of soil of a light pumice nature, and practically the whole of the section is capable of being ploughed. About 25 acres is in fair pasture, the balance being in tea-tree and fern. The section has no water-supply.

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

A. D. McLEOD, Minister of Lands.

Opening Land in Taranaki Land District for Sale or Selection.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities Conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Township, the distance being about eight miles. Hilly coun-

Dominion of New Zealand, do hereby declare and provide

Dominion of New Zealand, do hereby declare and provide as follows, that is to say:—

1. The rural land enumerated in the Schedule hereto is hereby set apart for disposal by way of sale or selection on Tuesday, the twenty-fifth day of November, one thousand nine hundred and twenty-four, at the respective price specified in the said Schedule, and shall be deemed to be "heavy-bush land"

land."

2. The said land may be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease.

3. After the first half-year's rent has been paid by the selector the further instalments of rent payable by him for a period of two years shall not be demanded; provided that if at any time during the first five years of his occupancy the selector disposes of his interest in the land, the rent so conceded shall be paid by him in full, and thereupon the Land Board may remit such instalments of rent payable by the incoming tenant, not exceeding in the aggregate the amount incoming tenant, not exceeding in the aggregate the amount of rent previously conceded to the selector, as the Board shall think fit.

SCHEDULE.

TARANAKI LAND DISTRICT.—SECOND-CLASS LAND. (Exempt from Payment of Rent for Two Years.) Waitomo County.—Mapara Survey District.

Sections 1 and 10, Block VIII: Area, 337 acres. Capital value, £1,000. Occupation with right of purchase: Half-yearly rent, £25. Renewable lease: Half-yearly rent, £20. These sections are situated on the Mapara North Road. The access is from the Kopaki Railway-station, which is about four miles distant by metalled road. There is a school opposite the sections.

The sections comprise about 250 acres of bush land, while the balance is covered with fern and manuka. Three parts

the sections comprise about 200 acres of busin land, while the balance is covered with fern and manuka. Three parts of the land is easy hills, with about 70 acres of practically level swampy land, but can be easily drained. The soil, with the exception of a small area of light loam on clay, consists of good soil on clay resting on papa formation. The forest is heavy but has been milled originally rimu, matain consists of good soil of clay resume on paper formation. The forest is heavy, but has been milled, originally rimu, matai, kahikatea, with a thick undergrowth of raurekau, hauhau, mahoe, rangiora, &c. The sections are well watered by running streams. The elevation ranges from about 800 ft. to 1,000 ft. above sea-level.

As witness the hand of His Excellency the Governor-General this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

Opening Land in Auckland Land District for Sale or Selection.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor General of the Dominion of New Zealand, do hereby declare and provide as follows, that is to say :-

1. The rural land enumerated in the Schedule hereto is hereby set apart for disposal by way of sale or selection on Tuesday, the twenty-fifth day of November, one thousand nine hundred and twenty-four, at the respective price specified in the said Schedule, and shall be deemed to be "heavy-bush land."

land."

2. The said land may be purchased for cash, or be selected for occupation with right of purchase, or on renewable lease.

3. After the first half-year's rent has been paid by the selector the further instalments of rent payable by him for a period of three years shall not be demanded; provided that if at any time during the first five years of his occupancy the selector disposes of his interest in the land, the rent so conceded shall be paid by him in full, and thereupon the Land Board may remit such instalments of rent payable by the incoming tenant, not exceeding in the aggregate the amount of rent previously conceded to the selector, as the Board shall think fit.

SCHEDULE.

AUCKLAND LAND DISTRICT.—SECOND-CLASS LAND. Kawhia County.—Kawhia North Survey District.

Section 4, Block IV: Area, 424 acres 2 roods. Capital value, £1,260. Occupation with right of purchase: Half-yearly rent, £31 10s. Renewable lease: Half-yearly rent, £25 4s.

Distant about nine miles by formed road from Oparua Landing on the Kawhia Harbour where there is a school, and from which there is a direct launch service to Kawhia

try; about 140 acres of bush felled and grassed, balance heavy mixed forest comprising rimu, rata, tawa, kohekohe, tawhero, with a medium undergrowth of supplejack, hinahina, ferns, &c. Soil light sandy loam on sandstone formation; well watered by stream. The section is suitable for grazing purposes. Altitude 1,100 ft. to 1,700 ft. above sea-level.

As witness the hand of His Excellency the Governor-General this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

Opening Land in the Wellington Land District for Sale or Selection.

JELLICOE, Governor-General.

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

SCHEDULE.

WELLINGTON LAND DISTRICT.—SECOND-CLASS LAND. Rangitikei County .- Ruahine Survey District.

SECTION 1, Block VI: Area, 798 acres. Capital value, £1,000. Occupation with right of purchase: Half-yearly rent, £25. Renewable lease: Half-yearly rent, £20.

Weighed with £180 valuation for improvements, consisting of felling and grassing 12 acres along fence-line, £50, and 55 chains of fencing, £130.

Situated at the foot of the Ruahine Ranges, with access from Mangaweka, which is about twenty-two miles distant by formed dray-road, and one mile and a half of bridle-track. by formed dray-road, and one mile and a hair of bridge-track. Comprises mostly rough broken country suitable for pastoral purposes when cleared. Soil is light loam, resting on papa formation. Forest comprises mostly heavy birch, with a small quantity of rimu, matai, &c. Section is well watered by permanent streams. Altitude, 1,600 ft. to 3,000 ft.

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

A. D. McLEOD, Minister of Lands.

Opening Settlement Land in Hawke's Bay 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 land described in the Schedule hereto shall be open for selection on renewable lease on Wednesday, the twelfth day of November, one thousand nine hundred and twenty-four at the rental mentioned in the said Schedule: and four, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT .- SETTLEMENT LAND. Waipawa County,-Takapau Survey District. Marakeke Settlement.

Section 4s: Area, 201 acres 1 rood. Capital value, £4,000. Renewable lease: Half-yearly rent, £100.

Distant four miles and a half from Takapau, and one mile from Marakeke Railway-station by formed road. Level country with river terraces. Soil, fair loam, resting on clay and gravel formation. Watered by Porangahau Stream.

The improvements included in capital value are as follows: Boundary and subdivisional fencing, £285; cottage (three rooms and bathroom) and wash-house, £250; shed, yards, and slaughterhouse, £80.

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

A. D. McLEOD, Minister of Lands.

Opening Land in Taranaki Land District for Selection on Renewable Lease.

JELLICOE, Governor-General.

IN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1908, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, do hereby declare that the land described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth day of November, one thousand nine hundred and twenty-four, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to section one hundred and thirty-five of the said Act, as it contains, or is supposed to contain, metal, mineral, or valuable stone.

SCHEDULE.

TARANAKI LAND DISTRICT .-- FIRST-CLASS LAND. Waitomo County .- Totoro Survey District.

SECTION 5, Block VIII: Area, 383 acres. Capital value, £1,930. Renewable lease: Half-yearly rent, £38 12s.

This section is situated at the junction of the Tikitiki and Mapiu Roads, about seven miles and three-quarters (of which Mapiu Roads, about seven miles and three-quarters (of which six miles is dray-road) from Piopio, and about thirteen miles from Kopaki (of which eleven miles is formed dray-road). The section comprises easy country, with vegetation varying from heavy bush to open fern and manuka. The forest consists of tawa, mahoe, tawhai, and hinau, with a little rimu and kahikatea, with the usual undergrowth. Soil is good, on papa formation. The elevation ranges from 500 ft. to 1,000 ft. above sea-level.

As witness the hand of His Excellency the Governor-General, this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

Opening Settlement Land in Wellington Land District for Selection.

JELLICOE, Governor-General.

N 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 land described in the Schedule hereto shall be open for ment land described in the Schedule hereto shall be open for selection on renewable lease on Monday, the twenty-fourth day of November, one thousand nine hundred and twenty-four, at the rental mentioned in the said Schedule; and I do also declare that the said land shall be leased under and subject to the provisions of the said Acts.

SCHEDULE.

WELLINGTON LAND DISTRICT, - SETTLEMENT LAND. Kiwitea County.—A piti Survey District. Nesdale No. 2 Settlement.

SECTION 1. Area, 100 acres. Capital value, £2,750; buildings, £100. Renewable lease; Half-yearly rent, £61 17s. 6d. Half-yearly instalment of principal and interest on buildings,

£6 9s. 6d.

The improvements consist of a four-roomed dwelling in poor order, and a cow-shed; to be paid for in cash or by twenty half-yearly payments of £6 9s. 6d. Total half-yearly payment on lease, £68 7s.

This section is situated about three miles and a half from Kimbolton, with a frontage to the Terrace Road, which is formed and metalled. Comprises flat terraced land, all in fair pasture. Permanently watered by the Oroua River and streams. Soil is of fair loam, resting on shingle formation. Altitude, 1,200 ft. to 1,400 ft.

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

A. D. McLEOD, Minister of Lands.

Lands permanently reserved,

JELLICOE, Governor-General.

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

And whereas by the three-hundred-and-twenty-second section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-twenty-first section may, at the expiration of one month but not later than six months after the publication in the Gazette of notice of such temporary reservation, be permanently reserved, and that notice of such permanent reservation shall be published in the Gazette:

And whereas by the sixty-ninth section of the Land for Settlements Act, 1908, it is further provided that the Governor-General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under

General may from time to time, as he thinks fit, set aside reserves for any specified public purpose out of lands acquired under the last-mentioned Act, provided that no land so acquired shall be set aside for endowments:

And whereas the lands specified in the first column of the Schedule hereto were, by the Warrants the dates of which are specified in the third column of the said Schedule, and the notifications of which were published in the Gazette specified in the fourth column, temporarily reserved under the authority of the said Acts for the purposes specified in the second column of the said Schedule

Now, therefore, I, John Rushworth, Viscount Jellicoe, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Acts, do hereby permanently reserve the lands so temporarily reserved as aforesaid, and enumerated in the first column of the Schedule hereto, for the purposes specified in the second column of the said Schedule, being the same purposes for which the said lands were so temporarily reserved as

SCHEDULE.

		Column.					Second Column. Third Column. Fourth C			
Land District.	Locality.	Section.	Block.	A	res	١.	Purposes for which Land reserved.	Date of Warrant.		Gazette.
			The second secon			Р.		1924.		1924.
North Auck- land	Kopuru Parish	Lot 22 of Allotment 50		10	0	16	Recreation	21 Aug.	No.	58, 28 Aug
Auckland	Waihou S.D.*	52	I	1	0	0	Addition to public- school site	**	,,	,,
,,	Tarawera S.D	3	\mathbf{X}	10	0	0	Roadman's paddock	,,	,,	,,
Hawke's Bay	Porangahau S.D	7	XVII	4	3	38.5	Public-school site	١ ,,	,,	,,
,,	Patoka S.D	10	XI	6	2	31	,,	,,	, ,,	**
Wellington	Tiriraukawa S.D	32	II	4	0	0	Roadman's - cottage site	,,	,,	,,
,,	Hunua S.D	88	VI	2	0	19.2	Hatchery	٠,,	,,	,,
,,	Whirinaki S.D	8	ΧI	6	1	1	Public-school site	,,	,,	,,
Nelson	Rotoroa S.D	11	1	7	1	0	Resting - place for travelling stock	,,	,,	"
)) · ·	Town of Mokihinui	34, 35, 36, 37, 38, 39, 40, 45, 46, 47, 48, 49, 50, 51, 56, 57, 58, 59, 60, 61,	• •	4	0	9.6		,,	,,	,,
a		62, and 161			_		75.171			
Otago	Tarras S.D	35	XVI		0	0	Public-school site	_ 2,	,,	
,,	Town of Dunedin	4	44	0	0	2	Site for public build- ings of the General Government.	8 July	No.	48, 17 July.

* Survey District.

As witness the hand of His Excellency the Governor-General, this 6th day of October, 1924.

A. D. McLEOD, Minister of Lands.

C. J. PARR, Minister of Justice.

Department of Justice,

Chairman of Licensing Committee appointed.

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

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

George Cruickshank, Esq., S.M., to be Chairman of the Licensing Committees for the Districts of Wallace, Awarua, and Wakatipu, vice J. G. L. Hewitt,

Clerks of Licensing Committees appointed.

Wellington, 8th October, 1924.

IS Excellency the Governor-General has been pleased

to appoint

to appoint

Esq., S.M.

Reserving Land for the Purpose of the Brunner Bridge over the Grey River in terms of the Coal-mines Act, 1908.

JELLICOE, Governor-General.

N pursuance and exercise of the powers and authorities conferred upon me by the Coal-mines Act, 1908, I, John Rushworth, Viscount Jellicoe, the Governor-General of the Dominion of New Zealand, do hereby reserve the land described in the Schedule hereto for the purpose of the Brunner Bridge over the Grey River.

And in further exercise of the powers and authorities aforesaid, I do hereby notify and declare that this reservation shall take effect from the date of the publication hereof in the New Zealand Gazette.

SCHEDULE.

ALL that area of land containing 18·1 perches, more or less, being portion of Section 2A, situated in Block IX, Mawheranui Survey District (Brunner Borough). As the same is delineated on the plan marked Mines N. 12/113, deposited in the office of the Mines Department, at Wellington, and thereon coloured

As witness the hand of His Excellency the Governor-General, this 6th day of October, 1924.

G. JAS. ANDERSON, Minister of Mines. (Mines N. 12/113.)

to be Clerk of the Licensing Committee for the District of Kaiapoi, vice C. V. Roberts, transferred; Charles Vernon Roberts

Jack Riccarton Deal

Leslie William Louisson

to be Clerk of the Licensing Committee for the District of Rotorua, $vice\ J.\ L.$ Crowther, on sick leave; and

to be Clerk of the Licensing Committee for the Districts of Motueka and Nelson, vice F. Mitchell, on leave. C. J. PARR, Minister of Justice.

D

Honorary Rangers of Beaches appointed.

Office of the Public Service Commissioner,

Wellington, 1st October, 1924.

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

Edward Albert Eyre, Esq., and Frank Walter Grigg, Esq.,

to be Honorary Rangers of Beaches for the purposes of the Harbours Act, 1923, as from the 22nd day of September,

A. C. TURNBULL, Secretary.

Clerk of the Magistrates' Court at Balclutha appointed.

Office of the Public Service Commissioner,

Wellington, 1st October, 1924.

THE Public Service Commissioner has made the following appointment in the Public Service:— Geoffrey Charles Gordon, Esq.,

to be Clerk of the Magistrates' Court at Balclutha for the purposes of the Magistrates' Courts Act, 1908, as from the 24th day of September, 1924.

A. C. TURNBULL, Secretary.

Clerk of the Magistrates' Courts at Kaiapoi and Rangiora appointed.

Office of the Public Service Commissioner, Wellington, 6th October, 1924.

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

Jack Riccarton Deal, Esq.,

to be Clerk of the Magistrates' Courts at Kaiapoi and Rangiora for the purposes of the Magistrates' Courts Act, 1908, as from the 25th day of September, 1924.

A. C. TURNBULL, Secretary.

Registrars of Births and Deaths of Maoris appointed.

Office of the Public Service Commissioner,
Wellington, 7th October, 1924.

THE Public Service Commissioner has made the following appointment in the Public Service:— Archibald Hume Watt, Esq.,

to be Registrar of Births and Deaths of Maoris at Te Kao, as from the 15th October, 1924.

A. C. TURNBULL, Secretary.

Commissioner of the Supreme Court appointed.

CHARLES GORDON BONSER, Esquire, of Pancras
Chambers, 90 Queen Street, London, a Solicitor of
the Supreme Court of England, has this day been appointed
by the Right Honourable Sir Robert Stout, P.C., K.C.M.G.,
Chief Justice of New Zealand, a Commissioner of the
Supreme Court of New Zealand, a Commissioner of the
Supreme Court of New Zealand in England, under the 47th
section of the Judicature Act, 1908, for the purpose of
administering and taking all such oaths, affidavits, and
affirmations as in the said section mentioned.

Dated at Wellington this 3rd day of October, 1924.

W. A. HAWKINS,
Registrar, Supreme Court.

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

Department of Defence Wellington, 4th October, 1924.

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

STAFF.

Lieutenant-Colonel H. E. Avery, C.M.G., D.S.O., p.s.c., N.Z. Staff Corps, relinquishes the appointment of Quarter-master-General, General Headquarters. Dated 1st October,

Lieutenant-Colonel H. E. Pilkington, C.B.E., g., Regiment of Royal N.Z. Artillery, relinquishes the appointment of Director of Ordnance Services, and is appointed Quarter-master-General, General Headquarters, vice Lieutenant-Colonel H. E. Avery, C.M.G., D.S.O., p.s.c., resigned. Dated 1st October, 1924.

Major (temp.) T. J. King, N.Z. Army Ordnance Corps, Chief Ordnance Officer, is appointed Director of Ordnance Services in addition to his present duties, vice Lieutenant-Colonel H. E. Pilkington, C.B.E., g., appointed Quartermaster-General. Dated 1st October, 1924.
Captain S. H. Crump, N.Z. Staff Corps, relinquishes the appointment of Assistant Quartermaster-General, General Headquarters, and retains the appointment of Officer-Incharge Army Service Corps. Dated 1st October, 1924.
Major E. Puttick, D.S.O., N.Z. Staff Corps, relinquishes the appointment of Staff Officer-in-charge Regimental District No. 5 (Wellington), and is appointed Assistant Quartermaster-General, General Headquarters, vice Captain S. H. Crump. Dated 1st October, 1924.

S. H. Crump. Dated 1st October, 1924.

Captain O. H. Mead, D.S.O., N.Z. Staff Corps, relinquishes the appointment of Staff Officer-in-charge Regimental District No. 6 (Palmerston North), and is appointed Staff Officer-in-charge Regimental District No. 5 (Wellington), vice Major E. Puttick, D.S.O., transferred. Dated 1st October, 1924.

Captain K. L. Stewart, M.B.E., N.Z. Staff Corps, relinquishes the appointment of Area Officer 6B (Palmerston North) and is appointed Staff Officer-in-charge Regimental District No. 6 (Palmerston North), vice Captain O. H. Mead, D.S.O., transferred. Dated 1st October, 1924.

No. 6 (Palmerston North), vice Captain O. H. Mead, D.S.O., transferred. Dated 1st October, 1924.

Captain L. G. Goss, N.Z. Staff Corps, relinquishes the appointment of Deputy Assistant Adjutant-General, Central Command, and is appointed Assistant Adjutant-General, General Headquarters. Dated 1st October, 1924.

Lieutenant R. C. C. Steele, N.Z. Staff Corps, relinquishes the appointment of Area Officer 8B, and Adjutant 2nd N.Z. Mounted Rifles (Queen Alexandra's Wellington West Coast), Hawera, and is appointed Deputy Assistant Adjutant-General, Central Command, vice Captain L. G. Goss transferred. Dated 1st October, 1924.

Lieutenant E. R. V. Petrie, N.Z. Staff Corps, relinquishes the appointment of Adjutant, 1st Battalion Hawke's Bay Regiment (Dannevirke), and is appointed Area Officer 5B (Lower Hutt), vice Lieutenant G. M. McCaskill transferred. Dated 1st October, 1924.

Lieutenant W. G. Gentry, N.Z. Staff Corps, relinquishes the appointment of Area Officer 7B (Masterton), and is appointed Adjutant 1st Battalion Wellington Regiment, Adjutant Corps of N.Z. Engineers, Central Depot, and Adjutant N.Z. Corps of Signals, Central Depot (Wellington). Dated 1st October, 1924.

Lieutenant S. Frickleton, V.C., N.Z. Staff Corps, relinquishes the appointment of Area Officer 10B (Christchurch), and is appointed Area Officer 7a (Napier), vice Lieutenant J. A. M. Clachan transferred. Dated 17th July, 1924.

Lieutenant S. Frickleton, V.C., N.Z. Staff Corps, Area Officer 7a (Napier), is appointed Adjutant 1st Battalion Hawke's Bay Regiment (Napier), in addition to his present duties, vice Lieutenant E. R. V. Petrie, transferred. Dated 1st October, 1924.

Lieutenant S. C. V. W. Sugden, N.Z. Staff Corps, Adjutant

vice Lieutenant E. R. V. Petrie, transferred. Dated 1st October, 1924.
Lieutenant S. C. V. W. Sugden, N.Z. Staff Corps, Adjutant 6th N.Z. Mounted Rifles (Manawatu), Palmerston North, is appointed Area Officer 6в (Palmerston North), in addition to his present duties, vice Captain K. L. Stewart, M.B.E., transferred. Dated 1st October, 1924.
Lieutenant J. A. M. Clachan relinquishes the appointment of Area Officer 7a (Napier), on 17th July, and is appointed Adjutant 7th N.Z. Mounted Rifles (Wellington East Coast), Dannevirke, vice Captain K. J. Walker transferred. Dated 30th July, 1924.
Lieutenant J. A. M. Clachan, Adjutant 7th N.Z. Mounted Rifles (Wellington East Coast), (Headquarters, Dannevirke, now transferred to Masterton) is appointed Area Officer 7s (Masterton) in addition to his present duties, vice Lieu-

now transferred to Masterton) is appointed Area Officer 7B (Masterton) in addition to his present duties, vice Lieutenant W. G. Gentry transferred. Dated 1st October, 1924. Lieutenant G. M. McCaskill, N.Z. Staff Corps, relinquishes the appointment of Area Officer 5B (Lower Hutt), and is appointed Area Officer 8B and Adjutant 2nd N.Z. Mounted Rifles (Queen Alexandra's Wellington West Coast), Hawera, vice Lieutenant R. C. C. Steele, transferred. Dated 1st

vice Lieutenant R. C. C. Steele, transferred. Dated 1st October, 1924.

Captain K. J. Walker, N.Z. Staff Corps, relinquishes the appointment of Adjutant 7th N.Z. Mounted Rifles (Wellington East Coast), Dannevirke, on 30th July, and is appointed Area Officer 10s (Christchurch), vice Lieutenant S. Frickleton, V.C., transferred. Dated 6th August, 1924.

Captain K. J. Walker, N.Z. Staff Corps, relinquishes the appointment of Area Officer 10s (Christchurch), and is appointed Adjutant 1st N.Z. Mounted Rifles (Canterbury Yeomanry Cavalry), and 1st Battalion Canterbury Regiment (Christchurch), vice Captain H. M. Foster, transferred. Dated 8th October, 1924.

Captain H. M. Foster, N.Z. Staff Corps, relinquishes the appointment of Adjutant, 1st N.Z. Mounted Rifles (Canterbury Yeomanry Cavalry) and 1st Battalion, Canterbury

Regiment (Christchurch), and is appointed Area Officer 12A and Adjutant 1st Battalion Southland Regiment (Inver-cargill), vice Lieutenant D. T. Maxwell transferred. Dated

cargill), vice Lieutenant D. T. Maxwell transferred. Dated 8th October, 1924.
Lieutenant S. F. Allen, N.Z. Staff Corps, relinquishes the appointment of Deputy Assistant Adjutant-General, Southern Command, and is appointed Area Officer 10B, and Adjutant Corps of N.Z. Engineers, Southern Depot (Christchurch), vice Captain K. J. Walker, transferred. Dated 8th October, 1924.

Lieutenant D. T. Maxwell N.Z. Staff Corps, relinquishes the

Lieutenant D. T. Maxwell, N.Z. Staff Corps, relinquishes the appointment of Area Officer 12A and Adjutant 1st Battalion Southland Regiment (Invercargill), and is appointed General Staff Officer (Intelligence), General Headquarters. Dated 8th October, 1924.

N.Z. STAFF CORPS.

Major-General Sir E. W. C. Chaytor, K.C.M.G., K.C.V.O., C.B., p.s.c., is transferred to the Reserve of Officers, Class I (a). Dated 1st October, 1924.

2nd N.Z. Mounted Rifles (Queen Alexandra's Wellington West Coast).

Lieutenant F. H. P. Rogers is transferred to the 7th N.Z. Mounted Rifles (Wellington East Coast). Dated 22nd September, 1924.

7TH N.Z. MOUNTED RIFLES (WELLINGTON EAST COAST). Lieutenant F. H. P. Rogers, from the 2nd N.Z. Mounted Rifles (Queen Alexandra's Wellington West Coast), to be Lieutenant, with seniority as from the 3rd March, 1924.

N.Z. ARMY SERVICE CORPS.

 $Northern\ Depot.$

Lieutenant F. M. Jenkins, D.C.M., resigns his commission. Dated 10th August, 1924.

N.Z. MEDICAL CORPS.

Colonel E. J. O'Neill, C.M.G., D.S.O., M.D., from the Reserve of Officers, to be Colonel, and is attached for duty to the 12th Battery, Regiment of N.Z. Artillery. Dated 15th

September, 1924.

Lieutenant J. H. Rule, M.B., is attached for duty to the 1st Battalion, Canterbury Regiment. Dated 15th Sep-

tember, 1924.

Lieutenant A. Cumming, M.B., is attached for duty to the 1st Battalion, Canterbury Regiment. Dated 15th September, 1924.

Henry Martin O'Connor, M.B., to be Lieutenant. Dated 12th September, 1924.

N.Z. CHAPLAINS DEPARTMENT.

The undermentioned Chaplains 3rd Class, are transferred to the Reserve List R.D. I. Dated 19th September, 1924.

Class I.

The Reverend H. F. Holbrook. The Reverend W. J. Ormond.

Class II.

The Reverend C. H. Laws, B.A. The Reverend G. Budd. The Reverend J. Pattison.

R. HEATON RHODES, Minister of Defence.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence, Wellington, 1st October, 1924.

His Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Lieutenant W. W. Dutton, the Wellington Regiment.

R. HEATON RHODES, Minister of Defence.

Result of Poll for Proposed Loan.

Wellington, 2nd October, 1924. THE following notice, received from the Chairman of the Council of the County of Ellesmere, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

ELLESMERE COUNTY COUNCIL.

Result of Poll taken on Proposal to raise a Loan of £2,000. PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of ratepayers of the

County of Ellesmere was taken on the 12th day of August, 1924, on the proposal of the Ellesmere County Council to borrow the sum of £2,000 for the erection of fire-proof offices

for the use of the Council.

The number of votes recorded for the proposal was 193; the number of votes recorded against the proposal was 134; number of informal votes, 2.

The number of words recorded for the proposal not being at least three-fifths of the valid votes recorded at the poll, I therefore declare the proposal was rejected.

Dated the 22nd day of September, 1924.

John Cunningham, Chairman.

Result of Poll for Proposed Loan.

Wellington, 3rd October, 1924.

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

W. F. MASSEY, Minister of Finance.

SPRINGS-ELLESMERE ELECTRIC-POWER BOARD.

Result of Poll for the Raising of Special Loan of £50,000 in the Paparua Power Area, being Part of the Springs-Ellesmere Electric-power Boards District.

In compliance with the requirements of the Local Bodies' Loans Act, 1913, the Electric-power Boards Act, 1918, and the amendments of both these Acts respectively, public notice is hereby given that at the poll taken on Thursday, 28th day of August, 1924, on a loan proposal to raise a special loan of £50,000 for the construction of electric works, the acquisition of rights over existing works and the giving of esciptance to consumer in the Penerus Area of the Strings. of assistance to consumers in the Paparua Area of the Springs-Ellesmere Electric-power Board's District,—

The following votes were recorded: for the proposal, 465; against the proposal, 17; informal, 1.

The majority of valid votes in favour of the raising of the special loan being in excess of the number required by the before-mentioned Acts, I herewith declare the proposal to raise the special loan of £50,000 to be carried.

JOHN CUNNINGHAM, Chairman.

Result of Poll for Proposed Loan.

Wellington, 6th October, 1924.

THE following notice, received from the Chairman of the Board of the Manurewa Town District, is published in accordance with the provisions of the Local Bodies' Loans Act,

W. F. MASSEY, Minister of Finance.

MANUREWA TOWN BOARD.

Notice of Result of Proposals to raise Loans.

Pursuant to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of ratepayers of the Manurewa Town District, taken on the 6th day of September, 1924, on the proposals of the Manurewa Town Board to borrow the several amounts contained in the following Schedule (the said Schedule stating the purpose for which each amount is required), the number of valid votes in respect of each issue hereinafter stated was duly recorded namely : hereinafter stated was duly recorded, namely:

Proposal to raise a special loan of £15,650 for road-improve-

ments and footpath formation and surfacing:—

The number of votes recorded for the proposal was 106; the number of votes recorded against the proposal was

Proposal to raise a special loan of £2,000 for the following purposes—namely, beautification of district, plan of district, water and sewerage investigation, and preliminary work:—

The number of votes recorded for the proposal was 114;
the number of votes recorded against the proposal was

55.

Proposal to raise a special loan of £1,500 for cemetery,

dump, and work thereon:—
The number of votes recorded for the proposal was 98;
the number of votes recorded against the proposal was 68.

Proposal to raise a special loan of £550 for the purchase of

The number of votes recorded for the proposal was 103; the number of votes recorded against the proposal was 63.

Proposal to raise a special loan of £300 for recreation-reserve | Pursuant to section 12 of the Local Bodies' Loans Act, improvements:

The number of votes recorded for the proposal was 92; the number of votes recorded against the proposal was 75.

I therefore declare that each of the foregoing proposals

Dated this 25th day of September, 1924.

ALEX. SEXTON, Chairman.

Results of Polls for Proposed Loans.

Wellington, 6th October, 1924. THE following notice, received from the Mayor of the Borough of Avondale, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

BOROUGH OF AVONDALE.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, Borough of Avondale taken on the 13th day of September, 1924, on the proposal of the Avondale Borough Council to borrow the sum of £750 for the purchase of a motor-reel for

The number of votes recorded for the proposal was 154; the number of votes recorded against the proposal was 30.

I therefore declare that the proposal was carried.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of a defined part of the Borough of Avondale taken on the 13th day of September, 1924, on the proposal of the Avondale Borough Council to borrow the sum of £15,000 for sewerreticulation.

The number of votes recorded for the proposal was 102; the number of votes recorded against the proposal was 11.

I therefore declare that the proposal was carried.

WM. JOHN TAIT, Mayor. Dated this 27th day of September, 1924.

Result of Poll for Proposed Loan.

Wellington, 8th October, 1924.

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

W. F. MASSEY, Minister of Finance.

OHAUPO TOWN BOARD.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Ohaupo Town District was taken on the 29th day of September, 1924, on the proposal to borrow £1,000 for the purpose of forming and metalling the carriageway and forming the footway of streets and roads in the Town District of Ohaupo.

The number of votes recorded for the proposal was 18, and the number of votes recorded against the proposal was 12.

I therefore declare the proposal carried. Dated this 30th day of September, 1924.

E. J. EDWARDS, Chairman.

Results of Polls for Proposed Loans.

Wellington, 7th October, 1924. THE following notices, received from the Chairman of the Council of the County of Rodney, are published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

RODNEY COUNTY COUNCIL.

PURSUANT to section 12 of the Local Bodies' Loans Act 1913, I hereby give notice that at a poll of the ratepayers of the Puhoi Riding Special-rating District of the County of Rodney, taken on the 6th day of September, 1924, on the proposal of the Rodney County Council to borrow £6,000 for the formation and metalling of the Puhoi-Ahuroa Road.

The number of votes recorded for the proposal was 45; the number of votes recorded against the proposal was 67; informal, 3.

I therefore declare that the proposal was rejected.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that at a poll of the ratepayers of the Puhoi Riding Special-rating District of the County of Rodney, taken on the 6th day of September, 1924, on the proposal of the Rodney County Council to borrow £1,000 for the reconstruction of roads, culverts, and small bridges damaged by the 1924 floods,—

The number of votes recorded for the proposal was 76; the number of votes recorded against the proposal was 36; informal. 3.

informal, 3.

I therefore declare that the proposal was carried.

PURSUANT to section 12 of the Local Bodies' Loans Act. 1913, I hereby give notice that at a poll of the ratepayers of the Albert Riding Special-rating District of the County of Rodney, taken on the 6th day of September, 1924, on the proposal of the Rodney County Council to borrow the

sum of £3,000 for the formation and metalling of roads in the Albert Riding,—

The number of votes recorded for the proposal was 52; the number of votes recorded against the proposal was 19;

informal, 2.

I therefore declare that the proposal was carried. Dated at Warkworth this 30th day of September, 1924.

F. Hodgson, Chairman.

Meetings of Auckland Land Board.

Department of Lands and Survey,

Department of Lands and Survey,
Wellington, 1st October, 1924.

IS Excellency the Governor-General has in pursuance of section 40 of the Land Act, 1908, approved of meetings of the Auckland Land Board being held at the District Lands and Survey Office, Auckland, at 10 o'clock a.m., on Tuesday, 27th January; Wednesday, 25th February, 25th March, 29th April, 27th May, 24th June, 29th July, 26th August, 30th September, 28th October, 25th November, 16th December during the year 1925. ber, during the year 1925.

A. D. MCLEOD, Minister of Lands.

The Industrial Schools Act, 1908.—Notice to the Public Trustee.

Education Department,

Wellington, 8th September, 1924.
Wellington, 8th September, 1924.
WHEREAS Robert Gordon Sullivan is at present an inmate of the Boys' Probation Home, Christchurch; And whereas such inmate is entitled to certain moneys: And whereas it appears expedient to issue the directions hereinafter set forth:

Now, I, Christopher James Parr, Minister of Education, in exercise of the powers conferred by section 38 of the Industrial Schools Act, 1908, do hereby direct the Public Trustee to take possession of all such moneys, and apply the same for the benefit of such inmate in accordance with the provisions of the same Act,

C. J. PARR, Minister of Education.

Result of Election of a Member of the Waitara Fire Board by Fire-insurance Companies.

Department of Internal Affairs, Wellington, 7th October, 1924.

Wellington, 7th October, 1924.

The following result of the election of a member of the Waitara Fire Board by fire-insurance companies has been reported to the Minister of Internal Affaits, and is notified in accordance with the rules under the Fire Brigades Act. 1908 :-

> $\hbox{-} \textbf{Waitara Fire Board: Angus Stanley Clark.}$ RICHD. F. BOLLARD, Minister of Internal Affairs.

Result of Election of Members of River Board.

Department of Internal Affairs,

Wellington, 6th October, 1924.

THE following result of election of members of a River
Board has been received from the Returning Officer,
and is published in accordance with the provisions of the
River Boards Amendment Act, 1913.

J. HISLOP, Under-Secretary.

Makarewa-Hedgehope River District, County of Southland-Peter Adamson.

Andrew George Brown. James Fleming. John Laurie.

Angus McIntyre.

Redefining Boundaries of the Borough of Gisborne, the County of Cook, and the Whataupoko Riding, County of Cook.

Department of Internal Affairs,

Wellington, 3rd October, 1924.

DURSUANT to the provisions of section 141 of the Municipal Corporations Act, 1920, the boundaries of the Borough of Gisborne are hereby defined as set out in the First Schedule hereto, the boundaries of the said borough having been altered by Orders in Council dated the 14th day of January, 1924, the 17th day of March, 1924, and the 1st day of April, 1924, made under the Municipal Corporations Act, 1920, and published in Gazettes Nos. 4, 16, and 19, of the 24th day of January, 1924, 20th day of March, 1924, and the 1st day of April, 1924, respectively.

And also, in pursuance of the provisions of the said section 141 of the Municipal Corporations Act, 1920, the boundaries

And also, in pursuance of the provisions of the said section 141 of the Municipal Corporations Act, 1920, the boundaries of the County of Cook and of the Whataupoko Riding of that county affected by the said Orders in Council are hereby defined as set out in the Second and Third Schedules hereto

respectively.

FIRST SCHEDULE.

BOUNDARIES OF BOROUGH OF GISBORNE.

Boundaries of Borough of Gisborne.

All that area in the Gisborne Land District bounded by a line commencing at the south-eastern corner of the Gisborne Park Racecourse, situated in Block II, Turanganui Survey District, proceeding in a north-easterly direction along the boundary between the Gisborne Park Racecourse and Elgen Township and the production thereof to the right bank of the Taruheru River; thence in an easterly direction along the right bank of the said Taruheru River to the north-western side of Lytton Road; thence along the production of that side of Lytton Road, across Taruheru River, to and along the left bank of the said Taruheru River to the south-eastern corner of Allotment 4, Whataupoko No. 3; thence northerly along the eastern boundary of said Allotment 4, Whataupoko No. 3, to and across Te Hapara Road and along the south-eastern boundary of Subdivision 35, Whataupoko No. 3 Block, to the centre of Ormond Road; thence north-westerly along the middle of Ormond Road to a point in line with the eastern boundary of Whataupoko No. 5 Block; thence north-easterly to and along the eastern boundary of the aforesaid Whataupoko No. 5 to the middle of Howarth Street; thence south-easterly along the middle of Howarth Street to the middle of Valley Road; thence south-westerly along the middle of the aforesaid Valley Road to a point in line with the south-western boundary of Subdivision 43, in line with the south-western boundary of Subdivision 43, Whataupoko No. 3; thence in a south-easterly direction across the aforesaid Valley Road and along the aforementioned south-west boundary till it intersects the western boundary-line of the Cook Hospital site; thence north-easterly and south-easterly generally along the boundaries of the aforesaid Cook Hospital site to and along the south-western boundary of Subdivision 46, Whataupoko No. 3; thence along the south-western boundary of Lot 38, Whataupoko No. 4, across Mangapapa Road, and along the south-western boundary of Lot 45, Whataupoko No. 4, to the south-easterly along the eastern boundaries of Lots 45, 46, 47, and 48, Whataupoko No. 4, to the westernmost corner of Section 6, Block E, of Whataupoko No. 6; thence along the south-western boundaries of Sections 6, 7, 8, and 9, Block E, Whataupoko No. 6 aforesaid, to the southernmost Section 6, Block E, of Whataupoko No. 6; thence along the south-western boundaries of Sections 6, 7, 8, and 9, Block E, Whataupoko No. 6 aforesaid, to the southernmost corner of Section 9 aforesaid: thence across Ballance Street to the westernmost corner of Section 13 of the aforesaid Block E, Whataupoko No. 6; thence in a south-easterly direction along the south-western boundary of the aforesaid Section 13 and Section 14 of Block E, Whataupoko No. 6, to an angle in Hill Road at its junction with a public road; thence due south across Hill Road to the north-western corner of Lot 2 of Section 53, Block D, Whataupoko No. 6; thence in a south-westerly direction along the north-western boundaries of Lots 2 and 1 of Sections 53 and 47, Block D, Whataupoko No. 6, to and across Adams Road to the north-western corner of Lot 9 of Section 47, Block D, Whataupoko No. 6; thence in a south-easterly direction along the south-western boundary of the aforesaid Lot 9 and the south-western boundaries of parts of Sections 47 and 48 of Block D, Whataupoko No. 6 aforesaid, and the production thereof to the middle of Richardson Avenue; thence in a north-easterly direction along the middle of Richardson Avenue to a point in line with the south-western boundary-line of Section 49 of Block D, Whataupoko No. 6; thence in a south-easterly direction along the said south-western boundary of Section 50 of Block D, Whataupoko No. 6 aforesaid, to its southernmost corner; thence in a south-western boundary of Section 50 of Block D, Whataupoko No. 6 aforesaid, to its southernmost corner; thence in a south-westerly direction along the north-western side of Fox

Street to the right bank of Waiteata Stream; thence in a southerly direction generally along the right bank of that stream to the Waimata River; thence along a right line bearing due south across the Waimata River to the left bank thereof; thence in a south-easterly and north-easterly direc-tion generally along the left bank of the aforesaid Waimata tion generally along the left bank of the aforesaid Waimata River to a point in line with the middle of Owen Road; thence in a south-easterly direction along the centre of the said Owen Road to the centre of Tyndall Road; thence south-westerly along the centre of Tyndall Road to the centre of Wainui Road; thence north-westerly along the centre of Wainui Road to a point in line with the south-eastern boundary of Subdivision 326, Kaiti Block; thence in a south-westerly direction along the south-eastern boundary of the aforesaid Subdivision 326 to a point in line with the of the aforesaid Subdivision 326 to a point in line with the production of the south-western side of Oman Street; thence in a north-westerly direction along that line across Sub-division 326, Kaiti Block, to the south-eastern side of a public road; thence south-westerly along the south-eastern side of that road and by the north-western boundary of Subdivision 327, Kaiti Block, to the southernmost corner of Lot 96 of Subdivision 334, Kaiti Block; thence south-westerly across Beach Road to the north-east corner of Lot 99 of Subdivision Beach Road to the north-east corner of Lot 99 of Subdivision 334, Kaiti Block; thence in a north-westerly direction along the north-eastern boundaries of Lots 99, 98, and 97 to the south-eastern boundary of Kaiti 337A 2 Block; thence in a north-easterly direction along that boundary to the south-western side of Oman Street; thence along the production of the south-western side of the said Oman Street in a north-westerly direction agrees. Subdivision 237A 2 Kaiti to the westerly direction across Subdivision 337a 2, Kaiti, to the eastern boundary of Subdivision 337i, Kaiti Block; thence eastern boundary of Subdivision 3371, Kaiti Block; thence in a south-westerly direction along the south-eastern boundary of the aforesaid 3371, Kaiti Block, for a distance of 750 links, to a point known as the foot of Kaiti Hill; thence in a north-westerly direction along the foot of the aforesaid Kaiti Hill to a point distant 400 links from the left bank of the Turanganui River; thence in a south-westerly and a south-easterly direction generally along a line 400 links distant from and running parallel to the left bank of the aforesaid Turanganui River and that line continuing 400 links distant from and running parellel to high-water mark of the sea to Turanganui River and that line continuing 400 links distant from and running parellel to high-water mark of the sea to Beach Road; northerly along the western side of that road to the easternmost corner of Lot 99, Subdivision 334, Kaiti Block, across the said Beach Road to the southernmost corner of Lot 96, and along the south-eastern side of Beach Road and the production thereof to high-water mark of Poverty Bay; thence in a north-westerly direction generally along the high-water mark of the sea to and across the Turanganui River to the southernmost corner of Lot 2x on the anong the high-water mark of the sea to and across the Turanganui River to the southernmost corner of Lot 2x on the right bank of the aforesaid Turanganui River, to include accretion between Maori Point and the left bank of the Turanganui River, continuing along the high-water mark of the sea to the south-western boundary of Waiohiharore No. 3; thence in a north-westerly direction along that boundary across Awapuni Road and along the south-western boundary of Awapuni A and the south-western boundary of Awapuni A and the south-western boundaries of sub-divisions A 2A and A 3, Waiohiharore Block, to the right bank of the Waikanae Stream; thence in a north-easterly direction by the aforesaid right bank of Waikanae Stream to a point in line with the western side of Lytton Road; thence in a northerly direction along the western side of the aforesaid Lytton Road to the southern side of Scott Street; thence in a westerly direction generally along the southern side of the said Scott Street and the northern boundary of Sub-division E of Matawhero B or 5 Block to the eastern boundary of Matawhero IA; thence in a north-westerly direction generally along the eastern boundary of the aforesaid Matawhero IA to the Gisborne-Makaraka Railway line; thence across the said railway-line and along the southern boundary of Lot 1, Matawhero B or 5 (the southern boundary of the Gisborne Park Racecourse) to the point of commencement.

SECOND SCHEDULE.

BOUNDARIES OF THE COUNTY OF COOK

ALL that area in the Gisborne Land District, bounded towards the north generally by the Anaura Block from the sea to the Hikuwai River; thence by that river to the south-eastern corner of Tauwhareparae No. 1 Block; thence by the lastmentioned block and Tauwhareparae No. 3 Block to the south-western corner of the latter block; thence by the western boundary of the said Tauwhareparae No. 3 Block, for a distance of 12800 links; thence by a line running due west, 12000 links, to Trig. Station No. 171, Puakato; thence by lines bearing 262° distance 12400 links, bearing 173° 15′ distance 8700 links, bearing 210° 30′ distance 5200 links, to Rimututahi Trig. Station; thence by lines bearing 314° distance 1400 links, bearing 328° distance 1100 links, bearing 294° 30′ distance 2800 links, bearing 349° 41′ distance 5669 links, bearing 345° 21′ distance 1098 links, bearing 344° 29′ distance 10800 links, bearing 74° 30′ distance 4500 links, ALL that area in the Gisborne Land District, bounded towards

bearing 9° 30′ distance 6600 links, bearing 273° distance 7500 links, bearing 315° distance 1600 links, bearing 298° 30′ distance 11800 links, bearing 267° distance 2550 links, bearing 258° distance 4500 links, and bearing 20° 29′ distance 17000 links, to the southern boundary of Tauwhareparae No. 28 Block; thence by that block to the Mangamauku Stream; thence by that stream to the Mata River; thence by that stream to the mata River; thence by the fight heads River to the eastern boundary by Stream; thence by that stream to the Mata River; thence by the right bank of the Mata River to the eastern boundary-line of Huiarua No. 1 Block; thence towards the west generally by the said Huiarua No. 1 Block, Waipaoa No. 2 Block, and Waipaoa No. 3B Block to the Waingaromia River; thence to and along the middle of that river to the northern-most corner of Waingaromia No. 1c Block; thence by that block to the middle of the Waiapu Inland Road; thence by a line along the middle of that road to its junction with a block to the middle of the Waiapu Inland Road; thence by a line along the middle of that road to its junction with a road which intersects Small Grazing-run 42 in a southerly direction; thence by a line along the middle of the latter road to the south-western boundary-line of the said Small Grazing-run 42; thence by that boundary-line to Trig. Station No. 134; thence by Small Grazing-run 45 to the Kaitangota Stream; thence by that stream the Hinakiwa. Kaitangata Stream; thence by that stream, the Hinakiwa-wahia Stream, and Small Grazing-run 44A to the easternmost Kaitangata Stream; thence by that stream, the Hinakiwa-wahia Stream, and Small Grazing-run 44A to the easternmost corner of that run; thence by the southern boundary of the said Run 44A, by Waihora 2B Nos. 2 and 1 Blocks, to the northernmost corner of Section 5, Block III, Waimata Survey District; thence towards the north-west generally by Papakorokoro Nos. 6 and 4 to the Mangarueke Stream; thence by that stream to the easternmost corner of Ahirau No. 2c Block; thence by Ahirau Nos. 2c, 2r, 2c, and 2b Blocks to the Mangataikehu Stream; thence by that stream to the Waipaoa River; thence by a line to and along the middle of that river to the Pouarua Stream; thence by that stream to its first crossing of the road which runs up the valley of the said Pouarua Stream; thence along the middle of that road to Okahuatiu 1D 2b No. 1 Block; thence by Tangihanga A, Pukepapa B, and Waikohu Blocks, and Subdivision 1 of Tangihanga No. 1c Block, to the north-eastern boundary of that settlement; thence by the north-eastern boundary of that settlement to the northernmost corner of Section No. 3, Block X, Waikohu Survey District, in Ngatapa Settlement; thence by the north-western and western boundaries of the said Ngatapa Settlement to the Tahora Road; thence along the middle of that road to the Whereleven Stream; thence along the middle of that road to the Whereleven Stream; thence by a line along the middle of that road to the Whereleven Stream; thence by a line along the middle of that road to the Whereleven Stream; thence by a line along the middle of that road to the Whereleven Stream; thence by a line along the middle of that road to the Whereleven Stream; thence by a line along the middle of the middle of that road to the Whereleven Stream; thence by a line along the middle of the middle o Tahora Road; thence along the middle of that road to the Tahora Road; thence along the middle of that road to the Wharekopae Stream; thence by a line along the middle of that stream to Wharekopae No. 1A, Lot 2; thence by the said Lot 2, and Hangaroa-Matawai B Nos. 4 and 1 Blocks to the Hangaroa River; thence by a line to and along the middle of that river to the confluence of the Kawaimango Stream with the said river; thence by the said Kawaimango Stream and Tahora Block 2c No. 1, Section 3, to the northeastern corner of Section 1, Block VIII, Tuahu Survey District: thence by the last-mentioned section to the Gisborne-Stream and Tahora Block 2c No. 1, Section 3, to the northeastern corner of Section 1, Block VIII, Tuahu Survey District; thence by the last-mentioned section to the Gisborne-Waikaremoana Road; thence by a line to and along the middle of that road to Bushy Knoll Road; thence by a line along the middle of the last-mentioned road to the northern-most corner of Section 2, Block IX, Hangaroa Survey District; and thence by Section 1, Block IX aforesaid, to its south-eastern corner; thence towards the south-west by Sections 3 and 4, Block IX aforesaid, and Tauwharetoi 4B and 3B Blocks, to the southernmost corner of Tauwharetoi 3A Block; thence by the south-eastern boundary of the last-mentioned block to the Hangaroa River; thence by a line to and along the middle of that river to a point in line with the eastern boundary of Mangapoike 2A No. 2 Block; thence to and along the eastern boundary of that block to Lot 4 of Mangapoike 2A No. 3, along the northern boundary of that block to the said Mangapoike 2A No. 3, to Mangapoike No. 2D Block; thence along the northern boundary of that block to a right line running from the confluence of the Hangaroa and Ruakituri Rivers to the sea at Paritu; thence by that right line to the sea; and thence towards the east by the sea to the south-eastern corner of the Anaura Block, the place of commencement, excluding the Borough of Gisborne. of commencement, excluding the Borough of Gisborne.

THIRD SCHEDULE.

Boundaries of the Whataupoko Riding, County of Cook.

ALL that area in the Gisborne Land District, commencing at a point on the left bank of the Waimata River in a line with the centre of Owen Road and following the eastern boundary of the Borough of Gisborne to the seashore opposite the westernmost corner of Section 322, Kaiti Block; thence following the seashore (and including the Tuamotu Island) generally to the mouth of the Hamanatua Stream; thence in a north-westerly direction by the centre of the said Hamanatua Stream to and across Pouawa Road to the south-east corner of Section 3; thence by the southern boundary of the said Section 3 to the eastern boundary of

Section 2, Block IV, Turanganui Survey District; thence towards the north by the eastern boundaries of the said Section 2 to the Waimata River; thence down the centre of the said Waimata River to a point being the intersection of a line forming the north-east boundary of the Whataupoko No. 6 Block; thence in a north-westerly direction by that boundary to the centre of Dryden Street; thence by the centre of Dryden Street and Valley Road till it intersects the eastern boundary of Whataupoko No. 4 Block; thence in a north-easterly and north-westerly direction by the north-eastern boundary of the aforesaid No. 4 and Whataupoko No. 3 Blocks to the eastern boundary of Whataupoko No. 5 Block; thence in a north-eastern boundary of the aforesaid Whataupoko No. 5 Block to the northernmost corner of the said No. 5 Block, Block XV, Waimata Survey District; thence in a south-westerly direction generally by the north-western boundary of the aforementioned Whataupoko No. 5 Block to a point in the centre of Ormond Road at its junction with Tucker Road, Block II, Turanganui Survey District; thence in a westerly direction by the centre of the aforementioned Tucker Road to the left bank of the Taruheru River; thence in a south-westerly and south-easterly direction generally by the left bank of the aforementioned Taruheru River to the south-eastern corner of Subdivision 4, Whataupoko No. 3 Block, on the western boundary of the Borough of Gisborne; thence in a northerly and south-easterly direction generally by the left bank of the aforementioned Taruheru River to the south-eastern corner of Subdivision 4, Whataupoko No. 3 Block, on the western boundary of the Borough of Gisborne; thence in a northerly and south-easterly direction generally by the vestern and north-eastern boundaries of the aforementioned Borough of Gisborne to a point in line with the centre of Owen Road, the point of commencement: together with that part of the Kaiti Block bounded on the north-east, south-east, south-east, south-eastern before described.

RICHD. F. BOLLARD, Minister of Internal Affairs.

[Issued in substitution for notice dated 17th June, 1924, and gazetted on 19th June, 1924, redefining boundaries of Borough of Gisborne, &c.]

Notice respecting proposed Alteration of Boundaries of the Otautau River District, County of Wallace.

Department of Internal Affairs,

Wellington, 2nd October, 1924.

I't is hereby notified that a petition has been presented to His Excellency the Governor-General, under the River Boards Act, 1908, praying that the area described in the Schedule hereto may be added to the Otautau River District. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposal which they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.

DESCRIPTION OF AREA PROPOSED TO BE ADDED TO THE OTAUTAU RIVER DISTRICT.

ALL that area in the Southland Land District bounded, commencing at the north-western corner of Section 20, Block IV, Hundred of Aparima; thence on the north by the northern boundary of the said Section 20 and by the road forming the northern boundaries of Section 39 of the said block and Allotments 31, 30, 29, and 28 on Land Transfer plan No. 172c, Waicola Estate, to the north-eastern corner of the said Allotment 28; thence towards the north-east and south-east by the road forming the eastern boundaries of the said Allotment 28 and of Allotments 27, 26, 25, and 24 of the said plan; and thence on the south-east and east by the said road continued through Section 11 of the said Hundred to the northern boundary of Subdivision No. 1 of the Otautau River District, the boundaries whereof are described in a Proclamation dated the 29th day of September, 1886, and published in the New Zealand Gazette of that year at page 1239; and thence on the south, north-east, and south-east by the northern boundary of the said subdivision of the said river district to the road forming the north-eastern boundary of Allotment 4 on Land Transfer plan No. 120; and thence across a road, and on the south-west by the said firstmentioned road continued through Sections 38 and 39 of the said Block III; and thence generally on the south-west by the said road continued along and forming the south-western boundaries of Sections 31, 36a, and 36a of the said Block III, the south and south-western boundaries of Sections 31, 31a, 32, and 33 of the said Block IV to the north-western corner of the said Section 33; and thence across the said road and on the south by the northern boundary of Section 26

of the said Block IV to the road forming the western boundary of the said section; and thence on the south-west and west by the said road, along and forming the western boundaries of Sections 25, 24, 23, 22, 21, and 20 of the said Block IV, to the commencing-point.

RICHD. F. BOLLARD. Minister of Internal Affairs.

Alterations to the Scale of Fares, Rates, and Charges in Force upon the New Zealand Government Railways.

IN pursuance of all powers and authorities enabling me under the Government Railways Act, 1908, and its amendments, I, Joseph Gordon Coates, Minister of Railways, do hereby make the following alterations in the scale of fares, rates, and charges in force on the New Zealand Government railways open for traffic.

PART IV.—GOODS.—LOCAL RATES.

PICTON SECTION.

Through Booking of Wool between Blenheim and Woolston, Christchurch, or Addington.

Wool in bales, undumped, booked through by rail and steamer from Blenheim via Picton and Lyttelton to Woolston, Christchurch, or Addington, will be charged 8s. 9d. per bale, including all charges at forwarding and destination stations and at Picton and Lyttelton, and steamer freight by the Canterbury Steam Shipping Company's vessels.

As witness my hand this 2nd day of October, 1924.

J. G. COATES, Minister of Railways.

Notice of Intention to take Additional Land in Block XII Waikouaiti Survey District, for the Purposes of the Seacliff Mental Hospital.

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

SCHEDULE.

APPROXIMATE areas of the pieces of land required to be taken:-

A. R. F. 21 3 5 Sections 46A and 47; P.W.D. 60033; edged red.

36 2 27 Section 11; P.W.D. 60033; edged red. 9 3 10 Part Section 56; P.W.D. 60889; edged 86 2 27 yellow.

Situated in Block XII, Waikouaiti Survey District.
In the Otago Land District; as the same are more particularly delineated on the plans marked and coloured as above-mentioned, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

As witness my hand at Wellington this 7th day of October, 1924.

J. G. COATES, Minister of Public Works.

Notice under the Shops and Offices Act, 1921–22, fixing the Closing-hours of Music and Musical-instrument Sellers' Shops in the Borough of Masterton.

WHEREAS a requisition in writing, signed by a majority of the occupiers of all the music and musical-instrument sellers' shops in the Borough of Masterton, has been forwarded to me, desiring that all such shops in the borough be closed in the evening of working-days as follows—Subject to closing at not later than 1 p.m. on the day observed as the statutory closing-day, on four days of each week at 5.30 p.m.; and on one day of each week at 8.30 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 in 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 13th day of October, 1924, all the music and musical instrument sellers' shops in the Borough of Masterton shall be closed accordingly.

Dated at Wellington this 7th day of September, 1924.

G. JAS. ANDERSON, Minister of Labour.

Officiating Ministers for 1924.-Notice No. 32.

Registrar-General's Office,
Wellington, 7th October, 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 :-

Church of the Province of New Zealand, commonly called the Church of England.

The Reverend Ropere Tahuriorangi.

W. W. COOK, Registrar-General.

Industrial Conciliation and Arbitration Act, 1908.— Notice of Proposed Cancellation of Registration.

Department of Labour, Wellington, 2nd October, 1924

Wellington, 2nd October, 1924.

Notice is hereby given that, pursuant to an application in that behalf made to me by the Denniston Coalminers' Industrial Union of Workers, registered number 963, situated at Denniston, and in exercise of the powers in this behalf conferred upon me by section 21 of the Industrial Conciliation and Arbitration Act, 1908, it is my intention to cancel the registration of that industrial union after the expiration of each purplication of expiration of six weeks from the date of the publication of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

F. W. ROWLEY, Registrar of Industrial Unions.

The Industrial Conciliation and Arbitration Act, 1908.-Notice of Proposed Cancellation of Registration.

Department of Labour,
Wellington, 26th September, 1924.

Notice is hereby given that, pursuant to an application in that behalf made to me by the Auckland Saddle, Bridle, Harness, Collar, and Bag Manufacturers' Industrial Union of Employers, registered number 1124, situated at Auckland, and in exercise of the powers in this behalf conferred upon me by section 21 of the Industrial Conciliation and Arbitration Act, 1908, it is my intention to cancel the registration of that industrial union after the expiration of six weeks from the date of the publication of this notice in the Gazette, unless in the meantime cause is shown to the contrary.

F. W. ROWLEY, Registrar of Industrial Unions.

Sitting of the Native Land Court at Whakatane on the 28th October, 1924.

Registrar's Office,

Notice is hereby given that the matters mentioned in the Schedule hereunder written and some services. the Schedule hereunder written will be heard by the Native Land Court sitting at Whakatane on the 28th day of October, 1924, or as soon thereafter as the business of the Court will allow.

[Waiariki, 1924–13.]

T. ANARU, Registrar.

SCHEDULE.

APPLICATIONS FOR ASSESSMENT OF COMPENSATION.

APPLICATIONS FOR ASSESSMENT OF COMPENSATION.

No. 356. Name of applicant: Minister of Public Works.
Name of land: Rangitaiki 31r 3. Nature of application:
Assessment of compensation for land taken for a road.

No. 357. Name of applicant: Minister of Public Works.
Name of land: Rangitaiki 31r 3, 32n, 32m 2, 32L 1, 32L 2,
32E 1, 32E 6. Nature of application: Assessment of compensation for land taken for railway.

No. 358. Name of applicant: Minister of Public Works.
Name of land: Rangitaiki 31r 3, 32m, 32m 2, 32L 1, 32L 2,
32E 1. Nature of application: Assessment of compensation for land taken for a road.

Minister's Decisions under Customs Acts.

Customs Department, Wellington, 6th October, 1924.

IT 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 to be used solely in, the fabrication or repair of goods within New Zealand" as a. and m.s. Articles marked thus t are revised decisions.

		Olemania anti-		Rate of Duty.	
Record	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff,
3/582	A. and m.s., viz.:— Bootmakers' materials, viz.,— Tip-iron, being iron bar specially stamped for making heel-tips	As a. and m.s. (643)	Free	20 per cent.	20 per cent.
3/583	Brushes and brooms, materials for the manufacture of, viz.,— Broom-sewing twines, when cut into	As a. and m.s. (643)	Free	5 per cent.	10 per cent.
3/583	6 ft. lengths, and declared for use only in the manufacture of brooms Mop - connectors, metal, specially suited for attaching mops to handles, when declared for use only in the	As a. and m.s. (643)	Free	5 per cent.	10 per cent.
5/19/2	manufacture of mops Hatmakers' materials, viz.,— Bandeaux linings (for making ladies' hats fit firmly), declared by a hatmanufacturer for use only in making hats Shape-retainers for hats and caps,	As a. and m.s. (643)	Free	Free	Free.
†5/21/6	when declared by hat or cap manufacturers for use only in making hats or caps, namely,— Cap-canes, bent to circular shape, with the ends joined, specially suited for supporting the crowns of caps				
†5/21/5 †5/21/5	Hat-grip of celluloid, the "West," for stitching under the front of the crown of a soft felt hat Hat-shape retainers, the "Nodento," for placing inside fronts of soft	As a. and m.s. (643)	Free	Free	Free.
	felt hats (The above decisions on shape- retainers revise decisions in M.O. 18, M.O. 12, and M.O. 20 respec- tively.)				
3/159/4	Metal bars, H-shaped, of lead edged with brass, specially suited for making leaded lights	As a. and m.s. (643)	Free	5 per cent.	10 per cent.
†5/38	Perambulator-fringe-edging, when cut into lengths not exceeding 50 in. and declared for perambulator trimming (Note.—Revises decision on page 77 of the Tariff-book.)	As a. and m.s. (643)	Free	Free	Free.
4/273	Articles ne.i., viz.:— "Adco" manure-mixture, for rapidly decomposing straw into humus	As articles n.e.i. (644)	Free	Free	Free.
5/26	Drapery, viz.:— Feather dress-trimming (ostrich or other) in the piece	As drapery n.e.i. (225)	20 per cent.	30 per cent.	35 per cent.
2/102/15	Electrical appliances and materials, viz.:— Insulating parts (made of vulcanite or similar material) for Edison storage-batteries—namely, pole rings, pin or pocket rods, side rods, and side sheets (Note.—Although listed as "insulators," these are not the "insulators" of Tariff item 434.)	As appliances to peculiar the generation of elec- tricity (433A)	Free	10 per cent.	10 per cent
7/29/6	Greases, skip, crude, viz.:— "Texaco" Crater Compounds Nos. 1, 2, and 5	As skip greases, crude, &c. (583)	₫d. per gal.*	⅓d. per gal.*	ad. per gal.∗
3/162/6	Iron, bar, &c., viz.:— "Burlington" steel fencing-posts, being channel steel, U-shaped, unwrought	As plain black channel iron (390)	Free	20 per cent.	20 per cent.

^{*}Suspended duty, which may be brought into operation by Order in Council.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

		Classification under Tariff.		Rate of Dut	y.
Record.	Goods.	and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
	'Machinery, &c., n.e.i., peculiar to use in]	
	industrial processes, viz.:— Bakers' machines, viz.,—	j			1
2/237	Bakers' electric ovens		j .		
†2/237	Cake-mixers, electric, the "Hobart," having a capacity of 15 quarts or			1	
10.00=	upwards				
†2/237	Cake-mixers, electric (Read Bakers Machinery (Limited), manufac-				
	turers) having a capacity of 15	i		1	
	quarts or upwards (Note.—Electric motors for the				
	above machines are to be separately				
	classified under Tariff item 433a.) (Note.—The above decisions on		İ		
	cake-mixers revise the decision on				
	cake-mixers on page 351 of the Tariff-book.)				
2/237/11	Oven, "Vicar's Patent Travelling				•]
2/112/43	Plate " (for biscuits) Sugar shaker-machine, for sprinkling		i		
	sugar over dough as it passes				
	through a biscuit-making machine (Note.—The brush is to be sepa-				
	rately classified under Tariff item 616.)	!			
2/340	Beef-casing-cleaning machines (Mecha-				
	nical Manufacturing Company, manufacturers)				
	(Note.—The brushes are to be				
	separately classified under Tariff item 616.)	:		ļ	
2/49/20	Bottle - capsuling machines, hand or				
	power (Mauri Bros. and Thompson (Limited), makers)		_		1.
2/49/11	Cordialmakers' syruping-machine, the			:	
2/318/3	"Niagara" Film-printing machine, the "Impera-	As machines, &c., pecu-	Free	5 per cent.	10 per cent.
	trix," for printing cinematograph-	liar to use in indus-	1	•	
	films from the negatives Flour-milling machines, viz.,—	trial processes (481) (2)			
2/111/22	Thresher, the "Whitehead" (Henry Simon (Australia), Limited, manu-		i		
	facturers), for dealing with wheat		İ		
	which is still held in the glumes and attached to the heads after running		!		
	through the separator				
†3/296	Galvanizing baths, welded or riveted (Note.—Revises decision in M.O. 9.)				
0 (04 (0	Paper-mill, viz.,—				
8/34/2	Jackets, of felted *textile, specially suited for use in paper-mills		i	į	
2/8/3	Piling-hammer, semi-automatic direct-		1		
i	acting steam (British Steel Piling Company, manufacturers)				
9 /144 /#	Presses, viz.,—				
2/144/5	Steam presses, improved (Geo. Black- burn and Sons (Limited), manu-				1
	facturers) for use in factories in finishing hosiery, fabrics, &c.				
	Rope and twine making, viz.,—				1
2/187/4	Feather keys peculiar to use with twine-spinning machines				
0 /700 /0 /	Soap-making, viz.,—	1			
3/130/3	Dies, gun-metal, for use with the Indasia soap-machine for stamping				
9/80/#	soap				
2/68/5	Flaking-machine, for cutting "Lux" into small flakes				
2/144/5	Woollen-mill, viz.,				
2/144/3	Steam pressing-stand, including aluminium shapes for use therewith,	- 1			
	specially suited for use in the finishing of hosiery				
ļ					
2/340/2	Machinery, n.e.i., viz.:— Peck and entrail cutter and washer, for	As machinery no i /499)	20 per cent	30 per cent	35 per cent
-,, -	use in the manufacture of sausage-	As machinery, n.e.i. (482)	20 per cent.	30 per cent.	35 per cent.
1	casings				
9/141/0	Machines, sewing, &c., viz.:—		_	_	- •
2/141/9	Toy sewing-machines, if capable of	As sewing-machines (467)	Free	5 per cent.	10 per cent.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

- 41 mm				Rate of Duty.	
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
$\frac{4/272}{4/230/3}$	Manures, viz. :— Calcium cyanamide "Cipps," a plant-food in tablet form	As manures (633)	Free	Free	Free.
3/580/2	Metal, manufactured articles of, n.e.i., viz.:— "Canedy-Otto" tools, viz.: Liftingrings and lifting-hooks for use in lift-		4.		
3/580/2	ing engines from motor-car frames "Canedy-Otto" tools, viz.: Water- spray guns and engine-cleaners, for use in cleaning motor-cars	As manufactured articles of metal n.e.i. (547)	20 per cent.	30 per cent.	35 per cent.
3/162/6 $3/162/6$	Clips of bent wire, for fastening wires to Burlington steel fencing-posts Driving-cap, of malleable iron, for use in driving Burlington steel posts				-
3/580/2	Oil-engines, viz.:— Electric starter with Bendix drive (Note.—The electric motor is to be separately classified under Tariff item 433A.)	As parts of oil-engines (417) or (418)	••	••	••
7/29/6	Oils in vessels capable of containing one gallon or more, viz. :— Thuban compound, "Texaco"	As crude petroleum, &c. (569)	₹d. per gal.*	₹d. per gal.*	½d. per gal.∗
3/587	Screws, metal threaded, viz.:— Brass studding in lengths, threaded, for cutting into short pieces to form set screws	As metal threaded screws (511)	Free	10 per cent.	10 per cent.
8/34/2	Textiles, felted, in the piece, viz.:— Felted textiles declared for use in the manufacture of paper	As felted textiles in the piece (200)	Free	10 per cent.	10 per cent.
3/162/6	Tools, artificers', viz.:— Post-drivers, made of steel tubing closed and weighted at one end	As artificers' tools n.e.i. (483)	Free	5 per cent.	10 per cent.
11/32/53	Vehicles, all kinds, and fittings, parts, and materials for, viz.:— "Beatonson all-weather patent headwork," being the complete metal framing for the hood and upper part of an "all-weather" type of motorcar body	As parts of motor-vehicles n.e.i. (550) (1)	10 per cent.	20 per cent.	25 per cent.
3/108/10	Metal dove-tails, for fitting to the door and door-slam of a motor-car to give a tight grip	As metal fittings for carriages (558)	Free	5 per cent.	10 per cent.

* Suspended duty, which may be brought into operation by Order in Council.

Minister's Order No. 28.]

GEO. CRAIG, Comptroller of Customs.

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.

So.	Name.		Residence.	Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
4	Adams, Sarah		Christchurch	Widow	16/9/24	4/10/24	Intestate	Christchurch
2	T 131 1		Dunedin	Comm'cial traveller		4/10/24	Testate	Dunedin.
3	~ 1 '37 7)	Auckland	Clerk	10/8/24	4/10/24	Intestate	Auckland.
4	Carlen, Charles Oscar .		Porangahau	Labourer	13/7/24	1/10/24	,,	Napier.
5	Darby, Lily Elizabeth .		Wanganui	Spinster	3/9/24	4/10/24	,,	Wellington.
6	Dyer, Alice Catherine .		Napier	Married woman	25/9/20	29/9/24	,,	Napier.
7	Gerard, Henry Ralph .	[Wellington	Compositor	29/8/24	4/10/24	,,	Wellington.
8	Hilliker, Emma		Oamaru	Widow	4/7/24	29/9/24	Testate	Dunedin.
9	Horgan, Jeremiah		Waimate	Labourer	26/7/24	4/10/24	,,	Christchurch
10	Howard, William .		Oamaru	,,	23/4/24	1/10/24	,,	Dunedin.
11	Kanadas, Peter		Auckland	Hawker	19/3/24	4/10/24	Intestate	Auckland.
12	Laird, Charlotte Marion		Taumarunui	Married woman	18/4/24	4/10/24	**	,
13	Melrose, Isabella Grieve .		Napier	Spinster	6/8/24	4/10/24	,,	Napier.
14		••	Blaketown, Grey- mouth	Widow	11/9/24	1/10/24	Testate	Hokitika.
15	Parr, George Griff		Ohakune	Bushman	6/7/24	29/9/24	29,	Wellington.
16	m 1 337'11'		North-east Harbour	Labourer	22/9/24	4/10/24	Intestate	Dunedin.
17	WWW 1 1 1 1 1 1 1 1		Blenheim	Spinster	18/3/20	4/10/24	,,	Blenheim.

Tenders.

Public Works Department, 6th October, 1924.

THE following particulars of tenders received by the Public Works Department are published for general information:

Supply, &c.	Tenderer.	Manufacturer.	Price.
Taieri: Drag-line excavator Mangahao, Section 135: transformers Mangahao, Section 136: Lightning- arresters	J. Burns and Co. (Ltd.) J. J. Niven and Co. (Ltd.) E. W. Hursthouse and Co	Ruston B.E.T. Company Schweitzer and Conrad	£5,567 17s. 6s., f.o.b. £11,893 12s., c.i.f. £629 10s.
Coleridge, Section 163: Reactance coils	National Electric Company	••	£466 4s., c.i.f.
Waipukurau Substation: 11,000 v.	P. R. Baillie and Co	Brit. I. and H. Cables (Ltd.)	£44 5s., c.i.f.
Coleridge Power-house extension Hastings Technical High School : Erection	P. Graham and Sons Macdonald Bros		£13,750. £18,130.
Hamilton-Penrose Line: Cable, &c. Waihou Dredge—	Lawrence and Hanson Company	Glover and Co	£99 18s., c.i.f.
Winches and gearing Suction-arm gear	A. and G. Price	A. and G. Price	£1,800. £590.
Tutaki River Bridge approaches Opunake Railway: Poles and cross-arms—	B. F. Spiers	,,	£1,285 11s. 8d.
20 ft. poles	J. W. Brechenridge	••	10s. 6d. each, f.o.b. 13s. 6d. each, f.o.b.
Cross-arms	" · · · · · · · · · · · · · · · · · · ·	••	34s. per 100 sup. ft.
Rai River Bridge approaches St. Andrews Post-office	W. N. Jones Stoddart and Mitchell		$\begin{array}{c ccccccccccccccccccccccccccccccccccc$
Christchurch Post-office: Tables, pigeon-holes, &c. (kauri)	B. W. Younger	•••	£334 12s. 3d.
Public Works Office, Napier: Additions	A. B. Davis		£225.
Hamilton High School: Heating Bitumen-boiler, &c., Gisborne-Wairoa Road—	F. B. Hall and Co. (Ltd.)	••	£362.
Bitumen-boiler, complete Horse-drawn broom Four thermometers	Andersons Limited P. and D. Duncan G. W. Wilton and Co.		£195, Gisborne. £80, Gisborne. £3 2s., Gisborne.
Ngatea Post-office: Erection Waikiwi Settlement: Kakapo Street	Street and Street F. Mangan	•••	£2,740. £329 9s.

F. W. FURKERT, Engineer-in-Chief and Under-Secretary.

Notice to Mariners No. 65 of 1924.

Marine Department,
Wellington, N.Z., 6th October, 1924.

THE following Notices to Mariners, which have been received from the Hydrographic Office, London, are published for general information.

G. C. GODFREY, Secretary.

PRELIMINARY.

SPAIN, WEST COAST.—VIGO BAY APPROACH. $Cabo\ Silleiro. --New\ Light\ established.$

Position.—Cabo Silleiro, lat. 42° 07' N., long. 8° 54' W. (approx.). Characteristics:

Character.—Group flashing white showing three flashes every fifteen seconds, thus: Flash 0.4 sec., eclipse 2.1 sec.; flash 0.4 sec., eclipse 5.85 sec., flash 0.4 sec.,

eclipse 5.85 sec., eclipse 5.85 sec., eclipse 5.85 sec., Elevation.—279 ft. (85m0). Visibility.—23 miles.

Structure.—White stone tower on two-storied building.

Remarks.—This new light replaces the fixed white light, which has been discontinued.

Note.—Further notice will be given, for the necessary correction of the charts, when the relative position of the new lighthouse from old lighthouse has been ascertained.

Brazil, North-east Coast.—San Marcos Bay. Fort San Antonio (Barra) Light.—Alteration in Character.

Position.—On Areia Point, in the approach to Maranham.

Lat. 2° 30′ S., long. 44° 18′ W. (approx.).

Abridged description.—(U) Fl. ev. 3 sec. 22 ft. 10 m.

Alteration.—The character of the light has been altered from fixed, with white and red sectors, to flashing white every three seconds, thus: Flash 0·3 sec., eclipse 2·7 sec.

Remarks.—The visibility of the light is now 10 miles. The light is unwatched. The limits of the former sectors are to be expunged from chart No. 535.

BRAZIL, SOUTH-EAST COAST .-- RIO DE JANEIRO HARBOUR. Ilha do Governador.—Amended Position of Shoal; Buoys established.

- (1.) Amended position of shoal: Former Notice.—No. 503 of 1924. Position.—Close south-westward of position given in former notice and 2.7 cables 279° from western extremity of Ilha Viraponga. Lat. 22° 47′ S., long. 43° 09′ W. (approx.).

 Depth.—23 ft. (7m0).
- (2.) Buoys established:(a.) Position.—On the western side of the shoal referred to in (1) above.

 - to in (1) above.

 Description.—A red conical buoy.

 (b.) Position.—At a distance of 5.4 cables 309° from western extremity of Ilha Viraponga.

 Description.—A mooring buoy.

 (c.) Position.—At a distance of 4.5 cables 235° from western extremity of Ilha Viraponga.

 Description.—A black conical buoy.

CENTRAL AMERICA, PACIFIC COAST .- PANAMA.

Cape Mala.—Obstruction reported south-westward of.

Position.—At a distance of 2.5 miles 212° from Cape Mala Lighthouse. Lat. 7° 26' N., long. 80° 01' W. (approx.).

Details.—The above position is to be encircled on the charts by a danger line, with the note "Obstrn. rep'd (1924)."

Remarks.—This obstruction is reported by s.s. "William Rockefeller." (Notice No. 1157 of 1924, dated 9th August.)

Charts affected.—No. 2267, Gulf of Panama; No. 2145, Cape Mala to Elena Bay, &c.; No. 396, Cape La Vela to Chagres, &c.; No. 3318, St. Elena Point to Gulf of Dulce.

Publication.—South America Pilot, Part III, 1915, page

-U.S. Hyd. Office Notice No. 2512 of 1924. .. Authority.– (H. 5070/24.)

CENTRAL PACIFIC OCEAN.

Pleasant (Nauru) Island.—Light established.

Position.—On the W/T mast, on the south-western side of the island. Lat. 0° 25′ 21″ S., long. 166° 56′ 28″ E., on plan

quoted below.

Abridged description.—Fl. ev. 8 sec. 530 ft. 15m.

Characteristics:
Character.—Flashing white every eight seconds.
Elevation.—530 ft. (161m5). Visibility.—15 miles.
Power.—Not stated.
Structure.—Wireless mast.

MALACCA STRAIT.—SINGAPORE STRAIT, WESTERN APPROACH.

Long Bank.—Existence of Wreck.

Position.—At a distance of about 12 miles north-westward of Pulo Hiju (the Brothers) Lighthouse. Lat. 1° 15′ 57″ N., long. 103° 10′ 20″ E., on chart No. 795.

Description.—A sunken wreck.

Incorporated Societies Act, 1908.—Declaration by the Assistant Registrar altering Name of Club.

HEREBY give notice, pursuant to the power conferred upon me by the Incorporated Societies Act, 1908, that by an alteration of the rules of the Manawatu Bowling and Croquet Club (Incorporated), duly authorized by the members thereof, the name of the Manawatu Bowling and Croquet Club (Incorporated) has been altered to the Manawatu Bowling, Croquet, and Tennis Club (Incorporated), as from the 26th day of September, 1924.

Dated this 26th day of September, 1924.

W. H. FLETCHER, Assistant Registrar of Incorporated Societies.

Tenders for Leases in the Karewa Native Township.

Waikato-Maniapoto District Maori Land Board Office, Auckland, 2nd October, 1924.

Notice is hereby given that tenders are invited and will be received at the office of the Waikato-Maniapoto District Maori Land Board, Auckland, up to 4 o'clock p.m. on Thursday, the 20th November, 1924, for leases of the undermentioned sections, for terms of twenty-one years, with right of renewals for further terms of twenty-one years.

SCHEDULE. KAWHIA COUNTY.-KAREWA TOWNSHIP.

Section.		lrea.	Upsei	Rental.	Improve- ments.
		Block	ς Ι.		-
	A. R.	Р.	£ s.	d.	
1	0 0	35	1 0	0	
2 (N.R.)	0 0	26	1 0	0 .	
3 ` ′	0 0	21	1 0	0	
4 (N.R.)	0 0	38	1 0	0	
14 (N.R.)	0 1	0	1 0	0	
15 (N.R.)	0 1	. 0	0 10	0	
16 (N.R.)	0 1	0	0 10	0	
17 (N.R.)	0 1	0	0 10	0	· ·
18 (N.R.)	0 1	0	0 10	0	}
19 (N.R.)	0 1	0	0 1	0	• • • • • • • • • • • • • • • • • • • •
20 (N.R.)	0 1	0	0 1	0	l
33·(N.R.)	0 1	0	1 0	0	•••
34 (N.R.)	0 1	0	1 0	0	
35 (N.R.)	0 1	0	1 0	0	••
36	0 1	0	1 0	0	
37–39	0 1	0 (each)	0 10	0 (each)	
40–42	0 1	0 (each)	1 0	0 (each)	
44	0 1	0	1 0	0	••
57	0 1	0	1 0	0	

Section.	Area.	Upset Rental.	Improvements.
	Bloc	k II.	
	A. B. P.	£ s. d.	
7–10	0 1 0 (each)	1 10 0 (each)	1
11	0 1 2	1 10 0	1
12	0 1 0	1 10 0	1
13	0 0 39	1 10 0	
14	0 0 38	100	
15-17	0 1 0 (each)	1 10 0 (each)	·
22 (N.R.)	0 0 30 ` ′	1 10 0	
23 (N.R.)	0 0 28	1 10 0	£25.*
24 (N.R.)	0 0 26	1 0 0	1
25 (N.R.)	0 0 24	1 0 0	1
26 (N.R.)	0 0 21	1 0 0	
27 (N.R.)	$0 \ 1 \ 0$	1 10 0	
28, 29, 32	0 1 0 (each)	1 10 0 (each)	1
33	0 0 37 ` ′	1 0 0	1
34	0 0 29	1 0 0	
35	$0 \ 1 \ 0$	1 0 0	1
36	0 0 35	1 0 0	1
37 (N.R.)	0 1 0	1 10 0	1
38, 39	0 1 0 (each)	1 10 0 (each)	
12 (N.R.)	0 0 26	1 0 0	
13 (N.R.)	0 0 25	1 0 0	
48 (N.R.)	$0 \ 1 \ 0$	1 0 0	
54	0 1 0	1 0 0	
35 (N.R.)	0 1 37	2 0 0	
66 (N.R.)	1 0 2	4 0 0	£500.*
71 (N.R.)	0 0 25	1 10 0	£15.*
72 (N.R.)	0 0 25	1 0 0	£120.*
77 (N.R.)	0 1 0	1 10 0	£300.*
78 (N.R.)	0 1 0	1 10 0	£200.*
30	0 0 32	1 0 0	
81	0 0 29	1 0 0	
32	0 0 26	1 0 0	
85	0 0 27	1 0 0	
90 (N.R.)	0 0 29	1 0 0	
91 (N.R.)	0 0 26	1 0 0	1

* Successful tenderers, if called upon to do so, will be required to deposit with the Board, within thirty days of the date on which such notice may be given, a marked cheque for the full amount of the improvements with which these

Abstract of Terms and Conditions of Lease.

- 1. The term of the lease shall be twenty-one years from the 1. The term of the lease shall be twenty-one years from the 1st January, 1925, at the rental tendered, with right of renewal of the lease for further terms of twenty-one years, at fair annual ground-rents to be fixed in accordance with the terms of the lease.

 2. The lessee will pay all rates, taxes, &c.

 3. The lessee will keep the land free from noxious weeds.

 4. The lessee will keep all buildings, drains, fences, in good order and renair.
- order and repair.

 5. The lessee will not carry on any offensive trade.

 6. The lessee will not assign or sublet without the previous consent, in writing, of the lessor.

GENERAL INSTRUCTIONS TO TENDERERS.

The sections will be leased subject to the upset rental

The sections wan be reacted in a sealed envelope addressed to the President of the Board, and marked on the outside as follows: "Tender for lease of Section , Rlock , Township."

Tenders must be accompanied by six months' rent; lease-fee, £4 4s.; stamp duty, 6s.; and registration fee, 10s. If any person desires to tender for more than one section a separate tender for each section must be made. In the event of two or more sections being included in the one lease the

or two or more sections being included in the one lease the excess fees will be refunded.

The highest tenderer to be declared the lessee, but the Board reserves the right to decline to accept any tender.

No lease of the allotments marked "N.R." will be granted by the Board except in pursuance of a resolution of the assembled owners under Part XVIII of the Native Land Act,

Plans of the sections and forms of lease can be inspected at the office of the Under-Secretary for Native Affairs, Wellington, the offices of the Board, or the post-offices at Kawhia and Te Maika.

C. E. MacCORMICK, President, Waikato-Maniapoto District Maori Land Board, Auckland.

CROWN LANDS NOTICE.

Settlement Land in Hawke's Bay Land District open for Selection on renewable Lease.

District Lands and Survey Office.

Napier, 6th October, 1924.

Notice is hereby given that the undermentioned section is open for general application. OTICE is hereby given that the undermentioned section is open for general application on renewable lease for a term of thirty-three years, in terms of the discharged Soldiers Settlement Act, 1915, the Land for Settlements Act, 1908, and the Land Act, 1908, and amendments.

Applications will be received at the District Lands and Survey Office, Napier, up to 4 o'clock p.m. on Wednesday, the 12th day of November, 1924.

Applicants must appear personally before the Land Board for examination at the District Lands and Survey Office, Napier, at 10 o'clock a.m. on Thursday, the 13th day of November, 1924; but if any applicant so desires he may be examined by the Land Board of any other district.

The ballot will be held at the District Lands and Survey Office, Napier, at the conclusion of the examination of appli-

Office, Napier, at the conclusion of the examination of appli-

Preference at the ballot will be given to landless applicants who have one or more children dependent on them, to landless applicants who within two years immediately preceding the date of the ballot have applied for land at least twice unsuccessfully, to applicants who have served beyond New Zealand as members of the Expeditionary Force, and to persons engaged on military service beyond New Zealand in connection with the late war, if such persons immediately prior to the late war were born fide residents of New Zealand prior to the late war were bona fide residents of New Zealand.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—FIRST-CLASS LAND.— SETTLEMENT LAND.

Waipawa County.—Takapau Survey District. Marakeke Settlement.

Section 4s: Area, 201 acres 1 rood. Capital value, £4,000. Renewable lease: Half-yearly rent, £100.

Distant four miles and a half from Takapau, and one mile

Distant four miles and a half from Takapau, and one mile from Marakeke Railway-station by formed road. Level country with river terraces. Soil, fair loam, resting on clay and gravel formation. Watered by Porangahau Stream. The improvements included in capital value are as follows: Boundary and subdivisional fencing, £285; cottage (three rooms and bathroom) and wash-house, £250; shed, yards, and slaughterhouse, £80.

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

- 1. Term of lease, thirty-three years, with perpetual right of renewal for further successive terms of thirty-three years and the right to acquire the freehold.
- 2. Rent, 5 per cent. per annum on the capital value; payable in advance on the 1st January and 1st July in each year.
 - 3. Applicants to be twenty-one years of age and upwards.
- 4. Applicants to furnish with applications statutory declarations, and being declared successful deposit £1 ls. lease fee. and a half-year's rent together with rent for broken period.
- 5. Applications made on the same day are deemed to be
- 6. Order of selection to be decided by ballot.
- 7. Successful applicant to execute lease within thirty days after being notified that it is ready for signature.
- 8. Lessee to reside continuously on the land, and pay all rates, taxes, and assessments.
- 9. All improvements on the land to be kept in good order and condition, and all buildings to be fully insured.
- 10. No transfer allowed without permission of Land Board and Minister.
 - 11. Lease is liable to forfeiture if conditions are violated.

J. D. THOMSON, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

OTICE is hereby given that J. Lockwood Brady, of New Zealand Incompany B. 111 New Zealand Insurance Buildings, Auckland, Solicitor, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 15th day of October, 1924, at 11 o'clock a.m.

27th September, 1924.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that ALEXANDER McCallum Paton, of Auckland, Electrician, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of October, 1924, at 11 o'clock a.m.

3rd October, 1924.

W. S. FISHER, Official Assignee.

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

OTICE is hereby given that ROBERT ADAMS, of Putaruru Plumber, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Putaruru, on Friday, the 10th day of October, 1924, at 11 o'clock a.m.

30th September, 1924.

W. S. FISHER, Official Assignee.

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

N OTICE is hereby given that GORDON WILFRED BREINGAN, of Ormond, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury-room, on Wednesday, the 8th day of October, 1924, at 11 o'clock a.m.

C. BLACKBURN,

30th September, 1924.

Deputy Official Assignee.

In Bankruptcy.

In the estate of Mohorangi Pateriki, of New Plymouth. OTICE is hereby given that a first and final dividend of 20s. in the pound is 20s. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims.

2nd October, 1924.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth,

Notice is hereby given that Cecil Karion Abbott, of New Plymouth, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 10th day of October, 1924, at 2.30 o'clock. J. S. S. MEDLEY,

30th September, 1924.

Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

NOTICE is hereby given that CHARLES RICHARD FAIR-BROTHER, of New Plymouth, Land Salesman, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of October, 1924, at 2.30 o'clock.

3rd October, 1924.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.

In the estate of Harry Charles Stanners, of Eltham, Cabinetmaker.

OTICE is hereby given that a first and final dividend of 7s. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims.

J. S. S. MEDLEY

Deputy Official Assignee.

In Bankruptcu.

NOTICE is hereby given that Daniel John Hughes, of Normanby, Farmer, was this day adjudged bankrupt; on creditor's petition; and I hereby summon a meeting of creditors to be holden at my office at 10 Regent Street, on Friday, the 10th day of October, 1924, at 2 o'clock.

ROBERT S. SAGE,

30th September, 1924.

Deputy Official Assignee.

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

N OTICE is hereby given that BENJAMIN PENNAR EVANS, formerly of Feilding, Auctioneer, but now of Pahiatua, Clerk, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 13th day of October, 1924, at 10.30 o'clock.

J. D. WILSON,

Deputy Official Assignee.

Pahiatua, 3rd October, 1924.

In Bankruptcy.

In the estate of HARRY FULTON, Palmerston North, Warehouseman.

OTICE is hereby given that a first dividend of 3s. in the pound is now due and result The pound is now due and payable on all proved and accepted claims, at my office, Palmerston North.

CHARLES E. DEMPSY,

26th September, 1924.

Deputy Official Assignee.

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

N OTICE is hereby given that ARTHUR JAMES BRADLEY, of Westport, Fruiterer and Confectioner, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 14th day of October, 1924, at 10.30 o'clock.

2nd October, 1924.

W. T. SLEE, Deputy Official Assignee.

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

N OTICE is hereby given that LENNOX McMILLAN BARR, of Alexandra, Retired Hotelkeeper, 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 10th day of October, 1924, at 11 o'clock a.m.

4th October, 1924.

E. W. CAVE, Official Assignee.

LAND TRANSFER ACT NOTICES.

N OTICE is hereby given that the parcels of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 10th November, 1924.

forbidding the same on or before 10th November, 1924.

7106. EDWARD COOK.—Part of Old Land Claim 136, situated at Pahiko, on the Waikare River, Block VI, Russell Survey District, containing 206 acres 2 roods 16 perches. Occupied by applicant. Plan 17308.

7254. SAMUEL COWLING.—Allotment 207, Town of Cambridge East, containing 1 acre 0 roods 5 perches, fronting Victoria Street and Taylor Street East. Occupied by applicant. Plan 17894.

7256. WALTER MARTIN NEUMEGEN.—Part Lot 6 of Allotment 21, Section 3, Suburbs of Auckland, containing 7.8 perches, fronting Seafield View Road. Occupied by applicant. Plan 17743.

7257. ERNEST MIDDLETON GARRETT.—Part Allotment 2, Section 13, Suburbs of Auckland, containing 2 acres 0 roods 13 perches, fronting Queenstown Road, Mount Roskill. Occupied by applicant. Plans 17152 and 17311.

Diagrams may be inspected at this office.

Diagrams may be inspected at this office.

Dated this 6th day of October, 1924, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

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

1539. (Plan No. 4485.) DOUGLAS JOHN PEPPER.—1 acre 0 roods 5 perches, being parts of Sections 45A and 46, Fitzroy District, Borough of New Plymouth. Occupied by Arthur Poole Lister.

Diagram may be inspected at this office. Dated this 6th day of October, 1924, at the Land Registry Office, New Plymouth.

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

Livide No. 44, folio 234, for Lot 10, plan 1087, part of Suburban Section 33, Dannevirke, containing 2 roods, whereof ABRAHAM DALZELL, of Mangatera, is the registered proprietor, and also of the loss of certificate of title Vol. 44, folio 235, for Lot 11, plan 1087, containing 2 roods, whereof WILLIAM HENRY THOMPSON, of Dannevirke, is the registered proprietor, and application having been made to me to issue provisional certificates of title for the above lands, I hereby give notice that it is my intention to issue such provisional titles after the 26th day of October, 1924.

Dated at the Land Registry Office, Napier, this 4th day of October, 1924.

October, 1924.

W. JOHNSTON, District Land Registrar.

N OTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 10th November, 1924.

1558. SUSAN GEORGINA BOWMAN, ROSINA MARY BOWMAN, and MABEL FLORENCE BOWMAN.—1 acre 0 roods 18.9 perches, being Lots 1 and 2 on plan 4381, and Lots 3, 4, 5, 6, 7, 8, 9, on plan 4388, parts of Suburban Section 61, Town of Napier, fronting Sealy and Harvey Roads. Occupied by applicants and tenants.

Diagrams may be inspected at this office. Dated this 6th day of October, 1924, at the Land Registry Office, Napier.

W. JOHNSTON, District Land Registrar.

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

5243. AUSTRALIAN MUTUAL PROVIDENT SO-CIETY.—24·24 perches, art Section 6, Palmerston North (Broad Street). Occupied by applicant. Plan 6910.

Diagram may be inspected at this office. Dated this 8th day of October, 1924, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in favour of MARY ANN BROWN, of Invercargill, Spinster, for part of Sections 21 and 22, Block XL, Town of Invercargill, being the land contained in certificate of title, Vol. LVII, folio 198, and evidence having been lodged at the loss of the said certificate of title, I hereby give notice that I shall issue a provisional certificate of title as requested, unless caveat be lodged forbidding the same within fourteen days from the date of publication of this notice in the Gazette.

Dated at the Land Registry Office, Invercargill, the 1st day of October, 1924.

day of October, 1924.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

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

N OTICE is hereby given that the names of the under-mentioned companies have been struck off the Register, and the companies have been dissolved:—

F. O'Neill and Company (Limited). 1919/42.
Triad Magazine Limited. 1914/19.
Eustage and Company (Limited). 1919/22.
Frederic Shipman Enterprises (Limited). 1914/21.
The Co-operative Film Exchange (Limited). 1916/23. Dated at Wellington, this 25th day of September, 1924.

W. H. FLETCHER,
Assistant Registrar of Companies.

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

NOTICE is hereby given that the name of the under-mentioned company has been struck off the Register, and the company has been dissolved :-

Thomson Manufacturing Company (Limited). 1921/67. Dated at Wellington this 27th day of September, 1924.

> W. H. FLETCHER, Assistant Registrar of Companies.

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

N OTICE is hereby given that the names of the undermentioned companies have been struck off the Register, and the companies have been dissolved :-

Pettit and Dudley (Limited). 1910/21. National Cool Stores and Ice Company (Limited). 1920/43.

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

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

Quinlan's Limited. 1919/116. Dated at Wellington, this 7th day of October, 1924. W. H. FLETCHER, Assistant Registrar of Companies.

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

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

The Railhead Dairy Factory Company (Limited). Dated at Dunedin this 3rd day of October, 1924.

L. G. TUCK, Assistant Registrar of Companies.

TARANAKI OIL FIELDS LIMITED.

NOTICE is hereby given that the above-named company, being a company incorporated in the State of Victoria, proposes to commence business in the Provincial District of Taranaki, in the Dominion of New Zealand, and that the office or place of business of the said company in New Zealand where legal process of any kind may be served upon it is situated at the New Zealand Government State Fire Insurance Office in Egmont Street, in the Borough of New Plymouth. New Plymouth.

Dated at New Plymouth this 18th day of September, 1924.

A. H. P. MOLINE, Attorney for the Company.

Govett, Quilliam, and Hutchen, Solicitors, New Plymouth.

In the matter of the Companies Act, 1908.

NOTICE is hereby given that NORMAN L. BURNELL AND COMPANY PROPRIETARY (LIMITED), a company incorporated in Victoria, Australia, proposes to carry on business in New Zealand, and that the office or place of business of the company is situate at Smith's Buildings, Albert Street, Auckland Auckland.

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J. H. GALE. Attorney for Company.

NOTICE OF REGISTERED OFFICE.

FASSETT AND JOHNSON (LIMITED).

OTICE is hereby given that the office or place of business in New Zealand of FASSETT AND JOHNSON (LIMITED) at which notices may be delivered or legal process served is situate at the N.Z. Express Company's Buildings, Customhouse Quay, Wellington.

Dated this 23rd day of September, 1924.

WILLIAM A. PATTERSON,

Attorney. Bell, Gully, Mackenzie, and O'Leary, Solicitors.

In the matter of the Companies Act, 1908, and its amendments; and in the matter of FOLEY BROTHERS (LONDON), LIMITED, a company incorporated in England under "The Companies Acts, 1908 and 1913," and whose registered office is situate at 39-43 Tooley Street, London S.E. 1, in England, and intending to carry on business is New Zealand.

OTICE is hereby given that the above company proposes to commence and carry on business in New Zealand. The offices and places of business in New Zealand where legal process and notices of any kind may be addressed or delivered are at the Dominion Farmers' Institute Buildings, Featherston Street, Wellington, and 32 Quay Street, Auckland.

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

FOLEY BROTHERS (LONDON), LIMITED. By its Attorney,

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J. W. FOLEY.

In the Supreme Court of New Zealand, Wellington District (Wellington Registry).

In the matter of the Patents, Designs, and Trade-marks Act, 1921–22, and the rules thereunder; and in the matter of the New Zealand Letters Patent Number 25504 of the 28th day of January, 1909, for IMPROVED ELECTRICAL CABLE CONNECTOR, for tapping off and gressing lines crossing lines.

OTICE is hereby given that Messrs, Leech Turner LIMITED, a company registered under the provisions of the Companies Act, 1908, and having its head office at 106 Great King Street, in the City of Dunedin, in the Dominion of New Zealand, assigns and registered proprietors of the above-mentioned letters patent, will, on Wednesday, the 22nd day of October, 1924, at 10.30 a.m., apply to this Honourable Court at the Supreme Court House, Wellington, for an order on the petition of the said LEECH TURNER LIMITED that the term of the above-mentioned letters patent may be extended; and notice is hereby given that the said 22nd day of October, 1924, is the day appointed for the hearing of the said petition.

Dated at Wellington this 7th day of October, 1924.

WEBB, RICHMOND, AND CORNISH, Solicitors for Applicants.

235 Lambton Quay, Wellington.

ROBERT WALES,

Patent Attorney Agent for Applicants.

40 Dowling Street, Dunedin.

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NOTICE OF INTENTION TO TAKE LAND.

In the matter of the Municipal Corporations Act, 1920, and the Public Works Act, 1908.

OTICE is hereby given that the Otahuhu Borough Council proposes, under the provisions of the abovementioned Acts, to execute a certain public work—namely, the establishment and formation of a recreation-ground adjoining Station Road in the Borough of Otahuhu; and for the purposes of such public work the lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Town Clerk to the said Council, situate in Great South Road, Otahuhu, and is open for inspection without fee by all persons during

to the said Council, situate in Great South Road, Otahuhu, and is open for inspection without fee by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such lands who have any well-grounded objections to the execution of the said public work or to the taking of the said lands must state their objections in writing, and send the same within forty days from the first publication of this notice to the Town Clerk at the Council Chambers, Great South Road, Otahuhu.

SCHEDULE.

Approximate area of parcels of land required to be taken: 9:09 perches. Being portion of Lot No. 28 on D.P. 4107. Coloured on plan: Red. Situated in the Borough of Otahuhu.

Dated this 4th day of October, 1924.

R. W. F. WOOD, Town Clerk.

N, OTICE is hereby given that George Appleton Syversen, of Longburn, near Palmerston North, Farm Hand, formerly known as "George Appleton Mason," being a British subject, has by a deed poll dated the 4th day of October, 1924, and enrolled at the Supreme Court at Pal-

merston North, renounced and abandoned the surname of "Mason," and intends upon all occasions hereafter and in all deeds, documents, actions, proceedings, matters, and things, to use the surname of "Syversen" in lieu of his former name of "Mason."

Dated at Palmerston North this 4th day of October, 1924. GEORGE APPLETON SYVERSEN.

SMITH AND HALCOMBE (LIMITED), AUCKLAND.

IN LIQUIDATION.

N OTICE is hereby given that the above company has gone into voluntary liquidation, and all creditors having claims against the company are required to forward particulars of same to the undersigned on or before 31st October, 1924, or they may not be recognized.

H. C. ROBINSON, F.P.A.N.Z., Box 1316, Auckland.

In the matter of the Assigned Estate of GERASMUS GALLATE, Restaurant-proprietor, of Wellington.

A LL claims in the above estate must be rendered to the undersigned on or before Friday, 31st October, 1924, otherwise they may be excluded from participating in the distribution of the assets.

ARCUS AND PATTRICK, Trustees.

131 Featherston Street, Wellington, 4th October, 1924.

THE GENERAL TRANSPORT COMPANY (LIMITED).

In LIQUIDATION.

NOTICE is hereby given that the above company has gone into voluntary liquidation as from the date hereof, and the undersigned has been appointed Liquidator.

All claims against the company should be forwarded to

H. B. BURDEKIN,

Public Accountant, Hawera.

Hawera, 29th September, 1924.

THE CO-OPERATIVE FREEZING COMPANY OF SOUTH CANTERBURY (LIMITED).

T an extraordinary general meeting of the members of

A T an extraordinary general meeting of the members of the above company duly convened and held at Forresters' Hall, George Street, Timaru, on the 5th day of of September, 1924, at 11.30 o'clock in the forenoon, the following resolution was duly passed:—

And at a further extraordinary general meeting of the members of the above company also duly convened and held at the same place at the same time on the 30th day of September, 1924, the following resolution was duly confirmed: firmed :-

"That the company be wound up voluntarily."
Dated this 1st day of October, 1924.

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 $\begin{array}{ll} H. & H. & FRASER, \\ J. & M. & JENKINS, \end{array} \right\} Liquidators.$

TAUMARUNUI COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Taumarunui County Council hereby resolves as follows:—

Taumarunui County Council hereby resolves as follows:

That, for the purpose of providing the interest and other charges on a loan of £2,000, authorized to be raised by the Taumarunui County Council under the above-mentioned Act, for the formation of the Maungakahu Valley Road, £1,900, and the Kakiamutu Valley Road, £100, the said Taumarunui County Council hereby makes and levies a special rate of three-farthings in the pound upon the rateable value of all rateable property of the Maungakahu Special-rating Area contained within the following boundaries—A continuous line following the western and northern boundaries of Rangitoto-Tuhua 21s 3a; the north-eastern boundary of Rangitoto-Tuhua 21s 3a; the western boundary of Rangitoto-Tuhua 21s 2s; the western boundaries of Provisional State Forest No. 99; the southern boundaries of the members of the company holding in the aggre-

of Rangitoto-Tuhua 66A, Section 1, Block VII, Tuhua Survey District; Rangitoto-Tuhua 74B 5, 74B 4, 74B 3; and along the Ongarue River and Maungakahu Stream to the starting-point; and comprising Section 1, Block VII, Tuhua Survey District, and the following Subdivisions of Rangitoto-Tuhua: 21B 1A, 21B 1B, 21B 1c, 21B 2A, 21B 2B 1, 21B 2B 2, 21B 2B 3, 21B 2B 4, 66A, 66B, 74B 1, 74B 2, 74B 3, 74B 4, 74B 5, 76A, 76B 4, and 76B 7; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable half-yearly on the first day of April and the first day of October in each and every year during the currency of such loan, being a period of thirty-six and a half years, or until the loan is fully paid off.

G. A. STANTON, County Chairman.

MAKOMAKO CO-OPERATIVE DAIRY COMPANY (LIMITED).

In Liquidation.

OTICE is hereby given that a general meeting of share-holders of the above company will be held in my office, Main Street, Pahiatua, at noon on Saturday, 18th October, 1924, to receive Liquidators' report and statement of accounts. 1000

G. GODFREY TAYLOR, Liquidator.

In the Supreme Court of New Zealand, Otago and Southland District.

In the matter of the Companies Act, 1908, and the amendments thereof; and in the matter of Browns' LIMITED.

LIMITED.

OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was on the 27th day of September, 1924, presented to His Honour Sir William Alexander Sim, Kt., a Judge of the Supreme Court, by John Myers Fraser, of Dunedin, New Zealand, Grain-merchant, trading as "Fraser and Company," a creditor of the said company; and the said petition is directed to be heard before a Judge of the said Court on the 17th day of October, 1924; and any creditor or contributory of the said company desirous to oppose the making of the order for the winding-up of the said company under the above Act should appear at the time of the hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory to the said company requiring the same, by the undersigned, on payment of the regulated charge for the same.

SOLOMON, GASCOIGNE, SINCLAIR, AND SOLOMON,

SOLOMON, GASCOIGNE, SINCLAIR, AND SOLOMON, 9-11 Bond Street, Dunedin, 901 Solicitors for the Petitioner.

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THE MOTUHORA STONE QUARRIES COMPANY (LIMITED).

In LIQUIDATION.

OTICE is hereby given that a general meeting of the above company will be held in the Liquidator's Office, Good's Buildings, Lowe Street, Gisborne, on Saturday, the 18th day of October, 1924, at 11 o'clock in the forenoon, for the purpose of receiving the Liquidator's account showing the manner in which the winding-up has been conducted, and the assets of the company disposed of.

G. K. PASLEY, Liquidator.

Gisborne, 24th September, 1924.

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MEDICAL REGISTRATION.

SYLVESTER LOT GEERIN, Bachelor of Medicine and Bachelor of Surgery, University of New Zealand, 1924, now residing in Dunedin, hereby give notice that I intend applying on the 26th October, 1924, to have my name placed on the Medical Register of the Dominion of New Zealand; and that I have deposited the evidence of my qualification in the office of the Registrar of Births and Deaths at Dunedin.

gate over three-fourths in the capital of the company pursuant to and with the powers conferred by subsection (6) of section 168 of the Companies Act, 1908, it has been resolved, and so that the resolution shall have validity as a special resolution,

as follows, viz.:—

That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily, and that John William Kenneth Lawrence, of Christchurch, Public Accountant, be and he is hereby appointed Liquidator for the purposes of such winding-up.

Dated this 2nd day of October, 1924.

J. W. K. LAWRENCE, Liquidator, 1004 WHITE STAR BREWERY (LIMITED), in Liquidation.

In the matter of the Public Works Act, 1908, and of the Counties Act, 1920.

NOTICE is hereby given that the Waitotara County Council proposes under the provisions of the above-mentioned Acts to execute a certain public work—namely, the acquisition of land at Maxwelltown for the purpose of metal reserve; and for the purposes of such public work the lands described in the Schedule hereto are required to be lands described in the Schedule hereto are required to be taken. And notice is hereby further given that a plan of the lands so required to be taken is deposited in the public office of the Clerk to the said Council situate in Ridgway Street, Wanganui, and is open for inspection without fee by all persons during ordinary office hours.

All persons affected by the execution of the said public work or by the taking of such lands who have any well grounded objection to the execution of the said public work or to the taking of the said lands must state their objections in writing, and send the same within forty days from the first publication of this notice to the Clerk at the Council Office.

publication of this notice to the Clerk at the Council Office, Ridgway Street, Wanganui.

SCHEDULE.

Part of the block of land known as part Section 3 of Pakaraka Block No. 1, Block X, Nukumaru Survey District, situate at Maxwelltown, containing 1 acre 2 roods 0·3 perch. Dated this 25th day of September, 1924.

1005

A. S. DYMOCK, Clerk.

NOTICE OF DISSOLUTION OF PARNTERSHIP.

OTICE is hereby given that the partnership heretofore subsisting between the undersigned WILLIAM KING and JAMES WILSON, under the style or firm of "E. King and Co.," of Ohai, in Wallace, New Zealand, Storekeepers, has as from the first day of September, one thousand nine hundred and twenty-four, been dissolved by mutual consent. All debts owing to the late firm must be paid to the said JAMES WILSON who will continue to carry on the business and who will discharge all the liabilities of the late firm.

Dated this 17th day of September, 1924.

W. KING JAMES WILSON.

s—W. J. A. McGregor, J.P., Sheep-farmer, Ohai. Witness-

1007

In the matter of the Companies Act, 1908; and in the matter of Thornicroft Bros., McDonald (Limited).

A T an extraordinary general meeting of the members of the above company duly convened and held at No. 94 Tennyson Street, Dunedin, on Tuesday, the 16th day of September, 1924, the following extraordinary resolution was duly passed:—

That it has been proved to the satisfaction of this meeting that the has been proved to the satisfaction of this incoming that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Harold Hugh Sykes, of Dunedin, Accountant, be appointed Liquidator for the purposes of such winding-up.

Dated this 29th day of September, 1924.

H. H. SYKES, Liquidator.

NEW ZEALAND INSURANCE COMPANY (LIMITED).

TRUSTEE, EXECUTOR, AND AGENCY BRANCH.

In the matter of the New Zealand Insurance Company Trust Act, 1916.

Schedule as at 31st May, 1924.

CHARLES FREDERICK THOMAS, Manager, do solemnly and sincerely declare,—

1. That the liability of the members is limited.

- 2. That the capital of the company is £1,500,000 divided
- 2. That the capital of the company is £1,500,000 divided into 1,500,000 shares of £1 each.

 3. That the number of shares issued is 1,500,000.

 4. That calls to the amount of 12s. per share have been made, under which the sum of £900,000 has been received.

 5. That the amount of all moneys received on account of estates is £2,235,180 16s. 3d.
- 6. That the amount of all moneys paid on account of estates is £2,224,952 0s. 8d.
 7. That the amount of the balance held to the credit of
- 8. That the liabilities of the company at the close of its financial year (to wit, the 31st day of May last) were,—Debts owing to sundry persons by the company, viz.,—

On judgment Nil. • • On speciality On notes or bills Nil. Nil. . .

On notes or bills ... Nil.
On simple contracts .. £121,238.
On estimated liabilities £957,681.

9. That the assets of the company on that day were—
Government securities, New Zealand: £438,829 5s. 10d.
Government securities, British and British Dependencies: £909,856 19s. 5d.

Bills of exchange and promissory notes: Nil. Cash at bankers: £144,492 6s. 2d. Other securities: £299,448 8s. 3d.

And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the Justices of the Peace Act, 1908.

Declared at Auckland this 30th day of September, 1924, before me—H. Hanna, a Solicitor of the Supreme Court of New Zealand.

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