

THE

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WELLINGTON, THURSDAY, MARCH 12, 1925.

Altering Boundaries of Castlepoint and Masterton Counties, and including Area in Upper Taueru Riding, Masterton County.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS it is provided by subsection two of section fourteen of the Counties Act, 1920, that the boundaries of any one or more counties may be altered in accordance with a resolution proposing the alteration passed by the Council of each of such counties in which the Counties Act is in force:

And whereas a resolution was passed by the Castlepoint County Council on the twenty-fifth day of October, one thousand nine hundred and twenty-four:

thousand nine hundred and twenty-four:

And whereas a similar resolution was passed by the Masterton County Council on the eleventh day of November, one thousand nine hundred and twenty-four, praying for the alteration of the boundaries of the Castelpoint and Masterton Counties in the manner described in the said resolutions and in the First Schedule hereto:

And whereas it is expedient to make such alteration in accordance with the said resolutions, and that the area to be added to the Masterton County should be included in the Upper Taueru Riding of that county:

Now, therefore, in pursuance and exercise of the power

Upper Taueru Riding of that county:

Now, therefore, in pursuance and exercise of the power and authority conferred on me by the said Act, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the area described in the First Schedule hereto, being now part of the Castlepoint County, shall be added to and form part of the Masterton County; that the boundaries of the Castlepoint and Masterton Counties as so altered shall be those set forth under the respective headings in the Second Schedule hereto; that the area added as aforesaid to the Masterton County shall be included in the Upper Taueru Riding of the said county; and that the boundaries of that riding shall be those set forth in the Third Schedule hereto:

And I do also proclaim and declare that this Proclamation shall take effect on the first day of April, one thousand nine hundred and twenty-five.

FIRST SCHEDULE.

AREA EXCLUDED FROM CASTLEPOINT COUNTY AND INCLUDED IN MASTERTON COUNTY.

ALL that area in the Wellington Land District bounded by line commencing at the south-eastern corner of Section a line commencing at the south-eastern corner of Section \$12, Block VI, Mangapakeha Survey District; thence by the south-eastern boundary of the said Section 812 to the north-eastern corner of Section 869, Block VI, Mangapakeha Survey eastern corner of Section 869, Block VI, Mangapakeha Survey District; thence easterly along the southern boundary of Section 303, Block VI aforesaid, for a distance of 1802.6 links; thence by a line bearing 249° 53′, distance 2644.3 links; thence by a line bearing 277° 36′, distance 2428.3 links; thence generally northerly by the western boundary of Lot 2 and the south-eastern and north-eastern boundaries of Lot 1 on plan 4896 deposited in the office of the District Land Registrar at Wellington, to the county boundary; thence westerly, southerly, easterly, and again southerly along the county boundary to the south-eastern corner of Section 812, the point of commencement. Section 812, the point of commencement.

SECOND SCHEDULE.

MASTERTON COUNTY.

ALL that area in the Wellington Land District bounded by ALL that area in the Wellington Land District bounded by a line commencing at a point on the summit of the Tararua Range due west of the northernmost source of the Waingawa River; thence by a line along the summit of the range to Mount Dundas; thence northerly along a right line through said Mount Dundas to a point bearing 297° from Tawhero Trig. Station; thence to that trig. station and along the Tawhero Range to the western boundary of Section 9, Block IV, Mikimiki Survey District; thence southerly along that boundary and its production to the middle of the Ruamahanga River, down the middle of that river to the north-western boundary of Section 71, Block VIII, Mikimiki Survey District; along that boundary, the north-eastern and southboundary of Section 71, Block VIII, Mikimiki Survey District; along that boundary, the north-eastern and south-eastern boundaries of said Section 71, the north-eastern boundary of Section 32, the northern boundary of Section 69, the western and northern boundaries of Section 27, and the production of the last-named boundary across a road; southerly along eastern side of that road to and along the northern boundary of Section 70 to the Kopuaranga River; thence

up the middle of that river to Section 52, Block V, Kopuaranga Survey District, along the northern boundaries of Sections 51, 97, 98, and 99, said Block V, the western boundaries of Section 43, Block VI, the western and northern boundaries of Section 44, Block II, and the production of the last-named boundary-line across Stuckey's Road; southerly along the eastern side of that road to and along the northern and eastern boundaries of Section 42, the northern boundary of Section 52, Block VI, and its production to the eastern side of Wangachu Valley Road; southerly along that roadside to and along the northern boundaries generally of Sections 113, 114, and 210, along the western boundary of Lot 3 of Section 118, across Clelands Road, the western boundary of Section 111, across Mangarei Road, along the north-eastern boundary of Section 211, the western boundaries of Sections 141 and 140, the south-eastern, south-western and the north-western boundaries of Sections 10 the western, and the north-western boundaries of Section 19 the western, and the north-western boundaries of Section 10 north-western and north-eastern boundaries of Section 20, the north-eastern boundaries of Sections 21, 22, 23, 24, and 25, along the north-eastern boundaries of Sections 25 and 26 to the easternmost corner of the last-named section, along a right line to the northernmost corner of Section 148, the right line to the northernmost corner of Section 148, the north-western boundaries of Sections 148 and 149, the southern north-western boundaries of Sections 148 and 149, the southern boundary of the last-named section to the Taueru River; thence up the middle of the said Taueru River to a point in line with the northern boundary of Section 824, Block III, Mangapakeha Survey District; thence easterly along that boundary to the northernmost corner of Lot 1 on plan No. 4806 deposited in the office of the District Land Registers. No. 4896, deposited in the office of the District Land Registrar at Wellington; thence generally southerly along the eastern boundaries of Lot 1 and the western boundaries of Lot 2 on boundaries of Lot 1 and the western boundaries of Lot 2 on plan 4896, deposited as aforesaid, to the south-western corner of the last-mentioned lot; thence by a right line bearing 277° 36′, distance 2428·3 links; thence by a line bearing 249° 53′, distance 2644·3 links, to the southern boundary of Section 303; thence westerly along that boundary to the eastern boundary of Section 812; thence southerly along that boundary to the north-eastern boundaries of Section 293; thence along the north-eastern boundaries of Sections 293, 872, 875, the south-eastern boundary of the last-named section to the southern boundary of Allotment 2 of Section 877, along that boundary and the eastern boundary of Section 877, along the southern boundary of Section 881, the southwestern boundaries of Sections 881 and 879, the eastern boundary of Section 878, the western boundaries of Lots 3 western boundaries of Sections 881 and 879, the eastern boundary of Section 878, the western boundaries of Lots 3 and 2, deposited plan 880, to the south-western corner of said Lot 2; thence along a right line bearing 296° 33′ to the southern boundaries generally of Parts 2 and 1 of Section 876, and of Part 1 of Section 874, along the eastern boundaries generally of Sections 863, 868, and 866, along the north-eastern boundaries of Sections 525 and 510, across the Mangapakeha Road to and along the northern side of Blairlogie Road to the western boundary of Section 75; northerly along that boundary and easterly along the northern boundaries of Sections 75, 621, and 622 to the north-eastern boundary of Lot 1, deposited and 622 to the north-eastern boundary of Lot 1, deposited plan 2218; south-easterly along the north-eastern boundary of said Lot 1 to the westernmost corner of Section 1, Langdale Satil Lot 1 to the westernmost corner of Section 1, Language Settlement; thence along the northern boundaries generally of Section 1, Block II, and Sections 2, 5, and 9, Block III, Rewa Survey District, to the Whareama River, down the middle of that river to the western boundary of Section 288, Block III, Rewa Survey District, along that boundary to the Whareama River, and down the middle of that river to the Section 288, Block III, Rewa Survey District, along that boundary to the Whareama River, and down the middle of that river to the Whareama River, and down the middle of that river to the coast; thence southerly along the sea-coast to the Kaiwhata River, up the middle of that river to the eastern boundary of Section 5, Block IV, Kaiwhata Survey District, along the eastern boundaries of Sections 5, 7, and 9, the northern boundaries of Section 9 and Small Grazing-run 48, the southeastern boundaries of Sections 1 and 2, Block IV, Wainuioru Ciercara District to the Burneyhama River down the middle castern boundaries of Sections 1 and 2, Block IV, Wainuioru Survey District, to the Ruamahanga River, down the middle of that river and the middle of Wainuioru River to the south-eastern boundary of Section 76, Block XIV, Otahoua Survey District; thence north-easterly along that boundary and north-westerly along the north-eastern boundaries of Sections 76, 77, 62, and 54 to the western boundaries of Lots 4, 3, 2, and 1, said plan 1569, along the eastern boundaries of Lots 4, 3, 2, and 1, said plan 1569, along the south-western boundaries generally of Te Kahu Block to and along the south-western boundary of the area shown on deposited plan A/2010 to the Pohatu River; thence along the south-western boundaries generally of Patukawa Nos. 2 and 3 Blocks and of Pukemokimoki Nos. 1, 2, and 3 to the Taueru River; thence down the middle of that river, up the middle of the Ruamahanga River, up the middle of the Waingawa River to its source; thence due west to the point of commencement: excluding the Borough of Masterton. excluding the Borough of Masterton.

CASTLEPOINT COUNTY.

All that area in the Wellington Land District bounded by

Block II, Mangapakeha Survey District; thence easterly generally along the northern boundary of Section 824, the north-western boundary of Section 822, the western boundary of Section 7, Block XVI, Puketoi Survey District, the abutment of a road, the western and northern boundaries of Section 1, the northern boundaries of Sections 1, 2, and 3, said Block XVI, the western boundary of Section 18, Block XII, Puketoi Survey District, the western, northern, and eastern boundaries of Section 21, said Block XII, the eastern boundary of aforesaid Section 18, and the northern boundary of Section 819 to the Pakowai Stream; thence down the middle of that stream and the middle of the Mataikona River to the sea; thence southerly along the sea-coast to the mouth of sea; thence southerly along the sea-coast to the mouth of the Whareama River, and along the eastern boundary of the Masterton County hereinbefore described to the point of commencement.

THIRD SCHEDULE.

UPPER TAUERU RIDING, MASTERTON COUNTY.

ALL that area in the Masterton County bounded on the north and on the east by the county boundary from the south-eastern corner of Lot 2, Section 118, Block VII, Kopuaranga Survey District, to the south-western corner of Section 518, Block XIII, Mangapakeha Survey District; thence along the south-eastern boundary of Section 866 to its southernmost corner; thence by the stream forming the south-western boundary of Section 866 to the south-eastern corner of Section 98, Block XVI, Kopuaranga Survey District; thence westerly along the southern boundaries of Sections 98, 97, 13, and 12, Block XVI aforesaid, to the Taueru River; thence down the Taueru River to the Mangatopitopi Creek; thence down the Taueru River to the Mangatopitopi Creek; thence along the Mangatopitopi Creek and the north-eastern boundary of the Kai-o-te-atua Block to the Te Ore Ore-Bideford Road; thence northerly along that road to the northern boundary of Kai-o-te-atua No. 1; thence northwesterly along that boundary to the southern boundary of Section 5, Block XV, Kopuaranga Survey District; thence along that boundary and along the eastern boundaries of Sections 3 and 6, Block XI, Kopuaranga Survey District, to the north-eastern corner of the last-mentioned section; thence along the northern boundaries of Sections 6, 5, and 4, Block XI aforesaid, the eastern boundary of Section 9, the south-eastern and north-eastern boundaries of Section 119 to the south-western corner of Section 210, Block VII, Kopuaranga Survey District; thence along the eastern Kopuaranga Survey District; thence along the eastern boundary of the said Section 210 to the southern boundary of Section 118; thence westerly along that boundary to the south-eastern corner of Lot 2, Section 118, Block VII aforesaid the resist of commencement of the said said, the point of commencement.

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 March, 1925.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

GOD SAVE THE KING!

Waihopai River District constituted, Borough of Invercargill and County of Southland.

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION.

I N exercise and pursuance of the powers and authorities vested in me by the River Boards Act, 1908 (hereinafter referred to as "the said Act"), I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that, as on and from the date of publication of this Proclamation in the Gazette, that part of the said Dominion described in the Schedule hereto shall be and the same is hereby constituted a district under the said Act, and shall be known by the name of the Waihopai River District; and that the number of members who are to constitute the Board of the said district shall be seven.

And I do also proclaim and declare that Denniston Cuth-

constitute the Board of the said district shall be seven.

And I do also proclaim and declare that Denniston Cuthbertson, of Invercargill, shall be the Returning Officer to conduct the first election of seven members of the aforesaid Board; that Monday, the twenty-third day of March, one thousand nine hundred and twenty-five, shall be the day, and the office of Messrs. Cuthbertson and Webb, Public Accountants, 53 Esk Street, Invercargill, shall be the place for holding such first election; and that Saturday, the twenty-eighth day of March, one thousand nine hundred and twenty-five, at eleven o'clock in the forenoon, shall be the time, and the office of Messrs. Cuthbertson and Webb, Public Accountants, 53 Esk Street, Invercargill, shall be the place, at which the first meeting of the members of the Board of the said Waihopai River District shall be held; and, lastly, I do proclaim and declare a line commencing at the north-western corner of Section 824; District shall be held; and, lastly, I do proclaim and declare

that the said Denniston Cuthbertson, of Invercargill, shall be the person to make a roll of electors for the purpose of the aforesaid first election, in the manner prescribed by section eight of the said Act.

SCHEDULE.

WAIHOPAI RIVER DISTRICT.

ALL that area in the Southland Land District bounded by a line commencing at the south-west corner of Lot 21, a line commencing at the south-west corner of Lot 21, Burton Township, proceeding in a northerly direction along the eastern side of the railway reserve to the northern boundary of Lot 14, Block IX, Collingwood Township; thence easterly along the last-named boundary to a public road; thence by a right line across that road; thence by the southern side of Charles Street and the production thereof to the eastern side of North Road; thence northerly by that road to the northern boundary of Lot 7 shown on plan No. 17 deposited in the office of the District Land Registrar No. 17 deposited in the office of the District Land Registrar at Invercargill; thence easterly by that boundary to the western boundary of Lot 9 of said plan No. 17; thence northerly by the last-named boundary to a public road; thence easterly by the southern side of that road to the north-eastern corner of Lot 21 of said plan No. 17; thence southerly by the eastern boundary of said Lot. 21, for a distance of 1,500 links; thence due east by a right line across a one-chain road and through Section 10, Block IV, Invercargill Hundred, to the western boundary of Section 9, Block IV aforesaid; thence southerly by the last-mentioned boundary for a distance of 600 links; thence due east through Sections 9, 8, 7, 6 of Block IV aforesaid to a public road; boundary for a distance of 600 links; thence due east through Sections 9, 8, 7, 6 of Block IV aforesaid to a public road; thence south-easterly and easterly by the south-western and southern sides respectively of said public road to the north-eastern corner of Section 6, Block V, Invercargill Hundred, and by a right line to the north-western corner of Section 16, Block V aforesaid; thence north-easterly by the north-western boundary of said Section 16 and southerly by the eastern boundary of that section and the production thereof to the south-eastern side of a public road; thence north-easterly generally by that road to the northern corner of Section 12, Block VI, Invercargill Hundred; thence south-easterly and southerly by the north-eastern and eastern boundaries respectively of said Section 12 to a public road; thence by the western side of that eastern and eastern boundaries respectively of said Section 12 to a public road; thence by the western side of that road to the southernmost corner of Section 80, Block VIII, Invercargill Hundred; thence by a right line across a public road to the south-eastern corner of Section 73, Block VIII aforesaid; thence westerly by the northern side of a public road to the western boundary of Section 1 of 7, Block VIII aforesaid; thence northerly by the last-mentioned boundary and the production thereof across a road to the south-western corner of Section 6, Block VIII aforesaid; thence westerly generally by the northern and north-eastern sides of a public road to the western boundary of Section 1, Block VII, of Invercargill Hundred; thence northerly by the last-mentioned boundary to the production of the southern boundary of Lot 27 shown on plan No. 112 deposited in the office of the District Land Registrar at Invercargill; thence westerly to and by the northern side of a public road to the westernmost corner of Lot 1 shown on said plan thence westerly to and by the northern side of a public road to the westernmost corner of Lot 1 shown on said plan No. 112; thence north-westerly by the production of the north-eastern side of a public road across the railway reserve and a road to the south-eastern boundary of Block III, Kennington Township; thence south-westerly by the south-eastern boundary of Lot 2 of Block II, Kennington Township; thence north-westerly by the last-named boundary and the north-eastern boundary of Lot 4, Block II aforesaid, to a public road; thence south-westerly by the south-eastern boundary of that road to the north-western corner of Lot 34 of Block I of said Kennington Township; thence south-easterly by the north-eastern side of a public road to the south-western corner of Lot 1 of Block I aforesaid; thence south-western by the north-western side of a public road to the south-western corner of Section 25 of Block II, Invercargill Hundred; thence north-westerly by the south-western boundary of thence north-westerly by the south-western boundary of said Section 25 and by part of the south-western boundary of Section 21 of Block II aforesaid to the north-western of Section 21 of Block II aforesaid to the north-western side of a public road; thence south-westerly by that roadside to the south-western corner of Section 18, Block II aforesaid; thence north-westerly by the south-western boundary of said Section 18 to a point in line with the south-eastern boundary of Section 12, Block II aforesaid; thence south-westerly by a right line to and by the south-eastern boundaries of said Section 12 and Sections 11 and 10, Block II aforesaid, to the south-western corner of the last-named section; thence north-westerly by south-western boundary of said Section 10 to the south-eastern corner of Section 9, Block II aforesaid; thence south-westerly and north-westerly by the south-eastern and south-western boundaries respectively of said Section 9 to the south-eastern corner of Section 2, Block II aforesaid; thence

south-westerly and north-westerly by the south-eastern and south-western boundaries respectively of said Section 2 south-westerly and north-westerly by the south-eastern and south-western boundaries respectively of said Section 2 to a point in line with the southern boundary of Lot 5, shown on deposited plan No. 2104; thence westerly by a right line to and by the southern boundaries of said Lot 5 and Lots 4, 3, 2, and 1 shown on said plan No. 2104 to the south-western corner of the last-named lot; thence due west by a right line to the eastern boundary of Section 36, Block I, Invercargill Hundred; thence southerly, westerly, and northerly by the eastern, southern, and western boundaries respectively of said Section 36 to a point due east of and in the production of the north side of Albert Street; thence due west by a right line to the western boundary of Section 26, Block I aforesaid; thence northerly by that boundary to the south-eastern corner of Lot 8, Block IX, Gladstone Township; thence westerly by the southern boundaries of said Lot 8 and Lots 7, 6, 5, 4, 3, 2, 1, all of Block IXI floadstone Township, and by the production of the last-named boundary to the western side of Russell Street; thence southerly by the said Russell Street to the southernmost corner of Lot 7, Block I, Gladstone Township; thence westerly generally by the southern boundaries of said Lot 7 and Lots 6, 5, 4, 3, 2, 1, and by the production of the southern boundary of the last-mentioned lot to the western side of North Road; thence southerly by the western side of Filleul Street; thence westerly by said Filleul Street to the point of comside of said North Road to the northern side of Filleul Street; thence westerly by said Filleul Street to the point of commencement.

iven 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 March, 1925.

RICHD. F. BOLLARD, Minister of Internal Affairs.

GOD SAVE THE KING!

Crown Land set apart as a Provisional State Forest.

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION.

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

SCHEDULE.

AUCKLAND LAND DISTRICT.—AUCKLAND FOREST-CONSERVATION REGION.

State Forest No. 127.

State Forest No. 127.

All that area of land in the Auckland Land District, containing by admeasurement 2,920 acres 3 roods 5 perches, more or less, being Crown land in Blocks II, III, and V, Otama Survey District, Section 19 in aforesaid Block II, and Section 5 in aforesaid Block V. Bounded towards II, and Section 5 in aforesaid Block V. Bounded towards II, by Sections 2, 3, and 4, Block III, Otama Survey District; towards the south-east by a stream, Kohurahorao Road, Sections 5 and 4, Block V, aforesaid survey district, and Kohurahorao Stream; towards the south by Section 9, Block V, aforesaid survey district, by public road, and Section 7, aforesaid Block V; towards the west, north, and west generally by Mercury Bay Road, part Waitaia Road, a public road being southern boundary of Section 14, Block II, aforesaid survey district, by Section 14 aforesaid, a public road, and Section 8, Block II, aforesaid survey district: save and excepting two roads intersecting the above-described area. As the same is more particularly delineated on the plan marked 19/1, deposited in the Head Office of the State Forest Service, Wellington, and thereon edged red.

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

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

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

GOD SAVE THE KING!

Crown Land set apart as a Permanent State Farm.

் [ட.s.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

BY virtue and in exercise of the powers and authorities conferred upon me by section eighteen of the Forests Act, 1921-22, I, General Sir Charles Fergusson, Baronet, 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.

SCHEDULE.

CANTERBURY LAND DISTRICT.—CANTERBURY-OTAGO FOREST-CONSERVATION REGION.

Part State Forest No. 2, Hanner Plantation.

ALL that area in the Canterbury Land District, containing by admeasurement 27 acres 2 roods 29 perches, being Reserve 4121, formerly Section 35, Hanmer Plains Reserve, situated 4121, formerly Section 35, Hanmer Plans Reserve, situated in Block II, Lyndon Survey District, and bounded as follows: On the north by Sections 27, 28, and 33, a distance of 2809.8 links; on the east by a road, distances of 852 and 1696 links; on the south by Section 36, a distance of 2669.3 links; and on the west by Section 34, a distance of 1000 links: as the same is more particularly delineated on the plan marked 129/9, 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 9th day of March, 1925.

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

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

W HEREAS by section three hundred and two of the Land Act, 1924, it is enacted that the Governor-General may, by Proclamation approved in Executive Council, General may, by Proclamation approved in Executive Council, declare that any national endowment land within the Hauraki Mining District held under a renewable lease issued under the Land Act, 1924, or any former Land Act, or held under a license issued under regulations made under the Land Act, 1892, or the corresponding regulations made under the Land Act, 1908, or the Land Act, 1924, for the occupation of pastoral lands within the said mining district, shall cease to be national-endowment land:

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

Now, therefore, in pursuance and exercise of the powers

endowment land:

Now, therefore, in pursuance and exercise of the powers and authorities so conferred upon me by the aforesaid section, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby proclaim and declare that from and after the thirteenth day of March, one thousand nine hundred and twenty-five, 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. land.

SCHEDULE.

AUCKLAND LAND DISTRICT.—NATIONAL ENDOWMENT.—
HAURAKI MINING DISTRICT.
SECTION 10, Block III; Waihi North Survey District: Area,

150 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of March, 1925.

A. D. McLEOD, Minister of Lands.

Approved in Council.

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

GOD SAVE THE KING!

Amending a Proclamation proclaiming Land as a Road and closing a Road in Block VIII, Pakiri Survey District, North Auckland Land District.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS by section five of the Land Act, 1924, it is HEREAS by section five of the Land Act, 1924, it is therein provided that every Proclamation, Order in Council, and other instrument, whether made under or by virtue of that Act or of any former Land Act, and all regulations, by-laws, conditions, or rules made by the Governor-General, the Minister, or any Land Board, may be altered, amended, or revoked from time to time:

And whereas it is necessary to amend a Proclamation issued under the Land Act, 1908, dated the fifteenth day of September, one thousand nine hundred and twenty-four, and pub-

ber, one thousand nine hundred and twenty-four, and published in *Gazette* of the eighteenth day of that month, page 2172, proclaiming land as a road and closing a road in Block VIII, Pakiri Survey District, and hereinafter referred to as "the said Proclamation":

"the said Proclamation":
Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by section five of the Land Act, 1924, do hereby amend the said Proclamation as follows—namely, by the substitution of the area "3 acres 0 roods 8.5 perches" for the area "2 acres 3 roods 28 perches" as shown in the Second Schedule to the said Proclamation.

iven under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of March, 1925.

> RICHD. F. BOLLARD, For Minister of Lands.

GOD SAVE THE KING!

Land set apart for Selection.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS by section sixty-three of the Land Laws Amendment Act, 1913, it is, amongst other things, Amendment Act, 1915, it is, amongst other things, enacted that in no case shall any moneys be expended under the provisions of the said section sixty-three in connection with any block of land, unless that block is set apart for selection under that section pursuant to Proclamation in that help. that behalf:

Now, therefore, in pursuance and exercise of every power and authority enabling me in this behalf, and for the purposes of the aforesaid Act, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim the land described in the Schedule hereto as set apart for selection.

SCHEDULE.

GISBORNE LAND DISTRICT.—MOTU BLOCK.—BLOCK II,
MOTU SURVEY DISTRICT.

		Canal	m Land.			
		0704	ne Dana.		A.	R. P.
SECTIONS	18 and 19			•	Area, 97	2 30
,,	20 and 21	• •			,, 98	2 34

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 7th day of March, 1925.

RICHD. F. BOLLARD,
For Minister of Lands

GOD SAVE THE KING!

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

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N pursuance of the power and authority conferred upon me by section four of the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the areas of settlement lands described in the Schedule hearts shall be and the areas is hereby the settlement and the second of procisim and deciare that the areas of settlement lands de-seribed in the Schedule hereto shall be and the same is hereby set apart and declared open for disposal by way of sale or lease to discharged soldiers, under special tenures, in the manner provided in the said Act.

SCHEDULE.

NELSON LAND DISTRICT .- SETTLEMENT LAND.

Blue Glen Settlement.-Waimea County.-Gordon Survey District.

Section 2 of 2s: Area, 151 acres 1 rood 15 perches.
,, 4s: Area, 121 acres 1 rood 20 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of March,

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

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

CHARLES FERGUSSON, Governor-General. [L.S.]

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the twelfth day of May, one thousand nine hundred and sixteen, and published in the Gazette of the eighteenth day of May then instant, setting apart Crown land for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it refers to the land in the Schedule hereto.

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTION 12, Block II, Apiti Survey District: Area, 318 acres

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of March, 1925.

A. D. McLEOD, Minister of Lands. GOD SAVE THE KING!

Revocation of Setting-apart of Provisional State Forest in West-land Land District.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

IN pursuance and exercise of the powers conferred by subsection (1) of section 154 of the Reserves and other Lands Disposal and Public Bodies Empowering Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the setting-apart as a provisional State forest of the land described in the Schedule hereto.

SCHEDULE.

WESTLAND LAND DISTRICT.

SECTION 3564, Block XII, Mahinapua Survey District: Area, 46 acres 2 roods, more or less.

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 March,

A. D. McLEOD, Minister of Lands. GOD SAVE THE KING!

Lands reserved as Endowments for Education.

[LS]

CHARLES FERGUSSON, Governor-General.

A PROCLAMATION.

THEREAS under the provisions of the Land Act, 1908, the lands enumerated in the first column of the Schedule hereto were temporarily reserved as endowments for educational purposes as specified in the second column of the said Schedule, upon the respective dates specified in the third column, and severally set opposite the respective descriptions

said Schedule, upon the respective dates specified in the third commin, and severally set opposite the respective descriptions of the said lands:

And whereas notices of such reservations were laid before both Houses of Parliament: And whereas the two Houses have passed resolutions, upon the dates specified in the fourth column, approving, in terms of the three-hundred-and-twenty-fourth section of the Land Act, 1908, of the lands being permanently set aside as endowments for educational purposes:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance of the power and authority vested in me by the Land Act, 1924, do hereby proclaim and declare that the lands enumerated in the first column of the Schedule hereto shall be reserved as endowments for educational purposes as specified in the second column of the said Schedule.

SCHEDULE.

	First Column.			Second Column.	Third Column.	Fourth Column
Locality.	Section.	Block.	Area.	Purpose.	Date of Temporary Reservation.	Date of the Resolutions of the General Assembly.
	· · · · · · · · · · · · · · · · · · ·	North	Auckland La	ND DISTRICT.		
			А. В. Р.			
Tauraroa Parish	Allotment 194	· • •	1 3 0.2	Endowment for primary education	14 Feb., 1924	Council ouse of and Oc-
	1	Hawk	E'S BAY LANI	DISTRICT.		e Cour House
Tahoraite Survey Dis-	4 R	XVIII	0 0 2.5	Endowment for second- ary education	7 Apr., 1924	slative the Hd
Ditto	5R	XVIII	4 1 23	Endowment for second- ary education	7 Apr., 1924	ાજી ઍ ∴ે
		TAR	anaki Land 1	DISTRICT.		>
Ngatimaru Survey District	46	VI	2 1 6.4	Endowment for primary education	31 May, 1924	of the utions stives
Town of New Ply- mouth	Part Section 2027		0 0 5	Endowment for second- ary education	3 Mar., 1924	1 2 2 2
		MARLI	BOROUGH LANI	DISTRICT.		uti
Town of Picton	1144		0 1 17-7	Endowment for primary education	21 Aug., 1924	Resolutions and resc Represen tober, 19

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 March, 1925.

RICHD. F. BOLLARD, for Minister of Lands.

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

CHARLES FERGUSSON, Governor-General. [L.S.] A PROCLAMATION

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

OTAGO LAND DISTRICT .- SETTLEMENT LAND. SECTION 9A, Bellamy Settlement: Area, 418 acres 7 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 3rd day of March, 1925.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land set apart as Provisional State Forest declared to be subject to the Land Act, 1924.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities conferred upon me by section twenty of the Forests Act, 1921-22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, acting on the recommendation of the Minister of Lands, do hereby proclaim and declare that the land described in the Schedule hereto, being a provisional State forest set apart by Proclamation dated the fifth day of July, one thousand nine hundred and twenty, and gazetted on the eighth day of July, one thousand nine hundred and twenty, is required for settlement purposes; and, in accordance with the provisions of the said Act, such land shall, from and after the day of the gazetting hereof, cease to be a provisional State forest, and shall become subject to the provisions of the Land Act, 1924.

AUCKLAND LAND DISTRICT.

Section 393, Block XVI, Maramarua Survey District: Area, 697 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of March,

RICHD. F. BOLLARD, For Minister of Lands.

GOD SAVE THE KING!

Revoking a Proclamation taking Land for the Purposes of a Quarry in Block VI, Otanake Survey District, Waitomo County.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation dated the twenty-fifth day of February, one thousand nine hundred and twenty, and published in the New Zealand Gazette No. 23, of the fourth day of March, one thousand nine hundred and twenty, taking eight acres and twenty-five perches, more or less, being part of Section 7, Block VI, Otanake Survey District, Auckland Land District, for the purposes of a quarry, such land, being no longer required for the purpose for which it was taken.

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 7th day of March,

RICHD. F. BOLLARD, For Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block VIII, Mohaka Survey District.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as stopped the Government road described in the Schedule hearts such road being no larger required. hereto, such road being no longer required.

SCHEDULE.

Approximate area of the piece of road hereby stopped:
4 acres 1 road 38 perches, adjoining or passing through
Mohaka 13A, situated in Block VIII, Mohaka Survey
District (Hawke's Bay R.D.). (S.O. 753, green.)

In the Hawke's Bay Land District; as the same is more particularly delineated on the plan marked P.W.D. 57698, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 7th day of March,

RICHD. F. BOLLARD,
For Minister of Public Works.

GOD SAVE THE KING!

Stopping a Government Road in Block IV, Mahinapua Survey District.

[L.S.] CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

I N 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, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as stopped the Government road described in the Schedule hereto, such road being no longer required.

SCHEDULE.

APPROXIMATE areas of the pieces of road hereby stopped:-

3 0 28 Adjoining or passing through Section 2912. 5 0 0 Crown land:

Situated in Block IV, Mahinapua Survey District (Westland R.D.). (S.O. 2422.)
In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 61592, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green. 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 7th day of March, 1925

> RICHD. F. BOLLARD, For Minister of Public Works.

GOD SAVE THE KING!

Apportionment of Representation for City of Wanganui on Wanganui Hospital Board.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by subsection two of section eleven of the Hospitals and Charitable Institutions Act, 1909, it is enacted that the Governor-General may from time to time, whenever it is necessary so to do by reason of the merger of contributory districts, amend any provision made by him with respect to the representation of the contributory districts in a hospital district:

And whereas the combined town districts of Castlecliff

And whereas the combined town districts of Castlecliff and Gonville, being contributory local authorities of the Wanganui Hospital Board, have been merged with the

Wanganui Borough, and it is necessary that the apportionment of representation of the City of Wanganui on the Wanganui Hospital Board should therefore be revised:

Wanganui Hospital Board should therefore be revised:
Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, acting by and with the advice
and consent of the Executive Council of the said Dominion,
and in pursuance and exercise of the powers and authorities
conferred upon him by the Hospitals and Charitable Institutions Act, 1909, doth hereby determine that the number
of representatives of the City of Wanganui on the Wanganui
Hospital Board shall be four, and the date of the first election
of an additional representative for the City of Wanganui
shall be the date of the next ordinary general election of
Borough Councils.

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

Authorizing the Thames Valley Electric-power Board to con-struct Electric Works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

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 Thomas Valles Electric Power Parkets and Proposed Pro by and with the advice and consent of the Executive Council of the said Dominion, doth hereby authorize the Thames Valley Electric-power Board to erect electric lines as shown on plan marked P.W.D. 61475, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and such further lines as may from time to time be required in the Borough of Waihi.

CONDITIONS.

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

the provisions of section 2 of the Public Works Amendment 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 of Public Works may from time to time require.

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

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

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

The Board shall substantially complete the works

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

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

Authorizing the Exchange of a Reserve in Mangaweka Town-ship, Wellington Land District, for other Land.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS the land described in the First Schedule hereto has been duly set apart as a reserve for municipal purposes: And whereas it is expedient that the said land should be exchanged for the land described in the Second Schedule hereto, which the Governor-General deems of equal value and more suitable for the purposes of the

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section twelve of the Public Reserves and Domains Act, 1908, doth hereby declare that the land described in the First Schedule hereto may be exchanged for the land described in the Second Schedule hereto.

FIRST SCHEDULE.

DESCRIPTION OF RESERVE AUTHORIZED TO BE EXCHANGED. SECTION 86, Block X, Mangaweka Township, Wellington Land District: Area, 1 rood.

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

SECTION 91, Block X, Mangaweka Township, Wellington Land District: Area, 1 rood.

F. D. THOMSON, Clerk of the Executive Council

Constituting the Mangakowhai Rabbit District,—Notice No. Ag. 2478.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 2nd day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W 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 "Mangakowhai 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.

All that area in the Waitomo County bounded by a line commencing at a point on the Mairoa Road where the northwestern corner of the block called Kinohaku East No. 3D No. 3g bounds on the said road, thence on the west by the said Mairoa Road in a southerly direction to the junction of the said road with the Awakino-Te Kuiti Road; thence on the south by the said Awakino-Te Kuiti Road in an easterly direction to the south-western corner of the block called direction to the south-western corner of the block called Kaingapipi No. 2; thence in a south-easterly direction by the south-western boundary of the block called Kaingapipi No. 11 to the Mokau River; thence generally on the south and the south-east by the Mokau River to the point where the said river crosses the eastern boundary of the block called Maraetaua No. 9c; thence on the east in a northerly direction by the said eastern boundary of the said block called Maraetaua No. 9c to the Awakino-Te Kuiti Road; thence on the east in a northerly direction by the said Awakino-Te Kuiti Road to the north-eastern boundary of the block called Maraetaua No. 10: thence on the north-east in a called Maraetaua No. 10; thence on the north-east in a north-westerly direction by the north-eastern boundary of the said block called Maraetaua No. 10; thence on the west in a said block called Maraetaua No. 10; thence on the west in a southerly direction by the western boundary of the said block called Maraetaua No. 10; thence on the north in a westerly direction by the northern boundary of the block called Maraetaua No. 9c; thence on the west in a southerly direction by the western boundary of the said block called Maraetaua No. 9c; thence on the north generally in a westerly direction by the posthorn boundaries of Soctions 10, 11 direction by the northern boundaries of Sections 10, 11,

and 6, Block 6, Otanake Survey District, and Kinohaku East No. 3D No. 4, No. 3D No. 9, No. 2 No. 16B, No. 2 No. 16A, No. 2D No. 4B No. 1; thence on the west in a southerly direction by the western boundary of Kinohaku East No. 2 No. 4B No. 1; thence on the north in a westerly direction by the northern boundary of the blocks called Kinohaku East No. 3D 3B and No. 3D 3G to the commencing-point.

Cancelling Reservation over Portion of the Ohakune Lakes Domain.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

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

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

Consenting to the Raising of Loans by certain Local Authorities.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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 several local authorities mentioned in the Schedule hereto to borrow the sums set out therein, and it is expedient that such consent should issue:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the raising of the loans hereinafter mentioned by the several local authorities set out in the Schedule hereto, and it is hereby declared that this Order in Council is made under the provisions in that behalf of the Finance Act, 1919, and shall operate accordingly as a consent of the Governor-General in Council to the raising of the said loans.

SCHEDULE.

Feilding Borough Council (for waterworks) Ngaruawahia Borough Council (for completing	18,500	0	0
the erection of town hall, municipal offices, and shops)	900	0	0
Hawke's Bay Rivers Board (for repairing flood damage)	3.000	0	0
Piako County Council (for payment of moneys		-	U
due under an award)	1,447	11	5
tion, metalling, and culverting) Horowhenua County Council (for providing	7,500	0	0
Council's contribution towards the con- struction or reconstruction of the main			
highways throughout the Horowhenua County, and also providing the necessary			
plant and machinery for such work) Hutt County Council (for construction of	90,000	0	0
roads in the Pukerua Riding)	1,000	0	0
plant for the Fairlie Fire Brigade)	410	0	0
Masterton Borough Council (for completing drainage-extension works)	2,950	0	0
Marlborough Electric-power Board (for electric works)	300,000	0	0
Manawatu County Council (for payment of	300,000	U	U
contribution towards the cost of construc- tion of a bridge)	500	0	0
Mauriceville County Council (for metalling			_
part of Cleland's Road)	250	0	0
verting, and metalling portion of the Waihi-		_	•
Whangamata Road)	1,150	. 0	0
acquisition of a gravel-pit and county offices) Teviot Electric-power Board (for electric	1,750	0	0
works)	23,000	0	0
Teviot Electric-power Board (for completing electric works)	3,500	0	0
Whangarei Borough Council (for completing	•		•
waterworks-extensions) Waikohu County Council (for metalling and	400	0	0
widening portion of the Motu Valley Road)	2,000	0	0
Thames Borough Council (for completing certain public works)	575	0	0
Queenstown Borough Council (for completing hydro-electric and water-supply works)	4,000	0	0

F. D. THOMSON, Clerk of the Executive Council

At the Government House at Wellington, this 9th day of March, 1925.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

TN pursuance and exercise of the powers and authorities conferred upon him by subsection one of section one hundred and seven of the Reserves and other Lands Disposal and Public Bodies' Empowering Act, 1924, 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 cancel the reservation for regrestion purposes over that portion of the Challenge Lakes. Domain described in the Schedule hereto, and doth hereby revoke the vesting of the control of the said portion in the Ohakune Borough Council, acting as the Ohakune Lakes Domain Board, and with the like advice and consent doth further declare the land over which such reservation is cancelled to be permanently reserved as a site for a public come. celled to be permanently reserved as a site for a public cemetery and to be vested in the Ohakune Borough Council, as Trustees, for such purpose.

SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 4 acres 2 roods 14.7 perches, more or less, being part Section 24c, Block VIII, Makotuku Survey District, and bounded as follows—Towards the north-east by the Rangataua Road, 21.2 links and 184.8 links; towards the south-east and south-west by other part of the said Section 24c, 1776.5 links and 705.1 links respectively; towards the north-west by Section 24B, 200 links; and again towards the north-east and north-west by Section 24c, 505.1 links and 1592.3 links respectively. As the same is delineated on plan numbered L. and S. 1/169, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red. bordered red.

F. D. THOMSON, Clerk of the Executive Council

Revoking Powers of certain County Councils under Section 110, Counties Act, 1920.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Order in Council (hereinafter referred to as the said Order in Council) dated the fifteenth day of November, one thousand nine hundred and fifteen, day of November, one thousand nine hundred and fifteen, and gazetted on the eighteenth day of the same month, the powers of certain County Councils were extended under the provisions of section five of the Counties Amendment Act, 1915 (now contained in section one hundred and ten, Counties Act, 1920), so as to authorize the said Councils from time to time to make by-laws under the Counties Act, 1908, for the purposes set out in the said Order in Council:

And whereas by Order in Council dated the twenty-first day of February, one thousand nine hundred and twenty-one, and gazetted on the third day of March in the same year, the said Order in Council was revoked insofar as it related to the Taranaki County Council:

And whereas it is desirable to revoke the said Order in

Council:

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 Counties Act, 1920, 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 said Order in Council, and accordingly any by-laws made under the authority of the said Order in Council shall be deemed to be revoked. Council shall be deemed to be revoked.

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

Regulations for Radio Broadcasting Stations and the Sale of Radio Apparatus

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the power and authority conferred on him by the Post and Telegraph Act, 1908, and amendments made thereto, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations in connection with the establishing and operation of broadcasting stations, and the sale of apparatus for radio-telegraphy; doth hereby revoke all previous regulations of similar import; and doth direct that this Order in Council shall have effect on and after the first day of April, one thousand nine hundred and twenty-five.

REGULATIONS.

PART I.—GENERAL.

1. Short Title and Interpretations.

- 1. These regulations may be cited as the Broadcasting Regulations, 1925. 2. In these regulations, if not inconsistent with the context,
 - "Admiralty" means the Commissioners for executing the office of Lord High Admiralty of the United Kingdom of Great Britain and Ireland.
 - "Agreement" means the agreement entered into by the Minister
 - with a person or company in pursuance of subsection (2) of section 6 of the Post and Telegraph Amendment Act, 1924:

 "Amateur Radio Regulations, 1925," means the Regulations for Radio Receiving, Amateur Transmitting and Receiving, and Experimental Stations which were published in the New Zealand Gazette on the fifth day of March, 1925:
 - "Antenna" means the electrical conductor or system of conductors used for receiving or emitting electro-magnetic waves:
 - "Apparatus" means and includes all plant, machinery, instruments, or material designed and intended for use in connection with
 - radio telegraphy:
 "Broadcasting" means the transmission by radio-telegraphy of approved programmes of matters of entertainment, instruction, or information of general interest capable of being received by apparatus of a kind for the installation and use of which licenses are issued in pursuance of the Amateur Radio Regulations, 1925:
 - "Broadcasting station" means a radio station licensed to broadcast for general information certain classes of radio communications:
 - "Continuous waves" means waves which, after reaching the steady
 - state, are periodic—i.e., the successive oscillations are identical: "Deputy Radio Inspector" or "Assistant Radio Inspector" means such officer or officers of the Post and Telegraph Department as may, with the general approval of the Minister, be deputed from time to time by the District Radio Inspector to act on his behalf:
 - "District Radio Inspector" means the District Telegraph Engineer of the district in which the radio station is situated:
 "Experimental station" means a radio station licensed for the
 - transmission and reception of radio communications intended to promote investigations of a scientific character: "Government station" means any radio station at which radio
 - communications are transmitted or received by means of radiotelegraphy, and which is operated by any Government Department or by the Admiralty:
 - "Licensee" means any person, association, or corporation to whom a broadcasting station license or a radio dealer's license is issued in pursuance of these regulations:

- "Minister" means the Minister of Telegraphs for the time being:
 "Operator" means any person to whom an amateur operator's certificate is issued in pursuance of the Amateur Radio Regulations, 1925:
- "Public correspondence" means any radio communication transmitted by or intended for a Government station or any licensed radio station other than one licensed in pursuance of these regu-

lations or the Amateur Radio Regulations, 1925: "Radio communication" means and includes any articulation, communication, message, music, or signal propagated by means of radio telegraphy:

"Radio-dealer" means any person who sells, offers for sale, or has in his possession for sale, in the way of business, any plant, machinery, instruments, material, or other apparatus designed and intended for use in connection with radio-telegraphy:

"Radio Inspector" means such officer or officers of the Post and Telegraph Department as shall from time to time be appointed to act in that capacity:

"Radio station" means any station at which radio communications

are transmitted or received by means of radio-telegraphy: "Radio Telegraph Convention, 1912," means the Convention signed at London on the 5th day of July, 1912, and the Service Regulations made therein; and includes any modification of the

Convention or regulations made from time to time:
"Radio-telegraphy" means every system of electrical communication utilizing radio frequencies, with or without the use of conductors to connect the signalling-points, and includes therein all systems of radio-telephony:

"Relaying" means the retransmission by a broadcasting station of radio communications that have been received by means of radio-telegraphy:

"Secretary" means the Secretary of the Post and Telegraph Department:

"Ship station" means a licensed radio station established on board a ship that is not permanently moored.

2. Radio Districts and Radio Inspectors.

- 3. (1.) For the purposes of these regulations New Zealand shall be divided into four (4) radio districts, which shall be identical with the telegraph and telephone districts superintended by District Telegraph Engineers.

 These radio districts shall be classified as follows:—
 - (1.) Auckland.(2.) Wellington.

(3.) Canterbury.

(4.) Otago.

Chatham Islands shall be included in the Wellington Radio District, and Stewart Island shall be included in the Otago Radio District.

(2.) District Radio Inspectors of the above-mentioned radio districts shall be respectively the District Telegraph Engineers, Auckland, Wellington, Christchurch, Dunedin.

4. Any of the powers or authorities given to the Minister by these regulations may be delegated by him to such officer or officers of the Post and Telegraph Department as he thinks fit.

5. A Radio Inspector may exercise any of the powers conferred by these regulations on a District Radio Inspector; and a Deputy Radio Inspector or an Assistant Radio Inspector may exercise such of the powers of a District Radio Inspector as that officer may, with the general approval of the Minister, delegate to him.

3. Licenses issued prior to gazetting of these Regulations.

6. Licenses to erect and operate broadcasting stations, issued in pursuance of the Radio-telegraph Regulations for Amateur, Experimental, and Broadcasting Stations which were published in the New Zealand Gazette on the 18th January, 1923, shall expire on the 31st March, 1925, and shall not be renewed.

4. Control.

7. The Minister shall decide whether the requirements of these regulations have been complied with; and may, from time to time, cause inquiry to be made into any matter connected therewith, or arising thereunder, in such manner as he thinks fit, and his decision shall be final, and the broadcasting licensee and radio dealers shall comply strictly with such decision.

PART II.—BROADCASTING.

- 1. Portion of Fees to be applied to assist Broadcasting.
- 8. The amount agreed to be paid to any person or company with whom or which an agreement is entered into under subsection (2) of section 6 of the Post and Telegraph Amendment Act, 1924, shall not exceed in any case the sum of £1 from the annual fee for each license issued under the Amateur Radio Regulations, 1925, and 90 per centum of the annual fee for each radio-dealer's license issued under these regulations.

2. Technical.

9. (1.) The source of power of a broadcasting station shall be reliable and non-fluctuating; and where direct current is not used the alternating current shall be rectified and filtered.

(2.) The high-tension plate electric-current supply shall be such that the normal wave-form emitted shall be practically pure continuous waves.

- 10. (1.) The high-frequency power delivered to the antenna at each of four broadcasting stations, one in each radio district, shall be 500 watts, and shall not at any time, except in unavoidable circumstances, vary from that value unless specially authorized in writing by the Minister.
- (2.) The high-frequency power delivered to the antenna at any other broadcasting station that may be established shall be determined by the Minister.
- 11. Broadcasting stations shall transmit by means of radio-telephony only.
- 12. (1.) The transmitting wave-lengths of four broadcasting stations, one in each radio district, shall be as indicated hereunder, unless otherwise decided by the Minister:—

Auckland, 420 metres;

Canterbury, 400 metres;

Wellington, 380 metres; Otago, 440 metres:

(2.) The Minister shall allot wave-lengths for any additional broadcasting stations that may be established.

13. The transmitting-apparatus shall be so adjusted and arranged as

to emit a wave of precisely the length allotted to it and none other.

14. Broadcasting stations shall be equipped with instruments for the

14. Broadcasting stations shall be equipped with instruments for the accurate measurement of wave-length, and the determination of high-frequency energy.

15. No restrictions shall be imposed by the Minister regarding the type and dimensions of the antenna of a broadcasting station: Provided that the requirements as to operating wave-lengths are strictly complied with; that the type or dimensions of antenna employed do not cause interference with the operation of other radio stations; and that adequate steps are taken to so construct the antenna as to prevent swinging.

16. The electromagnetic waves emitted by a broadcasting station shall be reasonably free from harmonics and other spurious transmissions, and steps shall be taken forthwith by the licensee to minimize such (by the use of coupled transmitting circuits or otherwise) should the Chief Telegraph Engineer of the Post and Telegraph Department advise that such action is necessary.

17. (1.) The studio or room housing the microphone apparatus shall be separate from the room containing the transmitting-apparatus, reasonably free from interior reverberation, and so designed as to conduce to maximum efficiency of operation.

(2.) At each broadcasting station intercommunication by a reliable signalling system shall be provided between the studio and the room containing the transmitting-apparatus.

3. Operation and General.

18. Before any broadcasting station is put into operation it shall be duly inspected by a Radio Inspector, and if the said broadcasting station complies in all respects with the requirements of these regulations a license in the form in the First Schedule hereto shall be issued. The station shall not be operated until the license is issued.

19. Where applicable, the operation of broadcasting stations shall conform to the Detailed Service Regulations appended to the Radio-telegraph Convention, 1912, and to any amending international convention of similar import to which the Government of New Zealand is a party.

20. (1.) Except as provided in subsection (2) of this regulation, the transmitting-apparatus in a broadcasting station shall be operated

only by a person holding an amateur operator's certificate endorsed to authorize the operation of a broadcasting station: Provided that the Minister may waive the requirements of the Amateur Radio Regulations, 1925, in respect of Morse operating, and substitute therefor a requirement that a candidate for an amateur operator's certificate with an endorsement as hereinbefore provided shall possess an adequate knowledge of the theory of radio-telephony and of the adjustment and working of the apparatus used for radio-telephony.

(2.) The Minister may permit of the operation of a broadcasting station by a person holding a certificate of a class higher than the endorsed amateur

operator's certificate prescribed in this regulation.

21. The operator of a broadcasting station shall be present and shall personally supervise the operation of the apparatus in a broadcasting station during the whole time radio communications are being transmitted.

22. Each broadcasting station shall be allotted an official call signal by which the station shall be identified, and which is to be used in the manner prescribed in Regulation 30 hereof whenever a radio communication

is transmitted from the said broadcasting station.

23. The licensee shall maintain at each broadcasting station a broadcasting service of a minimum duration of twelve hours weekly (Sundays not included), and the Minister shall determine the daily duration of the programme transmitted by each such broadcasting station: Provided that the Minister may approve in writing of any broadcasting station remaining silent for one day in each week (Sunday not included).

24. The licensee shall ensure that sufficient spare parts and apparatus are always readily available at each broadcasting station to enable the

programmes to be transmitted regularly and reliably.

25. The licensee shall, at the request of the Minister, transmit, free of charge to the Government, as part of the regular programme of any broadcasting station, any announcements by the New Zealand Government

or by any Department thereof.

26. A broadcasting station shall not be used in any way to compete with Government communication services, and shall not transmit or receive radio communications the transmission or reception of which is calculated, in the judgment of the Minister, to cause loss of revenue to the Post and Telegraph Department.

27. The licensee shall not conduct point-to-point communication, but shall transmit from broadcasting stations radio communications of general

public interest only.

28. Subject to the provisions of Regulation 29 hereof, neither direct nor indirect advertising shall be undertaken by the licensee from any broad-

casting station, unless specially authorized by the Minister.

29. (1.) A broadcasting station shall not be used for the dissemination of propaganda of a controversial nature, but shall be restricted to matter of an educative, informational, or entertaining character, such as news, lectures, useful information, religious services, musical or elocutionary entertainment, and other items of general public interest as may be approved by the Minister from time to time.

(2.) The icensee shall supervise with all reasonable care, to the satisfaction of the Minister, the matter broadcasted, and shall carefully select the matter to be broadcasted in order to give effect to the requirements of

this regulation.

- 30. At the commencement of each item of a broadcasting programme the operator or announcer shall announce the call signal of the broadcasting station; and in addition thereto may announce the full name and address of the station, and make brief remarks relevant to the matter about to be broadcasted.
- 31. Every person who impersonates any other radio station or any other person, or who improperly uses the call signal of another radio

station, commits an offence against these regulations.

32. The licensee shall not permit the transmission of any radio communication of a seditious, profane, obscene, libellous, or offensive nature.

33. The licensee shall not permit the transmission of any radio communication of a false or misleading character, and in particular shall not transmit any false international distress signal or any other false signal of similar import.

34. The Minister may permit of the use of mechanically operated musical instruments in broadcasting stations: Provided that the use of such instruments is strictly limited to a comparatively small part of the time

occupied by the station in transmitting programmes.

35. Transmissions from a broadcasting station for the purpose of testing out, calibrating, or tuning transmitting-apparatus shall be carried out at such times and in such manner as will not interfere with the operations of other radio stations.

36. Broadcasting stations shall be operated in such a manner as to avoid interference with other radio stations, and, in particular, with Govern-

ment or ship stations.

37. The licensee shall at all reasonable times furnish the Minister with such technical and other information in reference to the broadcasting stations as may be required, and in addition thereto shall furnish the names of the operators proposed to be employed in the operation of the broad-

casting stations.

38. The licensee may, with the written authority of the Minister, install and operate in any broadcasting station apparatus for the relaying of radio communications from or to any broadcasting station established and operated by the said licensee, to or from any other broadcasting station situated either within New Zealand or elsewhere: Provided that the secrecy of public correspondence remains inviolate, that the requirements of any International Convention or Agreement in reference to the matter shall be strictly observed, and that the licensee, before relaying is performed shall enter into such agreements as may be required by the Minister, and take steps to acquire whatever rights that may be involved.

39. The licensee shall arrange that each broadcasting station shall be connected by telephone with the telephone-exchange system of the Post

and Telegraph Department.

40. A broadcasting station shall not be established in any location where, in the judgment of the Minister, undue interference with the operation of any Government or ship station is likely to be caused, or where the establishment would be inimical to the public interest. The location of a broadcasting station shall not be changed without the written approval of the Minister.

41. A licensee shall indemnify the Minister and the Post and Telegraph Department against all actions, claims, and demands that may be brought or made by any person or corporation in respect of any injury arising from

any act of the licensee or his agents permitted by the license.

42. Broadcasting stations shall be open to inspection at all times by a Radio Inspector or other officer of the Post and Telegraph Department appointed by the Minister in that behalf, and every reasonable facility shall be given for ascertaining the condition of the station and whether

these regulations are being complied with.

- 43. If and whenever an emergency shall have arisen in which it is expedient in the public interest that His Majesty's Government shall have control over the transmission of radio communications by the apparatus at any broadcasting station, it shall be lawful for any officer of His Majesty's Navy or Army, or for any other person authorized in that behalf by the Admiralty or by the Minister, to take possession of or to dismantle, or to cause the apparatus or any part thereof to be taken possession of or to be dismantled in the name and on behalf of His Majesty, and to be used, where such use may be deemed necessary for His Majesty's Service, and subject thereto, for such ordinary services as the said officer or person may deem fit; and in that event any person authorized by the said officer or person may enter any broadcasting station in which any such apparatus is installed and take possession of or dismantle the said apparatus and use the same as aforesaid.
- 44. Where difficulties inherent to the nature of radio communication may be overcome, or particularly in circumstances in which the broadcasting service of a broadcasting station may be rendered efficient by no means other than by a reasonable extension of the powers normally conferred under these regulations, the Minister may grant to the licensee, in writing, such privileges as in his opinion may be necessary.

4. Declaration of Secrecy.

- 45. (1). The licensee and every operator, agent, or servant of the licensee having access to the apparatus in a broadcasting station, shall execute a declaration of secrecy that he will not divulge to any unauthorized person any information whatsoever relating to public correspondence that may come to his knowledge; that he will by every means in his power preserve the secrecy of such information; and that he will adopt all reasonable precautions to prevent unauthorized persons becoming acquainted therewith.
- (2.) The licensee, operator, agent, or servant aforesaid shall not commit to writing any public correspondence that may come to his knowledge.

5. Penalties

46. Any person who acts in contravention of or fails to comply with the requirements of Regulations 31, 32, 33, or 45 hereof commits an offence against these regulations, and is liable on summary conviction to a fine not exceeding £50 or to a term of imprisonment not exceeding six months.

47. Any person who acts in contravention of or commits an offence against any of these regulations for which a penalty is not hereinbefore provided shall be liable to a fine not exceeding £10 or to a term of imprisonment not exceeding one month.

PART III.—SALE OF RADIO APPARATUS.

1. Radio Dealers' Licenses.

48. As provided in subsection (1) of section 5 of the Post and Telegraph Amendment Act, 1924, it shall not be lawful for any person to sell, or offer for sale, or have in his possession for sale, in the way of his business, any plant, machinery, instruments, material, or other apparatus designed and intended for use in connection with wireless telegraphy, unless he is the holder of a dealer's license issued to him in pursuance of these regulations.

49. Upon application being received from any dealer in radio apparatus, the Minister may grant to such radio-dealer a license, called a radio-dealer's license, in the form in the Second Schedule hereto, and subject to these regulations and any amendments thereto, and to such additional conditions and restrictions, not inconsistent with the Post and Telegraph Amendment Act, 1924, as may be imposed from time to time.

50. Any person desirous of obtaining a radio-dealer's license shall make

application to the nearest District or Deputy Radio Inspector.

51. Every applicant for a radio-dealer's license shall furnish, on the proper form, the following information:-

(a.) Full name;
(b.) The location of the place of business;
(c.) Evidence of nationality; and

in addition thereto shall furnish to the satisfaction of the Minister such further information as may be required.

2. Fees and Conditions of Licenses.

52. Radio-dealers' licenses shall be divided into three classes, as follows:--Class I, Licenses of dealers carrying on business in any of the four main cities-viz., Auckland, Christchurch, Dunedin, Wellington: Class II, Licenses of dealers carrying on business in centres of population other than the aforementioned four main cities, having a

population of more than five thousand: Class III, Licenses of dealers carrying on business in centres of population having a population of five thousand or less.

53. A radio-dealer's license shall be issued in respect of one particular

address of a business, and shall be exercised only in respect of such address. 54. Unless otherwise specified on the license form, every license shall be in force from the date of the granting thereof until the 31st day of March following; and may be renewed from year to year.

55. (1.) The fees payable for each year ending on the 31st day of March in respect of radio-dealers' licenses shall be as follows, payable in advance :-

			£
(a.) For a Class I license	f***		 10
(b.) For a Class II license		••6	 5
(c.) For a Class III license			 2

(2.) For a period of less than one year the fee shall be-

- (a.) For a Class I license, 16s. 8d. per month or fraction thereof, with a minimum of £2 10s.
- (b.) For a Class II license, 8s. 4d. per month or fraction thereof, with a minimum of £1 5s.
- (c.) For a Class III license, 3s. 4d. per month or fraction thereof, with a minimum of 10s.
- (3.) The fee for the first year, or portion thereof, shall accompany the application.
- (4.) In cases of renewals, where payment of the above-mentioned fee is not made on the due date, the radio-dealer's license shall automatically lapse.

56. Any notice or request to be given or made by or for the Minister to a radio-dealer may, with the general authority of the Minister, be under the hand of the Secretary, the Chief Telegraph Engineer, a District Radio Inspector, or other duly authorized officer of the Post and Telegraph Department, and may be served on a licensee at the usual or last known place of residence or business of the licensee, and in that case the time of service shall be deemed to mean the time when, in the ordinary course of post, it would have been delivered to the radio-dealer at that place.

57. (1.) A licensee shall exhibit prominently within his premises at his place of business, for the information of customers and others, the radiodealer's license in respect of such place of business, and also any notices, requests, or information concerning the establishment and operation of radio

stations that the Minister may desire to be thus exhibited.

(2.) A licensee shall also exhibit prominently at the front of his business premises, for external observation, a sign bearing the words "Licensed Radio-dealer.

58. A radio-dealer's license shall include authority for the radio-dealer to establish and operate for the purpose of demonstration only, at the place of business mentioned in the license, a set of radio receiving-apparatus as if the said radio receiving-apparatus were a radio receiving station licensed in pursuance of the Amateur Radio Regulations, 1925: vided that in the exercise of this authority the radio-dealer shall establish and operate the said radio receiving-apparatus in strict accordance with the Amateur Radio Regulations, 1925.

59. The District Radio Inspector shall be advised promptly in writing of any change in the location or address of a place of business in respect of which a radio-dealer's license has been issued; and the District Radio Inspector shall issue to the radio-dealer a permit in writing for the license to be exercised in respect of the new location of the said place of business.

60. A radio-dealer's license shall not be transferable, except with the

written approval of the Minister.

61. Except with the written consent of the Minister, a licensee shall not assign, sublet, transfer, or otherwise dispose of, or admit any other person or corporation to participate in any of the benefits, powers, or authorities accruing to him by virtue of the radio-dealer's license issued to

62. The issue of a radio-dealer's license shall not relieve a radio-dealer

of any responsibility for any infringement by the said radio-dealer of any right in any patent, trade-mark, or design.

63. (1.) The Minister may, at his discretion, revoke or suspend, for such period as he deems fit, any radio-dealer's license where in his opinion the provisions of the regulations governing the issuance of radio-dealers' licenses have been disregarded or violated.

(2.) Radio-dealers shall not be entitled to compensation for any re-

vocation or suspension effected under this regulation.

64. (1.) In the event of the loss, mutilation, or destruction from any cause of a radio-dealer's license, application in writing for a duplicate shall be made to the District Radio Inspector, and the applicant shall forward a statutory declaration setting out the circumstances connected with the loss, mutilation, or destruction of the said license. The application shall be accompanied by the fee payable in respect of a duplicate of a license as prescribed in this regulation.

(2.) A fee of 5s. shall be payable for the duplicate license.

3. Declaration of Secrecy.

65. (1.) Every licensee shall execute a declaration of secrecy to the effect that he will not divulge to any unauthorized person any information whatsoever relating to public correspondence that may come to his knowledge; that he will, by every means in his power, preserve the secrecy of such information; and that he will adopt all reasonable precautions to prevent unauthorized persons becoming acquainted therewith.

(2.) All agents and servants of the licensee having access to any radio receiving-apparatus established and operated as a radio-receiving station under the authority of a radio-dealer's license, and not already bound by a similar declaration executed in accordance either with these regulations or the Amateur Radio Regulations, 1925, shall duly execute the declaration specified in this regulation.

(3.) The licensee, his agents, or servants, shall not commit to writing

any public correspondence that may come to their knowledge.

SCHEDULES.

FIRST SCHEDULE.

Dominion of New Zealand .-- Post and Telegraph Department.

Registered No.

LICENSE TO ESTABLISH AND OPERATE A RADIO BROADCASTING STATION.

In pursuance and exercise of the power and authority conferred upon the Minister of Telegraphs by the Post and Telegraph Act, 1908, and amendments made thereto, and by the broadcasting regulations made thereunder, M is hereby licensed to establish and operate a broadcasting station at [Location of station] in the radio district of , for a period of from the . The installation and operation of such broadcasting station shall be carried out in accordance with the provisions of the regulations aforementioned, and any amendments thereto; and, in addition thereto, this license is issued subject to the terms and conditions of the said regulations and of any agreement between the Minister and the licensee, and to such further conditions and restrictions as may be imposed from time to time.

For the Minister of Telegraphs.

..... Secretary.

SCHEDULE OF AUTHORIZED BROADCASTING STATION.

- 1. Name of licensee:
- 2. Location of station:
- 3. Call signal:
- 4. Power:
- watts
- 5. Operating wave-length:

SECOND SCHEDULE.

Dominion of New Zealand.—Post and Telegraph Department.

Registered No.

RADIO-DEALER'S LIGENSE, CLASS

In pursuance and exercise of the power and authority conferred upon the Minister of Telegraphs by the Post and Telegraph Act, 1908, and amendments made thereto, and by the broadcasting regulations made thereunder, M, is hereby licensed for a period ending on the 31st day of March, to sell, offer for sale, and have in possession for sale, at his place of business,

in the radio district of , all kinds of radio apparatus. This license is issued subject to the regulations aforementioned and to any amendments thereto, and to such further conditions and restrictions, not inconsistent with the Post and Telegraph Amendment Act, 1924, as may be imposed from time to time.

This license also, during the time it remains in force, authorizes the licensee to establish and operate radio receiving-apparatus for demonstration purposes, as if the said apparatus were a radio receiving station licensed in pursuance of the Amateur Radio Regulations, 1925.

For the Minister of Telegraphs.

...... Secretary.

License issued:

Date:

...... District Radio Inspector.

Note.

- (1.) This license may not be exercised in respect of any place of business except that mentioned above.
- (2.) In reference to the receiving-apparatus established and operated under the authority of this license, the licensee must comply with the requirements of the Amateur Radio Regulations, 1925, in respect of radio receiving stations, and particularly those in respect of the secrecy of public correspondence and the non-use of circuits which unduly energize the receiving antenna.

F. D. THOMSON, Clerk of the Executive Council. Amendments to the Regulations under the Government Railways Act, 1908.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 2nd day of March, 1925.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred upon him by the Government Railways Act, 1908, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth her by make the following alterations in the First Schedule of the regulations made under the said Act on the twentieth day of October, one thousand nine hundred and twenty-four :-

By omitting the portion relating to Subdivision I of the First Division, and substituting the following:-

	Designation					Pay per	Annum.	Annual
		Minimum.	Maximum.	Increment.				
	CLAS	ss 1:	Board of	Manag	EMENT.	£	£	£
Chairman Two members	••				each	$1,\overset{\cdot \cdot \cdot}{137\frac{1}{2}}$	1,500 1,250	1 of £62 $\frac{1}{2}$; 1 of £50.
	$\mathbf{C}\mathbf{L}$	ASS 2:	Branch	Manage	MENT.			
Chief Mechanical Engineer (i Wagon Branch)	in charge	of L	ocomotive,	Carriag	e, and		$1,137\frac{1}{2}$	••
Chief Engineer (in charge of M	aintenand	e Brai	nch)				1,1371	
General Superintendent of Tra							1,000	
Chief Accountant	-						837	
Comptroller of Stores							837	

By omitting the provisions relating to "Special" Grades in Subdivision II of the First Division, and substituting the following:-

			,			Subgra	
		Gra	ade.		1	1	2
and all the second	and the second s			 		£	£
Special (1)				 		1,000	
,, $$ (2)				 	!	$790\frac{1}{2}$	837
$\hat{,}$ (3)				 		765	
,, (4)				 		715	
$\ddot{,}$ (5)				 	.,	665	• •

And with the like advice and consent, and in further pursuance of the said powers, His Excellency the Governor-General of the said Dominion doth hereby declare that this Order in Council shall (except as otherwise provided herein) be deemed to have come into operation on the twelfth day of December, one thousand nine hundred and twenty-four: Provided, however, that in respect of the matters hereinafter mentioned this Order in Council shall take effect, or be deemed to have taken effect, from and including the date specified in each case, that is to say:

In respect of the omission from the said Schedule of provision for-

- (a.) The classification of "General Manager," from and including the fifth day of July, one thousand nine hundred and twenty-five:
- (b.) The classification of "First Assistant General Manager," from and including the seventeenth day of December, one thousand nine hundred and twenty-four:
 (c.) The classification of "Second Assistant General Manager," from and including the first day of
- February, one thousand nine hundred and twenty-five.

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

The Education Act, 1914.—Amended Regulations.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred upon him by the Education Act, 1914, and the amendments of that Act, 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 amend, in the manner set forth in the Schedule hereto, the regulations in force at the making of this Order relating to Native schools, and with the like advice and consent doth prescribe that this Order shall be deemed to have been in operation from the first day of April, one thousand nine hundred and twenty-four.

PART XIII of the regulations is hereby amended-

(a.) By revoking Schedule I, and substituting—

"Schedule I.—Grades of Native Schools and Salaries of Teachers.

Average Attendance.	Grade of School.	Salary of Head Teacher.	Number of Assistants.	Salaries of Assistants.					
	(2)	(3)	(4)	(1st.)	(2nd.)	(3rd.)	(4th.)		
				£	£	£	£		
9-20	I	170-200				1			
21–25	IIA	210-270	1	65-85					
26-35	Пв	210-270	1 1	85-105					
36-50	IIIA	265 - 295	1	140-170					
51-80	IIIB	280-310	2	140-170	65-85		: ::		
81-120	$III_{\mathbf{C}}$	280 - 325	3	140-170	85-105	65-85	· · ·		
21-160	IVA	325-355	3	165-210	140-170	65-85			
61-200	IVB	325-355	4	165-210	165-210	140-170	65-8		

[&]quot; Provided--

- (1.) Uncertificated sole or head teachers who are not holders of licenses to teach will be paid salaries according to the following scale: Grade I, £160 to £190; Grade II, £200-£250; Grade IIIA or IIIB, £255-£285; Grade IIIC, £265-£305; Grade IV, £305-£335; with annual increments of £10 in each case.
- "(2.) A deduction of £10 per annum shall be made from the salary provided above in the case of every uncertificated assistant teacher who is not the holder of a license to teach, except in the case of salaries of £65-£85 and £85-£105.
- "(3.) In addition to the salary shown above there shall be paid by way of salary the sum of £35 per annum in the case of every assistant teacher who is obliged to live away from home.
- "(4.) The annual increments for head teachers shall be £15, and for assistant teachers shall be £15 in the case of assistants receiving salaries of £165-£210, and £10 in every other case."

(b.) By revoking subclause (3) of clause 2 of the regulations, and substituting—

"(3.) There shall be paid to each certificated assistant teacher in a Native school the addition of salary provided in clause 5 of the regulations relating to the salaries of public-school teachers, provided that for the purpose of calculating such addition to salary the first assistant of a school of Grade IV or a higher grade shall be placed in Group 2 of Schedule V and all other assistants in Group 1."

(c.) By revoking clause 2 of the regulations made by Order in Council dated the 14th January, 1924.

(d.) By adding to clause 2 the following new subclause:—

"(4.) Where the salary or allowance attached to any position is altered by this Order, the salary and allowances payable under these regulations from the date of such alteration shall be determined by the Public Service Commissioner, provided that the total amount payable in salary and allowances to any teacher who occupies a permanent position shall not, so long as he remains in the same position, be less than the total amount received in salary and allowances immediately prior to such date."

F. D. THOMSON, Clerk of the Executive Council. Land in Island of Atiu, Cook Islands, taken for Purposes of Public Buildings and Education.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

7 HEREAS by section three hundred and fifty-seven of the Cook Islands Act, 1915, it is provided that the Governor-General may by Order in Council take any land in the Cook Islands for any public purpose specified in the Order:

And whereas the land described in the Schedule hereto is required to be taken for certain public purposes—to wit, for the purposes of

public buildings and education:

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, in pursuance and exercise of the powers and authorities vested in him by section three hundred and fifty-seven of the Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, doth hereby declare that the land described in the Schedule hereto is hereby taken for the purposes aforesaid.

SCHEDULE.

ALL that parcel of land situate in the District of Te Ngatangi, in the Island of Atiu, Cook Islands, containing 19 perches, be the same a little more or less, being part of the land named by the Native Land Court Section Number 2 (two), Atiu; as the said parcel of land is delineated and edged red in the plan numbered 12 (twelve), deposited in the office of the Registrar of the High Court of the Cook Islands at Rarotonga.

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

Land in Island of Mangaia, Cook Islands, taken for Purposes of Public Buildings and Public Health.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section three hundred and fifty-seven of the Cook Islands Act, 1915, it is provided that the Governor-General may by Order in Council take any land in the Cook Islands for any public purpose specified in the Order:

And whereas the land described in the Schedule hereto is required to be taken for certain public purposes—to wit, for the purposes of public buildings and public health:

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, in pursuance and exercise of the powers and authorities vested in him by section three hundred and fifty-seven of the Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, doth hereby declare that the land described in the Schedule hereto is hereby taken for the purposes aforesaid.

SCHEDULE.

ALL that parcel of land situate in the District of Oneroa, in the Island of Mangaia, Cook Islands, containing 2 roods 10 perches, be the same a little more or less, being part of the land named Section 15, District of Oneroa, in the Island of Mangaia; as the said parcel of land is delineated in the plan numbered 11 (eleven), deposited in the office of the Registrar of the High Court of the Cook Islands at Rarotonga.

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

Land in the Island of Rarotonga, Cook Islands, taken for Roadmaking Purposes.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS by section three hundred and fifty-seven of the Cook Islands Act, 1915, it is provided that the Governor-General may by Order in Council take any land in the Cook Islands for any public purpose specified in the Order:

And whereas the land described in the Schedule hereto is required to be taken for a certain public purpose—to wit, for the purposes of

providing gravel, earth, and spoil for roadmaking:

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, in pursuance and exercise of the powers and authorities vested in him by section three hundred and fifty-seven of the Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, doth hereby declare that the land described in the Schedule hereto is hereby taken for the purposes aforesaid.

SCHEDULE.

ALL that parcel of land situate in the Tapere of Nikao, in the District of Avarua, in the Island of Rarotonga, Cook Islands, containing 3 roods 20 perches, be the same a little more or less, being part of the land named by the Native Land Court Turamatuti Section 106 D Number 1 (one); as the said parcel of land is delineated in the plan numbered 10 (ten), deposited in the office of the Registrar of the High Court of the Cook Islands at Rarotonga.

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

Revoking Regulations for the Use, Management, and Control of Wharf and Cargo-sheds at Arutanga, in the Island of Aitutaki, Cook Islands, and making New Regulations therefor.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by Orders in Council made on the nineteenth day of June, one thousand nine hundred and sixteen, the twenty-fourth day of April, one thousand nine hundred and seventeen, and the third day of March, one thousand nine hundred and nineteen, and duly gazetted, regulations were made under section fifty-three of the Cook Islands Act, 1915, with respect to the use, management, and control of the wharf and cargo-sheds at Arutanga, in the Island of Aitutaki:

And whereas it is expedient to revoke the said regulations, and make others in lieu thereof:

Now, therefore, in pursuance and exercise of the powers conferred on him by the Cook Islands Act, 1915, and of every other power and authority enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited regulations of the nine-teenth day of June, one thousand nine hundred and sixteen, the twenty-fourth day of April, one thousand nine hundred and seventeen, and the third day of March, one thousand nine hundred and nineteen, and in lieu thereof doth hereby make the following regulations for the use, management, and control of the wharf and cargo-sheds at Arutanga, in the Island of Aitutaki; and doth hereby declare that this Order in Council shall come into force on the first day of March, one thousand nine hundred and twenty-five.

REGULATIONS.

ALL outward cargo from the Island of Aitutaki shall be conveyed to and stored at the wharf or cargo-sheds at Arutanga prior to shipment, and shall be liable to a charge of two shillings per ton weight or measurement. Such charge shall be primarily payable by the consignor to the Resident Agent at Aitutaki, but in default shall be payable by the master, owner, or agent of the ship by which such cargo is exported from the said island.

2. All cargo landed at Aitutaki and stored at the said wharf or cargo-sheds for transhipment shall be liable to a charge of two shillings per ton, weight or measurement. Such cargo shall not be removed from the said wharf or cargo-sheds until all charges thereon have been raid nor without the permission of the Resident Agent.

been paid, nor without the permission of the Resident Agent.
3. (1.) All inward cargo and passengers' luggage shall be landed at the said wharf and stored in the said cargo-sheds, and such cargo shall be liable to a charge of two shillings per ton weight or measurement payable by the owner, consignee, or shipper thereof.

(2.) Such cargo shall not be removed until all charges thereon have been paid, nor without the written authority of the Resident Agent

or a Customs Officer.

(3.) Delivery of all passengers' luggage and goods free from Customs duties shall be given as soon as possible, but all dutiable goods shall remain in the said cargo sheds until Customs entries are passed, all duties paid, and permission given for delivery.

4. The Resident Agent shall have power to order the removal of any cargo from the said wharf or cargo-sheds should the same be required for the storage of fruit, and in the event of failure to remove such cargo, the Resident Agent may do so at the cost and expense of the owner, consignee, or shipper thereof.

5. All inward or outward cargo and passengers' luggage shall be landed, stored, or removed by and at the expense of the owner, consignee, or shipper thereof, and subject to such directions as may

be given by the Resident Agent.

- 6. All outward, inward, or transhipment cargo which shall remain at the said wharf or cargo-sheds for a period exceeding seven days shall thereafter, in addition to the charges hereinbefore provided, be liable to a storage charge of threepence per diem for each ton weight or measurement.
- 7. All cargo and passengers' luggage conveyed to, landed, or stored at the said wharf or cargo-sheds shall be at the risk in all respects of the owner, consignee, or shipper thereof, and the Cook Islands Administration shall not be liable for any loss of or damage to any such cargo or luggage.

8. No person shall hinder or obstruct the work of landing, storing, conveying to, or removing cargo or passengers' luggage, on or from

the said wharf or cargo-shed.

9. Any person infringing the provisions of any of these regulations shall be liable to a penalty not exceeding five pounds. All penalties and charges under these regulations may be recovered in the High Court, and shall form part of the public revenues of the Cook Islands.

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

Declaring Portion of the Papamoa Beach Road to Williams, in the Tauranga County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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 county road.

SCHEDULE.

ALL that portion of road in the Auckland Land District, Tauranga County, known as Papamoa Beach Road to Williams, commencing at its junction with the Papamoa Beach Road at a point approximately 17 chains north of the southwestern corner of Section 15, Block III, Te Tumu Survey District, and proceeding thence generally in a north-westerly direction, adjoining or passing through Section 6, Block III, Section 3, Blocks III and I, and Sections 8, 7, 13, and part Papamoa No. 2, Section 7, Block I, Te Tumu Survey District, and terminating at a point approximately 34 chains northwest of the boundary between the aforementioned Section 13 and part of the said Papamoa No. 2, Section 7, Block I, Te Tumu Survey District, being a distance of 2 miles 18-5 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 62038, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red, and marked A.B.

F. D. THOMSON, Clerk of the Executive Council. Declaring Portion of the Erepeti Road, in the Wairoa County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

SCHEDULE.

ALL that portion of road in the Gisborne Land District, Wairoa County, known as the Erepeti Road, commencing at a point on the northern boundary of Section 5, Block XI, Tuahu Survey District, marked 1 mile 40 chains, and proceeding thence in a north-westerly direction generally, adjoining or passing through part of the said Section 5, and terminating at a point on the northern boundary of the said Section 5, Block XI, Tuahu Survey District, marked 3 miles 30 chains, being a distance of 1 mile 70 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 62021, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red and marked A.B. ALL that portion of road in the Gisborne Land District,

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

Declaring a Portion of Road in Highway District No. 9, Makara Caunty, to be a Government Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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 gazetting of this Order in Council, become a Government road become a Government road.

SCHEDULE.

WELLINGTON-AUCKLAND VIA TARANAKI.

ALL that portion of the Auckland-Wellington via Taranaki ALL that portion of the Auckland-Wellington via Taranaki Main Highway, commencing at the northern boundary of the Makara County, and proceeding thence generally in a southerly direction via Porirua, and terminating at the southeastern corner of Section 52, Block V, Belmont Survey District, being a distance of five miles, more or less; marked E-F on plan. As the same is more particularly delineated on the plan marked M.H. 50, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue and marked as above mentioned.

F. D. THOMSON.

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

Declaring Road in Block IV, Kakanui Survey District, to be a Government Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

SCHEDULE.

Approximate areas of the pieces of road declared to be a Government road:—

2 0 Adjoining or passing through P.R. B Run 134. 0 0 Run 504.

7 0 31 Sections 1 and 4. Situated in Block IV, Kakanui Survey District. (Otago

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 61659, 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

Domain Board appointed to have Control of the Rahotu Domain.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

N pursuance and exercise of the powers conferred by section forty of the Public Reserves and Domains Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby appoint

Clement Penwarden, Thomas Pole Hughson, Walter Clement Guy Green, Vincent Seymour Tyrrell, Gerald Douglas Dawson, Louis Fischer, and George Gibson

to be the Rahotu Domain Board, having control of the land described in the Schedule hereto; and doth hereby appoint Tuesday, the thirty-first day of March, one thousand nine hundred and twenty-five, at eight o'clock p.m., as the time when, and the Egmont County Chambers, Rahotu, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

RAHOTU DOMAIN.—TARANAKI LAND DISTRICT.

Section 45, Block I, Opunake Survey District: Area, 28 acres 2 roods 11 perches.

Also Section 105, Block I, Opunake Survey District: Area, 20 acres.

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

Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and sixty-two of the Land Act, 1924, it is enacted that the Governor-General may, by Order in Council gazetted, on the recommendation of the Land Board, declare that any land comprised in a kauri-gum reserve shall, from a date to be specified in the Order, cease to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified the land to which the Order relates shall become subject to the provisions of the Land Act, 1924:

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that part

District has duly passed a resolution recommending that part of the Taiharuru Kauri-gum Reserve Extension No. 2 as described in the Schedule hereto be excepted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section one hundred and sixty-two of the Land upon me by section one hundred and sixty-two of the Land Act, 1924, and acting by and with the advice and consent of the Executive Council of the said Dominion, do hereby order and declare that the part of the Taiharuru Kauri-gum Reserve Extension No. 2 as described in the Schedule hereto, shall from the twenty-fourth day of March, one thousand nine hundred and twenty-five, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

ALL that area in the North Auckland Land District, containing by admeasurement 79 acres, more or less, being the south-eastern portion of Allotment 41, Parish of Waikare, and being part of the Taiharuru Kauri-gum Reserve Extension No. 2 as described in the New Zeeland Gazette of 1899, page 1827. As the same is more particularly delineated on page 1837; as the same is more particularly delineated on plan marked L. and S. 6/4/27, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

F. D. THOMSON, Clerk of the Executive Council

Withdrawing Land from the Operation of the Kauri-gum Industry Act, 1908.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

 ${\bf Present:}$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section one hundred and sixty-two of the Land Act, 1924, it is enacted that the Governor-General may, by Order in Council gazetted, on the recommendation of the Land Board, declare that any land comprised in a kauri-gum reserve shall, from a date to be receifed in the Order cases to be subject to the Kauri-gum Industry Act, 1908, and on and after the date so specified the land to which the Order relates shall become subject to

the land to which the Order relates shall become subject to the provisions of the Land Act, 1924:

And whereas the Land Board of the North Auckland Land District has duly passed a resolution recommending that part of the Parahaki No. 1 Kauri-gum Reserve, as described in the Schedule hereto, be exempted from the operations of the Kauri-gum Industry Act, 1908, and it is expedient to give effect to such recommendation:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon me by section one hundred and sixty-two of the Land Act, 1924, and acting by and with the advice and consent Act, 1924, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby order and declare that part of the Parahaki No. 1 Kauri-gum Reserve, as described in the Schedule hereto, shall from the twenty-fifth day of March, one thousand nine hundred and twenty-five, cease to be subject to the Kauri-gum Industry Act, 1908.

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTIONS 84, 89, 90, 91, and W. 93, Parahaki Parish: Area, 402 acres 2 roods 34 perches.

F. D. THOMSON,
Clerk of the Executive Council

Licensing Mathias Ericksen Wiig to use and occupy a Part of the Foreshore of Bravo Island, Paterson Inlet, Stewart Island, as a Site for a Slipway.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

W HEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Mathias Ericksen Wiig, of Bluff (who with his executors, administrators, and assigns is hereinafter referred to as "the licensee"), has applied to the Governor-General in Council for a license

under the Harbours Act, 1923 (hereinafter called "the said Act"), to occupy a part of the foreshore of Bravo Island Paterson Inlet, Stewart Island, as a site for a slipway, to be built in the position and in accordance with plan marked M.D. 5973 (sheets 1 and 2), and deposited in the office of the Marine Department of Wellington:

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

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

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

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities are him; in that and of all other powers and authorities enabling him in that behalf, and acting by and with the advice ond consent of the Executive Council of the said Dominion, doth hereby approve Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore on which the said slipway is to be erected, as shown on plan marked M.D. 5973 deposited as aforesaid, for the purpose of maintaining the said structure thereon, such license to be held and enjoyed by the licensee upon and subject to the terms held and enjoyed by the licensee upon and subject to the terms set forth in the Schedule hereto.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the foreshore occupied by the said slipway as shown on the plan marked M.D. 5973 (sheet 1).

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

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

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

5. All persons shall, at all reasonable times, and upon payment of the proper dues, have free and full liberty to use the said slipway, and all rights of ingress and egress thereon and therefrom

and therefrom.

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

7 Any person authorized by the Minister and all times exhibited until after it has been approved by the Minister.

7. Any person authorized by the Minister may at all reasonable times enter upon the said slipway 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 slipmars requiring the licensee. way, 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.

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

in force.

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

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

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

12. In case the licensee shall—

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

before set forth, or any of them;

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

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

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

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

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

14. The erection of the said slipway shall be sufficient.

14. The erection of the said slipway shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

F. D. THOMSON, Clerk of the Executive Council

License authorizing the Thames Valley Electric-power Board to use Electric Lines in the Borough of Waihi.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Amendment Act, 1911, and of all other powers in anywise enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting 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 two of the aforesaid Act, and dated the ninth day of October, one thousand nine hundred and twenty-two, and published in the New Zealand Gazette of the twelfth day of the same month, or any regulations hereafter made in amendment thereof or in substitution therefor (and hereinafter collectively referred to as "the regulations"), and which regulations shall be deemed to be incorporated herein—hereby authorize the Thames Valley Electric-power Board (hereinafter referred to as "the licensee") to use electric lines for lighting, power, and heating purposes within the lines for lighting, power, and heating purposes within the area of supply hereinafter described, such electric lines at present proposed to be erected being indicated on the plan marked P.W.D. 61475, and deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District.

SCHEDULE.

AREA OF SUPPLY.

THE area of supply comprises the Borough of Waihi as at present constituted.

2. SYSTEM OF SUPPLY

Electrical energy shall be received in bulk from the Horaconscincal energy snall be received in bulk from the Horahora supply at the Public Works Department 11,000-volt line between Waikino and Waihi at a point in Seddon Street near the No. 5 shaft of the Waihi Gold-mining Company (Limited). This 11,000-volt supply shall be distributed and stepped down by transformers in accordance with clause 2 (e) of the regulations. The primary distribution release the state of the regulations. of the regulations. The primary distribution voltage shall be approximately 11,000 volts between phases and the secondary distribution voltage shall be 400 volts between phases and 230 volts between any phase and neutral.

3. DURATION OF LICENSE.

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

4. CHARGES FOR ELECTRICAL ENERGY.

The charges for electrical energy shall not exceed 1s. per unit for lighting, and 6d. per unit for motor-power, heating, or cooking purposes; provided that "lighting purposes" shall include the operation of motor generators for lighting purposes; and provided further that if accounts are paid within fourteen days after due date the charges shall not exceed 9d. per unit for lighting purposes and 4½d. per unit for motor-power, cooking, or heating purposes.

In the case of wholesale supply the charges shall not exceed £12 per horse-power per annum. "Wholesale supply" for this purpose shall be held to be a supply in respect of which the consumer shall guarantee to pay not less than £120 per annum.

5. ROUTES RESERVED FOR GOVERNMENT LINES.

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

6. REQUIREMENTS OF LOCAL AUTHORITY CONTROLLING ROADS.

Notwithstanding anything contained herein, the licensee shall not be entitled to erect, maintain, or use any electric lines on roads except subject to such conditions, not inconsistent with the provisions of this license and the regulations relating thereto, or any variation of this license or the regulations, or new regulations which may take the place of these regulations, as may from time to time be agreed upon between the licensee and the local authority having control of such roads.

7. LOCATION OF OVERHEAD LINES.

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

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

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

9. Telegraph-lines.

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

F. D. THOMSON, Clerk of the Executive Council New Zealand and South Seas Exhibition (1925-26).—Modification of Various Acts. (C. No. 20.)

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

IN pursuance and exercise of the powers and authorities conferred upon him by Part IV of the Finance Act, 1924, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby modify the provisions of the various Acts indicated hereunder in their application to goods for the New Zealand and South Seas Exhibition (1925–1926) to be held at Dunedin, to the extent and subject to the conditions set out here-

MODIFICATIONS OF THE CUSTOMS ACTS.

1. The land and buildings occupied by the New Zealand and South Seas Exhibition Company (Limited) for the purposes of an exhibition at Dunedin shall for the purposes of this Order and of the Customs Acts be deemed to be a licensed warehouse and is hereafter referred to as the Exhibition Bond. No license fee shall be payable in respect of the Exhibition Bond, Goods (including materials and fittings) imported from places outside of New Zealand for exhibition or use in the said Exhibition Bond on the conditions set and delivered from the Exhibition Bond on the conditions set and delivered from the Exhibition Bond on the conditions set out in this Order.

2. Warehousing entries for such goods shall be made and delivered to the Customs, and duplicate invoices containing the detailed descriptions and values thereof shall be produced. These invoices will be stamped by the Customs and one copy will be returned to the exhibitor and the other retained by the Customs.

3. Goods imported for the purposes of the Exhibition will be exempt from payment of primage duty, except as provided in clause 6 of this Order.

4. Duty (other than primage duty) chargeable on dutiable goods intended for sale shall be deposited with the Customs before they are either exhibited or sold.

5. Jewellery and other valuable goods intended for exhibition and not for sale, may be exhibited in show-cases, secured under Customs seal, without deposit.

6. At the close of the Exhibition all dutiable goods intended o. At the close of the Exhibition all dutable goods intended for re-exportation shall be packed in the presence of a Customs Officer, who shall require duty to be paid on any goods not so dealt with, unless they are otherwise exempted from payment of duty. Exhibitors may, at the close of the Exhibition (or previously if they so desire), enter dutiable goods to be warehoused under bond in a licensed warehouse goods to be warehoused under bond in a licensed warehouse other than the Exhibition Bond, instead of entering them for re-exportation, and in such cases the goods shall, for all the purposes of the Customs Acts (including liability to primage or other duty) be deemed to be, at date of such warehousing, imported for the first time.

7. The Customs officers will be present simply as revenue officers, and will not be in any way responsible for the goods stored in the Exhibition Bond.

8. The Collector of Customs at Dunedin shall allow goods imported for the purposes of the Exhibition to be cleared without payment of duty in any of the following cases, that

- without payment or unity in any is to say:—

 (a.) Pictures, statuary, and works of art exhibited at the Exhibition and subsequently purchased by any public institution (meaning thereby any public institution or Art Association registered as a corporate body, or any public school, college, or university) for display in the buildings of such institution, and not to be sold or otherwise disposed of by such institution.
 - (b.) Samples of small value distributed free of charge within
 - (b.) Samples of small value distributed free of charge within
 the Exhibition buildings or grounds by exhibitors
 and having relation to the goods of exhibitors.
 (c.) Handbills, circulars, posters, show-cards, calendars,
 postcards, and other advertising matter and articles
 relating to exhibits from beyond New Zealand and
 displayed or distributed free of charge within the
 Exhibition building agreement.

Exhibition buildings or grounds.

(d.) Stationery bona fide used in the Exhibition buildings or grounds by exhibitors in connection with their

exhibits from beyond New Zealand.

9. Where any picture, statuary, or work of art exhibited at the Exhibition is subsequently purchased by any person and duty is payable thereon, the Collector may assess the

value for duty at one half the price paid by the purchaser, and in such case the duty shall be payable accordingly, provided that duty so computed shall not exceed the amount which would, apart from this order, be payable under the Customs Acts.

Customs Acts.

10. Where goods, show-cases, stands, fittings, or materials imported for the purposes of the Exhibition and used in the Exhibition buildings or grounds by any exhibitor or the company or any other person are sold, removed, or disposed of for use or consumption in New Zealand, the Collector shall assess them at a fair value for duty after making allowance for depreciation in value through use, and the duties of Customs shall be paid on them in accordance with such assessment, which shall be final. Goods imported for the purposes of the Exhibition which are liable to duty other than ad valorem duty shall be dealt with in a similar way and a corresponding concession shall be made in the duty payable thereon.

duty payable thereon.

11. Where goods exhibited are injured, depreciated in value, or destroyed in the process of judging by juries of awards, or by reason of their being exhibited, the Collector may, in his discretion, remit the whole or any part of the

duty payable thereon:

Provided that where the whole of the duty on any such goods is remitted the goods shall be abandoned to the Crown

12. (a.) In lieu of paying duty on any article (whether an exhibit, or any stand, fitting, show-case, or material used by him for the purposes of his exhibits), the exhibitor may abandon the article to the Crown on giving the Collector three days' previous notice of abandonment and delivering the article to such person as the Collector appoints to receive the same on behalf of the Crown.

(b.) All articles so abandoned shall be sold by auction at such times and in such manner as the Collector directs, and the net proceeds of the sale (less expenses of and incidental to the sale) shall be paid into the Public Account as part of the Consolidated Fund.

(c.) If in the opinion of the Collector the abandoned article is not worth selling as aforesaid, it shall be destroyed or otherwise disposed of as the Minister of Customs directs.

(d.) Any articles which, within sixty days after the official closing of the Exhibition, have not been exported, entered for warehousing elsewhere, or otherwise dealt with to the satisfaction of the Collector, shall be deemed to have been abandoned as aforesaid, and may be taken possession of by the Collector and dealt with in accordance with paragraph (b) hereof or paragraph (c) hereof.

13. If by any fraud, misrepresentation, or deceit any person

obtains or attempts to obtain in respect of any goods any concession of duty under this Order to which he is not legally entitled, he shall be liable to the penalties provided in that behalf by the Customs Acts. Such penalties may include forfeiture of the goods.

forfeiture of the goods.

14. Before granting any concessions of duty under any of the foregoing provisions in that behalf, the Collector must be satisfied by declaration of some responsible and reputable person, and by such other evidence as he thinks fit to require, that the case comes properly within such provision.

15. All declarations and certificates required by the Collector shall be in such form as he directs, and shall be deemed to be made under the Customs Acts. Any such declaration may be made before any Collector or other officer of Customs, or before a Customs Agent or solicitor or notary public, or before any Postmaster or person acting for a Postmaster, or before such other person as the Collector of Customs at Dunedin may, in writing, permit.

MODIFICATIONS OF OTHER ACTS.

MODIFICATIONS OF OTHER ACTS.

16. Goods (including birds or animals) imported for the purposes of the Exhibition, shall, subject to the provisions of this clause, be exempt from—

(a.) The Animals Protection and Game Act, 1921-22.

(b.) The Arms Act, 1920.

(c.) The Explosive and Dangerous Goods Act, 1908.

(d.) The Opium Act, 1908, and the Opium Regulations made by an Order in Council on thirty-first July, one thousand nine hundred and twenty-two, and gazetted on third August, one thousand nine hundred and twenty-two.

and twenty-two.

(e.) The Poisons Act, 1908.

(f.) The Sale of Food and Drugs Act, 1908, and so much of the Customs Acts as prohibits the importation of articles the sale of which in New Zealand would be an offence against that Act.
(g.) The Footwear Regulation Act, 1913, and an Order in

ne rootwear Kegulation Act, 1913, and an Order in Council made on twenty-sixth day of February, one thousand nine hundred and fifteen, and gazetted on fourth day of March, one thousand nine hundred and fifteen, which prohibited the importation of certain footwear.

But such goods shall on delivery or removal from the Exhibidestroyed under Customs supervision) be liable to the provisions contained in such Acts and Orders in Council as if the goods had then been imported for the first time.

CONSTRUCTION OF ACTS.

17. All references in this Order to any Act shall be deemed to include every Act amending the same.

> 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 £300, authorized to be raised for acquiring and forming the Opanake Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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, 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 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 three hundred pounds for acquiring and forming the Opanake 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 by a post expectation of the country of

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 three 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 three hundred pounds accordingly the said sum of three hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Makerua Drainage Board in respect of a Loan of £10,000, authorized to be raised for River-protective Works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS 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, at such rate of interest, or for such term, as may be prescribed

additional sum of ten thousand pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for

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

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

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

Prescribing the Rate of Interest that may be paid by the Hauraki Plains County Council in respect of a Loan of £7,000, being a Further Portion of a Loan of £19,500 authorized to be raised for the Construction of Roads in the Turua-Netherton Specialrating Area.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act or is thereafter whether authorized to become whether authorized to be soll of 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 Hauraki Plains County Council has been authorized to borrow the sum of nineteen thousand five hundred pounds for the construction of roads in the Turua-Netherton Special-rating Area, and is now desirous of raising the sum of seven thousand pounds, being a further portion of the loan of nineteen 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 borrowed be not exceeding six per centum per annum:

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

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

rescribing the Rate of Interest that may be paid by the Piako County Council in respect of a Loan of £1,447 11s. 5d., authorized to be raised for the Payment of Moneys due under

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

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

And whereas the Makerua Drainage Board has been authorized to borrow the sum of one hundred thousand pounds for river-protective works, and is now desirous of borrowing an 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 precediled such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Piako County Council has been authorized to borrow the sum of one thousand four hundred and fortyseven pounds eleven shillings and fivepence, for the payment

of moneys due under an award:

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

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 Piako County Council in respect of the said loan of one thousand four hundred and torty-gover pounds eleven shillings and fivepence shall be a forty-seven pounds eleven shillings and fivepence shall be a rate not exceeding five and three-quarters per centum per annum, and the said Piako County Council is hereby autho-rized to borrow the said sum of one thousand four hundred and forty seven pounds eleven shillings and fivepence accordingly.

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

Prescribing the Rate of Interest that may be paid by the Mount Wellington Road Board in respect of a Loan of £10,000, being a Portion of a Loan of £30,000 authorized to be raised for Construction of Roads and Purchase of Machinery and Plant.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, 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 authorized. 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 mas not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Mount Wellington Road Board has been authorized to borrow the sum of thirty thousand pounds for construction of reads and purchase of machinery and plant

construction of roads and purchase of machinery and plant, and is now desirous of raising the sum of ten thousand pounds, being a portion of the loan of thirty thousand pounds:

being a portion of the loan of thirty thousand pounds:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that the 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 Mount Wellington Road Board in respect of the said loan of ten thousand pounds shall be a rate not exceeding six per centum per annum, and the said Mount Wellington Road Board is hereby authorized to borrow the said sum of ten thousand pounds accordingly. accordingly.

F. D. THOMSON, Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Bluff Borough Council in respect of a Loan of £2,000, authorized to be raised for providing Municipal Offices.

CHÁRLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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

And whereas the Bluff Borough Council has been authorized to borrow the sum of two thousand pounds for providing

municipal offices:

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

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

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

rescribing the Rate of Interest that may be paid by the Bluff Borough Council in respect of a Loan of £6,000, authorized to be raised for acquiring Land and erecting Town Hall and

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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-anding anything to the contrary in any Act or in any rule standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrows such money, or such amount thereof as has not been borrowed at such 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 Bluff Borough Council has been authorized to borrow the sum of six thousand pounds for acquiring land and executing town hell and efficient

land and erecting town hall and offices:

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

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 Bluff Borough Council in respect of the said loan of six thousand poundr

shall be a rate not exceeding five and three-quarters per centum per annum, and the said Bluff Borough Council is hereby authorized to borrow the 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 Bluff Borough Council in respect of a Loan of £1,500, authorized to be raised for the Acquisition of Land for Recreation Purposes.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL. THEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers 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 Bluff Borough Council has been authorized to borrow the sum of one thousand five hundred pounds for the acquisition of land for recreation purposes:

the acquisition of land for recreation purposes:

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

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 Bluff Borough Council in respect of the said loan of one thousand five hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Bluff Borough Council is hereby authorized to borrow the said sum of one 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 South Canterbury Electric-power Board in respect of a Loan of £95,650, being the Balance of a Loan of £105,000 authorized to be raised for Electric Works in the Geraldine Special Area.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of integers are the term of years of the lean was or was not 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 South Canterbury Electric-power Board has been authorized to borrow the sum of one hundred and five thousand pounds for electric works in the Geraldine Special Area, and is now desirous of raising the sum of ninety-five thousand six hundred and fifty pounds, being the balance of the loan of one hundred and five thousand pounds:

And whereas the Minister of Finance has given his precedent

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

and it is desired that the rate of interest at which the money may be borrowed be not exceeding five and three-quarters

centum per annum:

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 South Canterbury Electric-power Board in respect of the said loan of ninety-five thousand six hundred and fifty pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said South Canterbury Electric-power Board is hereby authorized to borrow the said sum of ninety-five thousand six hundred and fifty pounds accordingly.

F. D. THOMSON,

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

Prescribing the Rate of Interest that may be paid by the Masterton Borough Council in respect of a Loan of £2,950, authorized to be raised for Drainage-extension Works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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, at such rate of interest, or for such term, as may be prescribed such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council: And whereas the Masterton Borough Council has been

authorized to borrow the sum of twenty-nine thousand five hundred pounds for drainage-extension works, and is now desirous of borrowing an additional sum of two thousand nine hundred and fifty pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose

of completing the undertaking:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven, and it is desired that a 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 Masterton Borough Council in respect of the said loan of two thousand nine hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Masterton Borough Council is hereby authorized to borrow the said sum of two thousand nine hundred and fifty pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Whangarei Borough Council in respect of a Loan of £5,450, authorized to be raised for contributing towards the Cost of constructing Overhead Railway-crossings.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

 $\mathbf{Present}:$

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS 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 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 woney, or such amount thereof as not been borrowd, as such rate of interest, or for such term, as may be prescribed by the Governor-General by Order in Council:

And whereas the Whangarei Borough Council has been authorized to borrow the sum of five thousand four hundred

and fifty pounds for contributing towards the cost of con-

structing overhead railway-crossings:

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

F. D. THOMSON.

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

Prescribing the Rate of Interest that may be paid by the Bluff Borough Council in respect of a Loan of £3,620, authorized to be raised for Streets Repairs and Improvements.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

WHEREAS by section eleven of the Finance Act, 1921, where a local authority or public body has been authorized before the passing of the said Act, or is 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 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 Bluff Borough Council has been authorized to borrow the sum of three thousand six hundred and twenty records for streets repairs and improvements.

twenty pounds for streets repairs and improvements:

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

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

Prescribing the Rate of Interest that may be paid by the Waipawa Borough Council in respect of a Loan of £350, authorized to be raised for Fire-brigade Purposes.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, V 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 thereattended 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 Waipawa Borough Council has been authorized to borrow the sum of three hundred and fifty

pounds for fire-brigade purposes:

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

may be borrowed be not exceeding six per centum per annum:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority vested in him as aforesaid, and the power and authority vested in him as 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 Waipawa Borough Council in respect of the said loan of three hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Waipawa Borough Council is hereby authorized to borrow the said sum of three hundred and fifty pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Marlborough Electric-power Board in respect of a Loan of £300,000, authorized to be raised for Electric Works.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Marlborough Electric-power Board has been authorized to borrow the sum of three hundred thousand

pounds for electric works:

And whereas the Minister of Finance has given his precedent consent as required by the above-required 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:

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 Marlborough Electric-power Board in respect of the said loan of three hundred thousand pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Marlborough quarters per centum per annum, and the said Marlborough Electric-power Board is hereby authorized to borrow the said sum of three hundred thousand pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Otahuhu Borough Council in respect of a Loan of £800, authorized to be raised for the Purpose of reconstructing a Septic Tank.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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

And whereas the Otahuhu Borough Council has been authorized to borrow the sum of eight hundred pounds for the purpose of reconstructing a septic tank:

purpose of reconstructing a septic tank:
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 Otahuhu Borough Council in respect of the said loan of eight hundred pounds shall be a rate not exceeding six per centum per annum, and the said Otahuhu Borough Council is hereby authorized to borrow the said sum of eight hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Puhiatua County Council in respect of a Loan of £2,650, authorized to be raised for the Reconstruction of Konini and Warren's Bridges.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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 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 Pahiatua County Council has been authorized to borrow the sum of two thousand six hundred and fifty pounds for the reconstruction of Konini and Warren's Bridges:

Might of the dis-

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:

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 Pahiatua County Council in respect of the said loan of two thousand six hundred and fifty 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 two thousand six hundred and fifty pounds accordingly. thousand six hundred and fifty pounds accordingly.

in the family form

F. D. THOMSON. Clerk of the Executive Council. Prescribing the Rate of Interest that may be paid by the Rangitikei County Council in respect of a Loan of £1,750, authorized to be raised for completing an Undertaking.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present ·

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

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

And whereas the Rangitikei County Council has been authorized to borrow the sum of seventeen thousand five hundred pounds for the provision of a gravel-pit and county offices, and is now desirous of borrowing an additional sum of one thousand seven hundred and fifty nounds under the

one thousand seven hundred and fifty pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for completing the undertaking:

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 be not exceeding in reconstructions.

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 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 Rangitikei County Council in respect of the said loan of one thousand seven hundred and fifty pounds shall be a rate not exceeding six per centum per annum, and the said Rangitikei County Council is hereby authorized to borrow the said sum of one thousand 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 Bluff Borough Council in respect of a Loan of £2,100, being the Balance of a Loan of £5,000 authorized to be raised for Electric Works.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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, at such rate of interest, or for such term, as may be prescribed

by the Governor-General by Order in Council:

And whereas the Bluff Borough Council has been authorized to borrow the sum of five thousand pounds for electric works, and is now desirous of raising the sum of two thousand one hundred pounds, being the balance 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

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 Bluff Borough Council in respect of the said loan of two thousand one hundred pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Bluff Borough Council is hereby authorized to borrow the said sum of two thousand one 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 Maniototo County Council in respect of a Loan of £2,350, authorized to be raised for the Purpose of extinguishing the Residue of Council's Antecedent Liability.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

And whereas the Maniototo County Council has been authorized to borrow the sum of two thousand three hundred and fifty pounds for the purpose of extinguishing the residue and its amendments, it is provided that, notwith-

and fifty pounds for the purpose of extinguishing the residue of Council's antecedent liability:

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

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

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

Prescribing the Rate of Interest that may be paid by the Bluff Borough Council in respect of a Loan of £2,685, authorized to be raised for asphalting Footpaths and piping Open Drains.

CHARLES FERGUSSON, Governor-General, ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present :

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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 Bluff Borough Council has been authorized to borrow the sum of two thousand six hundred and eighty-

five pounds for asphalting footpaths and piping open drains:
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 rate of interest that may be paid by the Bluff Borough Council in respect of the said loan of two thousand six hundred and eighty-five pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said Bluff Borough Council is hereby authorized to borrow the said sum of two thousand six hundred and eighty-five pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the South Canterbury Electric power Board in respect of a Loan of £40,000, authorized to be raised for Electric Works and other Relative Purposes.

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

HEREAS 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 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 South Canterbury Electric-power Board has been authorized to borrow forty thousand pounds for electric works and other relative purposes:

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 five and three

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 South Canterbury Electric-power Board in respect of the said loan of forty thousand pounds shall be a rate not exceeding five and three-quarters per centum per annum, and the said South Canterbury Electric-power Board is hereby authorized to borrow the said sum of forty 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 Waipawa Borough Council in respect of a Loan of £350, authorized to be raised for installing Electric Light in the Municipal

> CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL.

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

rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, 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 Waipawa Borough Council has been authorized to borrow the sum of three hundred and fifty pounds for installing electric light in the municipal buildings:

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

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

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

Mahina Road, in the County of Hutt, exempted from the Pro-visions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government House at Wellington, this 9th day of March, 1925.

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 Hutt County Council on the eleventh day of November, one thousand nine hundred and twenty-four,

of November, one thousand nine hundred and twenty-lour, viz.:—

"The Hutt County Council, having control of that portion of Mahina Road, Mahina Bay, adjoining the Council's property, being part of Sections 28 and 31, Block 16, Belmont Survey District, and as shown on Survey Office plans 255/5, 255/8, and 255/9, Wellington Land District, by this resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said road"; subject to the condition that no building or part of a building shall at any time be erected on either side of Mahina Road, (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said road.

SCHEDULE.

ALL that road situated in the Wellington Land District, County of Hutt, known as Mahina Road, adjoining or passing through part Section 28, Block XVI, Belmont Survey District. As the said road is more particularly delineated on the plan marked P.W.D. 61530, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Notifying the Proposed Exchange of Crown Land in the Auckland Land District for other Land.

CHARLES FERGUSSON, Governor-General.

HEREAS by section one hundred and sixty of the Land Act, 1924, it is enacted that it shall be lawful for the Governor-General, whenever he deems it expedient in the public interest, to grant in fee-simple any area of Crown land which is subject to the provisions of the Land Act, 1924, in

exchange for the fee-simple of any other land, and on any such exchange to pay or receive any sum by way of equality of exchange:

And whereas, in the opinion of the Governor-General, it is expedient to exchange the Crown land described in the First Schedule hereto for the land described in the Second Schedule hereto, and the owner of the land described in the Second Schedule has agreed to such exchange: Now, therefore, His Excellency the Governor-General of the

Dominion of New Zealand, in exercise of the aforesaid powers and authorities, doth hereby declare it is his intention to grant in fee-simple the area of Crown land described in the First Schedule hereto in exchange for the fee-simple of the land described in the Second Schedule.

FIRST SCHEDULE.

DESCRIPTION OF LAND AUTHORIZED TO BE EXCHANGED. ALL that area in the Auckland Land District, containing by ALL that area in the Auckland Land District, containing by admeasurement 76 acres 1 rood 22 perches, more or less, being Section 36, situated in Block XI, Waihou Survey District. Bounded towards the north-west by Crown land, 2860·3 links; towards the north-east by a public road, 2680·2 links; towards the south-east by part Awaiti 1n No. 2, 2863 links; towards the south-west by a public road, 2679·2 links: be all the aforesaid linkages more or less.

Also all that area in the Auckland Land District, containing by admeasurement 91 acres 3 roods 17 perches more or less.

by admeasurement 91 acres 3 roods 17 perches, more or less, being Section 37, situated in Block XI, Waihou Survey District. Bounded towards the north-west by part Awaiti 1D No. 2, 2875.7 links; towards the north-east, south-east, and south-west by a public road, 3203.3 links, 2883.4 links, and 3202 links: be all the aforesaid linkages more or less.

As the same are delineated on the plan marked L. and S. 15/13/21, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered pink. Auckland plan No. 23536 (blue).

SECOND SCHEDULE.

DESCRIPTION OF LAND TO BE OBTAINED IN EXCHANGE THEREFOR.

ALL that area in the Auckland Land District, containing by admeasurement 196 acres 2 roods 14 perches, more or less, being part of Awaiti 10 No. 2, situated in Block XI, Waihou Survey District. Bounded towards the north-east, by a public road, 5961-3 links; towards the south-east, south-west, and north-west by Crown land, 3570, 5939, and 3050-4 links: be all the aforesaid linkages more or less. As the same is delineated on the plan marked L. and S. 15/13/21A, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered pink. Auckland plan No. 23536 (blue).

As witness the hand of His Excellency the Governor-General, this 7th day of March, 1925.

RICHD. F. BOLLARD, For Minister of Lands.

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

CHARLES FERGUSSON, Governor-General.

N pursuance of the powers and authorities conferred upon In pursuance of the powers and authorities conferred upon me by section one hundred and thirty-two of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor General of the Dominion of New Zealand, do hereby appoint Thursday, the twenty-third day of April, one thousand nine hundred and twenty-five, as the time at which the land described in the Schedule hereto shall be sold by public auction; and I do hereby fix the price at which the said land shall be sold as that mentioned in the said Schedule hereto. hereto.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—RURAL LAND. Woodville County.-Woodville Survey District.

SECTION 1, Block XIII: Area, 44 acres 0 roods 26 perches;

upset price, £1,100.

The land is situated on the right bank of the Manawatu River, about two miles and a half from Woodville. Flat land; a great portion covered with tall fescue grass. Altitude, about 250 ft. above sea-level. Subject to flood.

As witness the hand of His Excellency the Governor-General, this 9th day of March, 1925.

G. JAS. ANDERSON, For Minister of Lands. Boundaries of Acclimatization Districts defined.

CHARLES FERGUSSON, Governor-General.

In pursuance of the authority conferred on me by the Animals Protection and Game Act, 1921-22 (hereinafter referred to as the "said Act,") I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby define the boundaries of the acclimatization districts existing on the coming into operation of the said Act, and do declare that the boundaries of such districts shall be those described under their respective headings in the Schedule hereto.

SCHEDILE

ASHPURTON ACCLIMATIZATION DISTRICT.

ALL that area in the Canterbury Land District bounded on the north-west by the Westland Acclimatization District, hereinafter described; on the north-east by the North Canterbury Acclimatization District, hereinafter described; on the south-east by the sea; and on the south-west generally by the middle of the Rangitata River to Forest Creek, by the Forest Creek to its source in the Two Thumbs Range, thence by a line along the summit of the Two Thumbs Range to the summit of the Southern Alps, the boundary of the Westland Acclimatization District, the point of comof the Westland Acclimatization District, the point of commencement.

AUCKLAND ACCLIMATIZATION DISTRICT.

All that area in the North Auckland, Auckland, Taranaki, All that area in the North Auckland, Auckland, Taranak, and Wellington Land Districts bounded by a line commencing at the mouth of the Mokau River, and proceeding thence along high-water mark, Tasman Sea, in a northerly direction generally (crossing the mouths of all harbours and rivers by the way) to the Kaipara Harbour entrance to a point midway between Kaipara Heades; thence up the centre of the channels, Kaipara Harbour leading to the mouth of Orwayhere River. between Kaipara Heatis; thence up the centre of the channels, Kaipara Harbour, leading to the mouth of Oruawhero River; thence by the southern boundaries of the Hobson and Whangarei Acclimatization Districts, hereinafter described, to the Mangawhai Harbour; thence by the middle of that harbour to the sea; thence along high-water mark of the sea, Hauraki Gulf and Firth of Thames (crossing the mouths of the sea, the property of the mouth of the sea, the sea of all harbours and rivers by the way), to the mouth of the Waikawau River in Block VI, Hastings Survey District; Waikawau River in Block VI, Hastings Survey District; thence up the middle of that river to its source, and along a right line from said source to Northhead, Tairua Harbour; thence southerly along high-water mark, Bay of Plenty (crossing the mouths of all harbours and rivers by the way), to the mouth of the Waihi River, in Block III, Waihi North Survey District; thence south-westerly along a right line to Mount Te Aroha Trig. Station; thence north-easterly along a right line (in the direction of Ngakuriawhare Trig. Station, Block I, Katikati North) to the western boundary of the Tauranga Confiscation Block; thence south-easterly by right lines from hill to hill along the summit of the range forming the western boundary of the aforesaid Tauranga Confiscation Block and passing over Ngatamahinerau, Mimiotohanga, and Waianuanu to Te Weraiti Trig. Station; thence south-easterly along a right line to Puwhenua Trig. Station (in Block VII, Tapapa East Survey District); thence south-westerly along a right line to Rangitoto Mountain; thence south-easterly along a right line to Puwhenua Trig. Station (in Block VII, Tapapa East Survey District); thence south-westerly along a right line to Rangitoto Mountain; thence south-easterly along a right line to the source of the Ongaruhe River; thence southerly along a mountain range passing through Weraroa, Tuhingamata, Motere, and Hauhangaroa Trig. Stations to Maungaku Trig. Station; thence southerly along the western boundary of the Waione Block to the Wanganui River; thence down the middle of that river to its confluence with the Ohura River; thence up the middle of the Ohura River to the 39th parallel of south latitude; thence westerly along the said parallel of latitude to the western boundary of Block IV, Pouatu Survey District; thence due north along that boundary and the western boundary of Block XVI, Waro Survey District, to the confiscation line; thence north-easterly along that line to the Tangarakau Stream; thence up the middle of that stream and up the middle of the Waitaanga Stream to the Kotare Road, at the southern boundary of Section 2, Block VII, Waro Survey District; thence westerly along the Kotare Road to the south-west corner of Section 1, Block VII; thence along the south-west boundary of the said section and along the southern, western, and northern boundaries of Section 3, Block VI. Waro Survey District to the western boundary of Section 3, Block VI. Waro Survey District to the western boundary of Section 3, Block VI. Waro Survey District to the western boundary of along the south-west boundary of the said section and along the southern, western, and northern boundaries of Section 3, Block VI, Waro Survey District, to the western boundary of Section 4, Block VI, Waro Survey District; thence along the western boundaries generally of Sections 4 and 5, and along the south-western and northern boundaries of Section 6 (all in Block VI, Waro Survey District) to the Mohakatino Road; thence northerly along that road to a stream which crosses the Mohakatino-Parininihi 1D East Block and flows into

the Mohakatino Stream near the westernmost corner of Section 1, Block III, Waro Survey District; thence down that stream to the said confluence and up the said Mohakatino Stream and along the northern boundary of Section 3, Block III, Waro Survey District, to Tawhitiraupeka Trig. Station; thence along the south-western and western boundaries of Mokau-Mohakatino 1H Block to the Mokau River; thence down the middle of that river to the sea, the place of commencement: including in the hereinbefore described area Great Barrier Island and all islands excepting Rangitoto within the Hauraki Gulf.

BAY OF ISLANDS ACCLIMATIZATION DISTRICT.

All that area in the North Auckland Land District bounded All that area in the North Auckland Land District bounded on the west by the sea from the south-western corner of Block I, Waipoua Survey District, to the mouth of the Whangape Harbour, on the north by the Mangonui-Whangaroa Acclimatization District, hereinafter described; and on the east by the sea from the mouth of the Takou River to Helena Bay; thence towards the south-east generally by Sections No. 11, 14, 2, 1, 15, and 16, Block I, Opawhanga Survey District, and Section 1, Pleak IV, Hydrogoni Survey District, to the 14, 2, 1, 15, and 16, Block I, Opawhanga Survey District, and Section 1, Block IV, Hukerenui Survey District, to the north-western corner of the last-mentioned section; thence by a right line to Trig. Station No. 18, Tarai-o-Rahiri; thence by a right line to Trig. Station Tutamoe, and by the boundary of the Hobson Acclimatization District hereinafter described, to the south-western corner of Block I, Waipoua Survey District, the place of commencement.

BULLER ACCLIMATIZATION DISTRICT.

All that area in the Nelson and Westland Land Districts bounded towards the north-west generally by a line starting at a point on the Tasman Sea coast at Kohaihai Bluff in Block XIII, Whakapoai Survey District, and proceeding up a leading spur and along the summit of a range over Mount Domett to Mount Cobb; thence towards the north-east generally by a line along the summit of the western ranges over Mount Snowden and Mount Peel to Mount Arthur; thence towards the south-east by a line along the summit of a leading range over Mount Luna and along the summit of a leading range to Bald Hill; thence by a line down a leading spur on the western side of Eight-mile or Boundary Stream to the mouth of that stream; thence down the left bank XIII, Whakapoai Survey District, and proceeding up a leadspur on the western side of Eight-mile or Boundary Stream to the mouth of that stream; thence down the left bank of the Buller River and up the right bank of the Inangahua River to a point due north of Mount Haast; thence by a right line to the nearest point of the Grey River; thence towards the southwest generally by a line down the middle of the Grey River to its confluence with the Otututu River; thence by a line up the middle of the Otututu River to its source near Mount Faraday; thence by a right line to Mount Faraday; thence towards the south-east by a line along the summit of the Paparoa Range to a point near the source of the Punakaiki or Deadman's River; thence towards the south-west generally by a right line to that source and by a line down the middle by a right line to that source and by a line down the middle of that river to the sea; thence towards the north-west by the Tasman Sea to Kohaihai Bluff, the place of commencement.

COROMANDEL ACCLIMATIZATION DISTRICT.

All that area in the Auckland Land District commencing at the mouth of the Waikawau River, up that river to its source; thence by a right line to the northern head of the Tairua Harbour; thence generally northerly, westerly, and southerly round the sea-coast to the mouth of the Waikawau River, the place of commencement.

EAST COAST ACCLIMATIZATION DISTRICT.

All that area in the Gisborne Land District bounded by a line commencing at Maungapohatu Trig. Station and proceeding thence along a right line towards Maungatapere Trig. Station to the western boundary of Tahora No. 2c 3 Section 2 Block; thence north-westerly along that boundary and its production to a point in line with the north-western boundary of S.G. Run 89; thence to and along that boundary, the north-western boundary of S.G.R. 90, the north-western boundary of S.G.R. 90, the north-western boundaries of Sections 2 and 3, Block XII, Moanui Survey District, Sections 4, 1, and 2, Block IX, and Section 2, Block V, Motu Survey District, to Pokaikiri Trig. Station; thence along a right line to Trig. Station 149a; thence to and along the Whakapauakihi Stream to and down the Motu River to a point in line with Trig. Stations 140 (Pungarehu) and along the Whakapauakihi Stream to and down the Motu River to a point in line with Trig. Stations 140 (Pungarehu) and 139A (Tuanui o te Kahakaha); thence along a right line passing through said Station 140 to aforesaid Trig. Station 139A; thence along a right line to Arawhana Trig. Station, and along a right line to Kapua Trig. Station, a right line to Whanakaoa Trig. Station, and a right line to Pakira Trig. Station; along the south-western and western boundaries of Waikura No. 2, the western boundary of Whangaparaoa No. 3a Block, and the southern boundary of Whangaparaoa No. 1 Block to the sea; thence easterly and southerly along the sea-coast to Paritu; thence along a right line to the confluence of the Hangaroa and Ruakituri Rivers; thence up the Hangaroa River to the southern boundary of Tauwharetoi No. 3a, along that boundary and the north-eastern boundaries of Tauwharetoi 3b 1 and 4b Blocks, the north-western boundary of the last-named block, along the north-eastern and eastern boundaries generally of Sections 4, 3, and 1, Block IX, Hangaroa Survey District, to the Bushy Knoll Road; north-westerly along that road to the Gisborne-Waikaremoana Road, and westerly along that road to Section 1, Block VIII, Tuahu Survey District; thence along the south-eastern and northern boundaries of said Section 1 and along the northern boundary of S.G. Run No. 84 to the Ruakituri River, up that river to its intersection with a right line between Puketapu and Maungapohatu Trig. Stations; and thence north-westerly along said right line to Maungapohatu, the point of commencement.

FEILDING AND DISTRICT ACCLIMATIZATION DISTRICT.

All that area in the Wellington Land District bounded towards the north by the Kawhatau and Pourangaki Streams from the Rangitikei River to the summit of the Ruahine Range; thence towards the east generally by the summit of that range to the Manawatu Gorge, and by the Manawatu River to the Raukawa Road; thence towards the south generally by that road which forms the north-eastern boundaries of Sections Nos. 455 and 454, Block VIII, Kairanga Survey District, to the Palmerston-Ashhurst Road; thence by that road to Stony Creek Road; thence by that road and the railway-line to the Oroua River; thence by that river to Awahuri; and thence by the Awahuri-Bull's Road to the Rangitikei River; and towards the north-west generally by the Rangitikei River to the Kawhatau Stream, the place of commencement.

GREY ACCLIMATIZATION DISTRICT.

All that area in the Westland Land District bounded on the north by the Buller Acclimatization District, hereinbefore described, and the Nelson Acclimatization District, hereinafter described, from the mouth of the Punakaiki River to the summit of the Southern Alps; thence southerly along the summit of the range to the Hurunui Saddle, the source of the Taramakau River; thence down the said Taramakau River to the sea-coast; and thence northerly along the sea-coast to the mouth of the Punakaiki Stream, the place of commencement.

HAWERA ACCLIMATIZATION DISTRICT.

All that area in the Taranaki and Wellington Land Districts bounded on the north-east and north by the Taranaki and Stratford Acclimatization Districts, hereinafter described, from the mouth of the Taungatara Stream to the north-eastern corner of Block XI, Taunakawa Survey District; thence by a right line to the range forming the county boundary, and along that range passing through Waitu and Mangarau trig. to the Pokeka Road; thence by the Pokeka-Pipiriki Road to the Watershed Road forming the western boundary of Section 5, Block IV, Momahaki Survey District; thence southerly along Watershed Road to the southern boundary of Mangapapa No. 1c Block; thence westerly along the said southern boundary to the western boundary of Lot 1, Mangapapa 1B Block; thence generally southerly along the western boundaries of Lots 1 and 3, Mangapapa 1B Block, to the Manganui-o-tahu Stream; thence down that stream to the western boundary of the Manganui-o-tahu Block; thence by the western and southern boundaries of the Manganui-o-tahu Block to Pakira Trig. Station; thence westerly to Orangihongi Trig. Station; thence southerly along the western boundaries of Lots 14 and 17 on plan 918, deposited in the office of the District Land Registrar at Wellington, and the eastern boundary of Lot 4, plan 659 deposited as aforesaid to south-eastern corner of Lot 4 aforesaid; thence down the Mangaone Stream to the eastern boundary of Section 16, Block V, Nukumaru Survey District; thence along the said eastern boundary to Wharekaranga Trig. Station; thence westerly along the southern boundary of the said Section 16 to the Mangaone Stream; thence down the Mangaone Stream to the sea-coast; and thence north-westerly along the sea-coast to the mouth of the Taungatara Stream, the place of commencement.

HAWKE'S BAY ACCLIMATIZATION DISTRICT.

All that area in the Auckland, Hawke's Bay, and Wellington Land Districts, commencing at a point in the centre of the Rangitikei River with the intersection of a right line running between Trig. Stations 27 and 26, Tawaki-Tohunga, and

situated in Blocks XV and XII, Mangamaire Survey District, respectively; thence towards the north generally by a right line to Trig. Station 26, Tawaki-Tohunga; thence by a right line to Trig. Station 65A; thence by a right line in a north-easterly direction through Trig. Station 68A to the middle of the Mohaka River; thence by the middle of the Mohaka River to the sea; thence towards the east generally by high-water mark of the sea to the middle of the Waimata River, being the north-eastern corner of Waimata Survey District in Akitio County; thence by the northern boundaries of Waimata and Mount Cerebus Survey Districts and the northern boundary of Wellington Land District to the middle of the Manawatu River; thence by the middle of the Manawatu River to a point in line with the summit of the Ruahine Range; thence to and by the summit of that range to a right line running between Aorangi Trig. Station and the confluence of the northern branch of the Waipawa River with the Makaroro River; thence by that line to Aorangi Trig. Station; thence by a right line running in the direction of trig, numbered 32 to the middle of the Rangitikei River, and by the middle of that river to the place of commencement.

HOBSON ACCLIMATIZATION DISTRICT.

All that area in the North Auckland Land District com-All that area in the North Auckland Land District commencing on the sea-coast at the north-western corner of Block V, Waipoua Survey District, and bounded by the southern boundaries of Blocks I, II, III, and IV, Waipoua Survey District, to a public road; across that road; and by the western, southern, and south-eastern boundaries of Section 10, Block I, Tutamoe Survey District, to the north-eastern corner of the last-mentioned section; across a public road, and by the north-eastern boundaries of Sections 5, 6, and 7, Block V, Tutamoe Survey District, to the south, western corner of Section 5, Block I, Tutamoe Survey District; thence by the south-eastern boundaries of Sections 5. trict; thence by the south-eastern boundaries of Sections 5, 4, 3, and 14, of the last-mentioned block, and part of the southern boundary of Section 5, Block II, Tutamoe Survey southern boundary of Section 5, Block II, Tutamoe Survey District, to the intersection of a line running between the north-western corner of Section 3, Block XIII, Punakitere Survey District and Tutamoe Trig. Station; thence by the last-mentioned line to Tutamoe Trig. Station; thence by a right line running in the direction of Trig. Station No. 18 on Tarai-o-Rahiri to the western boundary of Section No. 26, Block IX, Mangakahia Survey District; thence south-easterly along the western boundaries generally of Sections 26, 23, and 22, Block IX aforesaid, to the road forming the eastern boundary of Section No. 22 aforesaid: forming the eastern boundary of Section No. 22 aforesaid; across that road and along its eastern side to the southernmost corner of Section 11 of Block IX aforesaid; thence north-easterly along the south-eastern boundary of said north-easterly along the south-eastern boundary of said Section 11 to its easternmost corner; thence south-easterly along that part of the western boundary of Section 2 and the western and southern boundaries generally of Sections 8A and 9 to the westernmost corner of the reserve forming the northern boundary of Section 2, Block XIII, Mangakahia Suntan District there south easterly along the southern boundary. Survey District; thence south-easterly along the southern boundary of the said reserve to a public road, across that road, and southerly along the eastern side of the aforesaid road and the south-western boundaries of Sections 11, 10, 9, and 8, Block XIV, Mangakahia Survey District, to the Wairoa River; thence down the Wairoa River to its junction with and 8, Block XIV, Mangakania Survey District, to the Wairoa River; thence down the Wairoa River to its junction with the Tangihua River; thence up the Tangihua River to its junction with the Waiotama River; and thence up the Waiotama River to its intersection by the road forming the eastern and southern boundaries of Section 1, Block I, Tangihua Survey District; thence southerly and westerly along that road to a point in line with the western boundary of Section 7a, Block I, Tangihua Survey District; thence southerly along the western boundaries of Sections 7a and 7 to the westernmost corner of the last-mentioned section; thence southerly along the western boundaries of Sections 16, 15a, and 14 to Horokaka Trig. Station; thence by a right line to the north-eastern corner of Allotment No. 1a, Walton's Grant; thence down the stream forming the eastern boundary of Allotment No. 1a aforesaid to the Tauraroa River; thence down the said Tauraroa River to its junction with the Mangonui River; thence up the said Mangonui River to its junction with the north-western boundary of Section 1, Block II, Matakohe Survey District; thence north-easterly along the northnorth-western boundary of Section 1, Block II, Matakohe Survey District; thence north-easterly along the north-western boundaries of the said Section 1, Block II, aforesaid, the south-eastern boundaries of Sections 44, 51, 63, Block III, Matakohe Survey District, the south-eastern boundaries of Sections 59, 61, 65, 66, and part of 67, Block XV, Tangihua Survey District, the south-eastern boundaries of part of Section 67 and Sections 68, 159, 157, 156, 155, and 154, Block XVI, Tangihua Survey District, to the easternmost corner of the last-mentioned section; thence by the eastern boundaries of the parishes of Mareretu and Wairau to the

main road to Waipu; thence by the western side of that road through Maungaturoto to the Great North Road, and by the western side of that road to its intersection with the Hakaru River; thence along the northern boundary of the Auckland Acclimatization District, hereinbefore described, to the entrance to the Kaipara Harbour; thence northerly by the sea to the north-western corner of Block V, Waipoua Survey District, the place of commencement.

LAKE ACCLIMATIZATION DISTRICT.

All that area in the Otago and Southland Land Districts bounded on the north generally by the Westland Acclimatization District, hereinafter described, on the east by the Otago Acclimatization District, hereinafter described, to the point in the Mataura River in line with the north-western boundary of Section 4, Block III, Nokomai Survey District; thence up the Mataura River to its source on Eyre Peak; thence by a right line to Jane Peak; thence to Hummock Peak; thence along the watershed to Mount Lookup, and thence still following the watershed to Round Peaks; thence westerly by a right line to Mount Eglinton; thence by a right line to Largs Peak; thence by a right line to Skelmorlie Peak; thence along the range to Mount Anau; thence along the range to a point in line with Castle Mount and Cloudy Pass in Bligh Sound; thence by a right line through Castle Mount to Cloudy Pass aforesaid; thence generally northerly by the sea-coast to the mouth of the Awarua River, the place of commencement.

MANGAONUI-WHANGAROA ACCLIMATIZATION DISTRICT.

All that area in the North Auckland Land District bounded on the west and north by the Tasman Sea from Whangape Harbour to North Cape; on the east generally by the South Pacific Ocean to Takou River; and on the south by a line up the said Takou River to and along the north-western boundary of Old Land Claim 4; along the north-western boundary of Section 5, subdivision of Kaipiro Kauri-gum Reserve; along the western boundary of Section 3 and of Section 1 to Te Whau Trig. Station; along the north-western and western boundaries of Section 16, said Kapiro Kauri-gum Reserve, the northern boundaries of Sections 12 and 14, the western boundary of the last-named section, the northern and western boundaries of Section 10, the western boundary of Section 15A, to a public road; westerly and southerly along this road to the north-western corner of Section 16, Block XVI, Kerikeri Survey District; along the western boundary of said Section 16, the north-eastern and north-western boundaries of Sections 5, Block XV, Kaeo Survey District, and 1s and 3s, Puketi Settlement, the north-western boundaries of Sections 5, and 9, to Pukatea Stream; down that stream, and the Waipapa River, and up the Mangapapa and Whakatereterkia Streams to the northern boundary of Block XVI, Maungataniwa Survey District; along the northern boundary of that block the north-eastern boundary of Omahuta State Forest Timber Sections 16, 6, and 2, to Ratakamaru Trig. Station; along the northerastern boundary of the last-named section to Mangamuka East Block; along the northern boundaries of that block to Maungataniwha Trig. Station; along the northern and western boundaries of Mangamuka West Block to Kumetewhiwhia Trig. Station; westerly along the northern watershed of the Taraire River, passing through Raetea to the Awaroa River at the south-western corner of Section 3, Block XIV, Takahue Survey District; thence down that river to the Whangape Harbour, the place of commencement, including all adjacent islands.

MARLBOROUGH ACCLIMATIZATION DISTRICT.

All that area in the Marlborough, Nelson, and Canterbury Land Districts bounded on the west generally by the Nelson Acclimatization District, hereinafter described, from Mount Humboldt to the shore of Croisilles Harbour; thence northerly, easterly, and southerly generally along the sea-coast to the mouth of the Conway River, up that river to its source at Palmer Saddle; thence by a right line to Barefell Pass; thence by a right line to Mount Humboldt, the point of commencement.

NELSON ACCLIMATIZATION DISTRICT.

All that area in the Nelson Land District bounded towards the north-west and north-east generally by Tasman Sea, Golden Bay, and Tasman Bay, from Kohaihai Bluff, in Block XIII, Whakapoai Survey District, to a point on shore of Croisilles Harbour due west of the westernmost point of Elaine Bay; thence towards the north by a right line running due east to said westernmost point of that bay and by southern shore of that bay to its south head; thence towards

the south-east generally by a right line to Trig. Station Y (boundary trig.) and by a line along the summit of the range over Mount McLaren, Editor Peak, Mount Duppa, and Saddle Hill to the source of the Heringa Stream; thence by a line down the middle of that stream to its confluence with the Pelorous River; thence by a line up the middle of the Pelorous River to its source near Red Hills; thence by a right line to the summit; thence by a line along the summit of the range over Red Hills, Mount Rintoul, and Bush Cone to the summit of Wards Pass; thence by a right line to Trig. Station Top 2 (Mangatawai); thence by a line along the summit of St. Arnaud Range and the summit of the Spencer Mountains; thence towards the south-west by a line along the summit of the southern watershed of the Maruia River to Mount Haast; thence by a line due north to the right bank of the Inangahua River and along that bank to and up the left bank of the Buller River to the mouth of the Eight-mile or Boundary Creek; thence by a line up a leading spur on the western side of said Boundary Creek to Bald Hill and by a line along the summit of Lyell Range, and along the summit of a range over Mount Luna to Mount Arthur; thence towards the southwest by a line along the summit of the Western Ranges over Mount Peel and Mount Snowdon to Mount Cobb; thence towards the south-east by a line along the summit of range over Mount Domett and down a leading spur to the Tasman Sea at Kohaihai Bluff, the place of commencement.

NORTH CANTERBURY ACCLIMATIZATION DISTRICT.

All that area in the Nelson, Marlborough, and Canterbury Land Districts bounded by a line commencing at Whitcombe Pass and proceeding north-easterly along the summit of the Southern Alps and the Spencer Mountains to Mount Humboldt; thence along a right line to Barefell Pass, a right line to Palmer Saddle, and thence down the Conway river to its mouth; thence southerly along the sea-coast to Rakaia River and up that river to its source at Whitcombe Pass, the point of commencement.

OPOTIKI ACCLIMATIZATION DISTRICT.

All that area in the Auckland Land District bounded on the west generally by the Rotorua Acclimatization District, hereinafter described, and on the east by the Waiapu Acclimatization District, hereinafter described, and on the south-east by the East Coast Acclimatization District hereinbefore described.

OTAGO ACCLIMATIZATION DISTRICT.

All that area in the Otago and Southland Land Districts bounded on the north by the Westland Acclimatization District, hereinafter described, on the north-east by the Waitaki Acclimatization District, hereinafter described, and on the east by the sea to the mouth of the Mataura River; thence up the Mataura River to the north-western boundary of Section 4, Block III, Nokomai Survey District; thence north-easterly along that boundary and the north-western boundary of Section 3, Block III aforesaid, to a public road; across that road, and northerly along same to the northern boundary of Section 2. Block III, Nokomai Survey District; thence north-easterly along the summit of the Hector Mountains passing through Lorn Peak, James Peak, and Ben Nevis to Ben Cruachan; thence easterly through Mount Edward to Mount Rosa; thence by a right line to the confluence of the Nevis and Kawarau Rivers; thence down the Kawarau River to its junction with the Roaring Meg Stream; thence up the Roaring Meg Stream to its source on Mount Pisa; thence by a right line northerly to the south-eastern corner of Block I, Lower Wanaka Survey District; thence northerly along the eastern boundary of the said Block I; thence due west along the northern boundary of Block I aforesaid to the Cardrona River; thence down the Cardrona and up the Clutha River to Lake Wanaka; thence up the centre of Lake Wanaka to the mouth of the Wilkin River; thence up the centre of the Wilkin River; thence up the centre of the Wilkin River to the foot of a spur leading to Mount Kuri; thence by a right line to Mount Kuri, from Mount Kuri to the summit of the Southern Alps, and by the Southern Alps to Governor's Pass, the place of commencement.

ROTORUA ACCLIMATIZATION DISTRICT.

All that area in the Auckland, Gisborne, Hawke's Bay, and Wellington Land Districts bounded by a line commencing at the Puwhenua Trig. Station (situated in Block VII, Tapapa East Survey District), and proceeding north-west along a right line in the direction of Weraiti Trig. Station to a point due west from Otane-Wainuku Trig. Station in Block XVI, Otanewainuku Survey District; thence due east along a right line to that trig. station and again due east along that line produced to a point due south of Trig. Station J1 in Block IV, Waihi South Survey District; thence along a

right line running due north through Trig. J1 aforesaid to high-water mark, Bay of Plenty; thence along high-water mark, Bay of Plenty, in a south-easterly direction to the western side of Maraetotara Road (Block III, Whakatane Survey District); thence along the western side of that road to its junction with the Nukuhou-Maraetotara Road (Whakatane-Opotiki main road); thence along the western side of the last-named road to its junction with the Nukuhou (Waimanalast-named road to its junction with the Nukuhou (Waimana-Ohiwa) Road; thence along the western side of that road to the "confiscation line"; thence south-easterly along the north-eastern boundary-line of Waimana 1E Block; thence along the north-eastern and south-eastern boundaries of Section 21, Block IV, Waimana Survey District, and the south-eastern side of Waimana 1c and 1d to Paitaua; thence along the south-western boundary of Waimana 1d Block to the Waimana or Tauranga River; thence up that river to its source; thence south-westerly along summit of range to Maungapohatu Trig. Station; thence south-easterly along a right line in the direction of Puketapu Trig. Station to its intersection with the Ruakituri River in Block VII, Tuahu Survey District; thence down that river to the northern Survey District; thence down that river to the northern boundary of S.G.R. 84, and thence along the northern boundary of said S.G.R. 84 and along the northern and south-eastern boundaries of Section 1, Block VIII, Tuahu Survey District, to the Gisborne-Waikaremoana Road; thence north-easterly along the middle of that road to Bushy Knoll Road; thence along the middle of that road to the northernmost corner of Section 2, Block IX, Hangaroa Survey District most corner of Section 2, Block IX, Hangaroa Survey District; thence along the eastern boundary of Section 1, Block IX aforesaid; thence south-easterly generally along the north-eastern boundaries of Sections 3 and 4, Block IX aforesaid; thence north-easterly along the north-western boundary of Tauwharetoi 4B Block; thence along the north-eastern boundaries of said block and Tauwharetoi 3Bl Block, and along the south-eastern boundary of Tauwharetoi 3A Block to the Hangaroa River; thence down the middle of that river to its confluence with the Ruakituri River; thence along a right line to the sea at Paritu (Block XIII, Parity Survey District): thence southerly along high water mark of along a right line to the sea at Paritu (Block XIII, Paritu Survey District); thence southerly along high-water mark of the sea to the southernmost point of Mahia Peninsula; thence along high-water mark, Hawke's Bay, to the mouth of the Mohaka River; thence to and up the middle of the Mohaka River to a point in line with Trig. Stations 68A and 65A; thence along that line to said Trig. Station 65A; thence westerly along a right line to Trig. Station 26, Tawaki Tohunga, in Block XII, Mangamaire Survey District; thence south-westerly along a right line to Trig. Station 27: thence westerly along a right line to Trig. Station 27: thence westerly along a Block XII, Mangamaire Survey District; thence south-westerly along a right line to Trig. Station 27; thence westerly along a right line to Trig. Station 28, Manukaiapu; thence north-westerly along a right line to Ruapehu Trig. Station; thence northeasterly along a right line to Paretetaitonga Trig. Station; thence towards the north-east along a right line to Ngaruhoe Trig. Station; thence north-easterly along a right line to Tongariro Trig. Station; thence north-easterly along a right line in the direction of the mouth of the Waihi Stream, Lake Tauro, to the Wanganii River: thence down the right line in the direction of the mouth of the Waini Stream, Lake Taupo, to the Wanganui River; thence down the middle of that river to the western boundary of the Waione Block, and northerly along that boundary to Maungaku Trig. Station; thence northerly along a mountain range passing through Hauhangaroa, Motere; Tuhingamata, and Weraroa Trig. Stations to the source of the Ongaruhe River; there are north weaterly along a right in the Repositets Mountain. thence north-westerly along a right line to Rangitoto Mountain and thence north-easterly along a right line to Puwhenua Trig. Station, the place of commencement: and including White and Whale Islands and the Ru Rima Rocks.

SOUTH CANTERBURY ACCLIMATIZATION DISTRICT.

All that area in the Canterbury Land District bounded on the north-west by the Westland Acclimatization District, hereinafter described; on the north-east by the Ashburton Acclimatization District, hereinbefore described; and on the east by the sea; on the south by a line up the Pareora River to its source; by a right line to the summit of Mount Nimrod; to its source; by a right line to the summit of Mount Nimrod; thence by a right line to Trig. Station F; thence northerly along the summit of the range to Trig. K; thence by a line due west to the Hakataramea River; thence up the Hakataramea River and Dalgety Creek to Hakataramea Pass, thence by a right line passing through Trig. Station N1 to Stony Stream; thence down Stony Stream to the Waitaki River; and on the west by a line up the middle of the Waitaki and Pukaki Rivers to Pukaki Lake; thence up the middle of Pukaki Lake to the Tasman River: of Pukaki Lake to the Tasman River; thence up the middle of the Tasman River to the Tasman Glacier; thence along the western boundary of the said Tasman Glacier to a point in line with a line from Mount Cook and passing through Ball Hut; thence by that line to Mount Cook and the summit of the Southern Alps, the place of commencement.

SOUTHLAND ACCLIMATIZATION DISTRICT.

All that area in the Southland Land District bounded on the north by the Lake Acclimatization District, hereinbefore

described; on the east by the Otago Acclimatization District, hereinbefore described; and on the south and west by the sea from the mouth of the Mataura River to Cloudy Pass in Bligh Sound, and including Stewart and adjacent islands.

STRATFORD ACCLIMATIZATION DISTRICT.

All that area in the Taranaki Land District bounded on the north generally by the Taranaki Acclimatization District from the summit of Mount Egmont to a point on the Tanagarakau Stream due east of Mount Damper; thence southngarakau Stream due east of Mount Damper; thence southerly down the Tangarakau Stream to the confiscation line; thence south-westerly along the confiscation line to the western boundary of Block XVI, Waro Survey District; thence southerly along that said western boundary and its production to the 39th parallel south latitude; thence easterly along that parallel to the Ohura Stream; thence down the Ohura Stream to the Wanganui River; thence down the Wanganui River to the mouth of the Tangarakau River; thence by a right live from the mouth of the Tangarakau down the Unital Stream of the Tangarakau down the Wanganui River to the mouth of the Tangarakau River; thence by a right line from the mouth of the Tangarakau River to Whakaihuwaka (Mount Humphries) Trig. Station; thence in a south-east direction along the north-eastern boundary of Section 1 (Forest Reserve), Block III, Turakawa Survey District, to the Whakaihuwaka Road; thence south-easterly along the said Whakaihuwaka Road to Te Mapou trig.; thence southerly along the range and passing through Kotikiekie, Manaianahi, and Taungatahi to Rautauwhiri; thence by a right line to the south-eastern corner of Block VII, Taurakawa Survey District; thence westerly along the southern boundaries of Blocks VII, VI, westerly along the southern boundaries of Blocks VII, VI, and V, Taurakawa Survey District, to the south-western corner of Section 2, Block V, aforesaid; thence northerly along the western boundaries of Sections 2 and 1, Block V along the western boundaries of Sections 2 and 1, Block V aforesaid, to the north-western corner of the last-mentioned section; thence across the Moeawatea Road and westerly along the southern boundaries of Section 5, Block VIII, Omona Survey District, across the Karewa Road, and along the southern boundaries of Sections 12 and 11, Block VII, Omona Survey District, to the south-western corner of the said Section 11; thence by the western boundaries of Sections 11 and 14, Block VII aforesaid, the southern boundaries of Sections 8, Block II, Omona Survey District, to the north-enmost corner of Section 1 of Subdivision 1 of Matemateonga Block; thence by the eastern boundaries of Subdivisions 6 and 7 and the southern boundary of Subdivision 7, Matemateonga Block, to the Patea River; thence by the Patea River to a point in line with the northern boundary of Section 11, Block VIII, Ngaire Survey District; thence to and by that section and by Block XII to Trig. Station B, Rahui, by Subdivision 15, Pukengahu Block, to the northern boundary of the said Subdivision 15 to the eastern most corner of Subdivision 16, along the eastern boundary of the said Subdivision 16 to the Pukengahu Road, by that road to a point due west of Trig. Station B, Rahui; thence by a line running due west to its intersection with the south-western boundary of Subdivision 11, Pukengahu Block, and by that subdivision to the northern boundary of Block XI, Ngaire Survey District; by that block to the northern most corner of Section 35, and by that section to Oru Road; by that road to and by Ngaire Road to its junction with Karepo Road; by Karepo Road and by the northern boundary of Block X, Ngaire Survey District, to the middle of the Waingongoro River; thence by a line along the middle of Finnerty Road; thence by a line along the middle of Finnerty Road to Hastings Road; thence by a line along the middle of that road to a point opposite the northern boundary of Section No. 32, Block VII, Kaupokonui Survey District; thence by Sections Nos. 32 and 31 aforesaid, to the north-western corner of the last-mentioned section; thence across the Mocawatea Road and westerly along the southern boundaries of Section 5, Block VIII,

TARANAKI ACCLIMATIZATION DISTRICT.

All that area in the Taranaki Land District commencing at the mouth of the Mokau River and proceeding thence up the middle of that river to a point in line with the eastern

boundary of Mokau-Mohakatino No. 10 Block; thence proceeding generally southerly along the said eastern boundary through Trig. Station Tawhitiraupeka to and down the Mahakatino Stream to its confluence with a stream intersecting the Mohakatino-Parininihi No. 1D East, the said secting the Mohakatino-Parininihi No. 1D East, the said confluence being near the westernmost corner of Section 1, Block III, Waro Survey District; thence up the latter stream to the Mohakatino Road; thence southerly along the western side of the Mohakatino Road to the southern boundary Mohakatino - Parininihi No. 1D East; thence westerly along the said southern boundary to the westernmost corner of Section 6, Block VI, Waro Survey District; thence generally southerly along the western boundary of Sections 6, 5, 4, and 3, and the southern boundaries of the said Section 3 and Section 1, Block VII, Waro Survey District, to the Kotare Road: thence along that road to the Waitasaid Section 3 and Section 1, Block VII, Waro Survey District, to the Kotare Road; thence along that road to the Waitanga Stream and down that stream to the northern block line of Block XVI, Waro Survey District; thence westerly along the northern blockline of Blocks XVI and XV to Mount Damper Road, and along that road to the easternmost corner of Section 8, Block XIV, Waro Survey District; thence along the northern boundaries of Sections 8 and 5, Block XIV aforesaid, and Sections 10 and 9, Block XIII, along the western boundaries of Sections 9 and 2, Block XIII, Waro Survey District, and Section 4, Block I, Pouatu Survey District, to its south-western corner; thence across a road District, to its south-western corner; thence across a road and railway reserve to the northernmost corner of Section 8, Block I, Pouatu Survey District; thence along the northeastern and eastern boundaries of that section to its southernmost corner; thence along a right line to the boundary between Sections 7 and 4, Block V, Pouatu Survey District; thence along the eastern and southern boundaries generally of Sections 7, 6, and 5, Block V, and Sections 4 and 3, Block VIII, Upper Waitara Survey District, to the Rerekino Road, and along the eastern side of that road and of the Waitara VIII, Upper Waitara Survey District, to the Rerekino Road, and along the eastern side of that road and of the Waitara Valley Road to the western boundary of Section 2, Block XVI; thence along the western boundaries of Sections 2 and 1, Block XVI, and of Section 9, Block XV, Upper Waitara Survey District, to the Tirangi Road; thence along the northern side of that road to a point in line with the western boundary of Section 11, Block XV aforesaid; thence to and along the said western boundary and the southern boundary of the said section 11, to the confiscation-line; thence south-westerly along that line to Te Wera Road; along that road to the porth-eastern corner of Section 43. thence south-westerly along that line to Te Wera Road; along that road to the north-eastern corner of Section 43, Block VI, Ngatimaru Survey District, and along the northern and western boundaries of said Section 43 to Mohakan Road; thence along that road to Section 17, Block X, Ngatimaru Survey District, and along the north-eastern boundaries of Section 17, and of Sections 15, 14, and 10, Block V, Ngatimaru Survey District, to the Waitara River; thence to and along the middle of that river to a point opposite the easternmost corner of Section 18, Block V aforesaid; thence to and along the north-eastern boundaries of the said Section 18 and the northern and western boundaries of Section 13 easternmost corner of Section 18, Block V aforesaid; thence to and along the north-eastern boundaries of the said Section 18 and 9, Block VIII, Huiroa Survey District, to the Waitara River; thence down the Waitara River to its confluence with the Makino Stream; thence up the Makino Stream to a point in line with the southern boundary of Section 18, Block VII, Huiroa Survey District; thence westerly, to and along the southern boundaries of Sections 18 and 11, Block VII aforesaid, to the Mako Stream; thence up the Mako Stream to its intersection with the eastern boundary of Section 56, Block VI, Huiroa Survey District; thence southerly along the eastern boundaries of Sections 56 and 57, Block VI aforesaid, to the south-eastern corner of Section 57 aforesaid; thence westerly along the southern boundaries of Sections 58, 42, and 35, to Mangaotea Road; across that road and along the southern boundaries of Sections 28 and 25, Block VI, Hiuroa Survey District, the southern boundaries of Sections 2 and the Native Reserve to the Manganui Stream; thence down the Manganui Stream to its confluence with the Waipuku Stream; thence up the Waipuku Stream to its intersection with Derby Road; thence north-westerly along the western boundary of Section 213, Block XVI, Egmont Survey District, to Surrey Road; thence south-westerly along Surrey Road to the Egmont National Park boundary; thence by a right line to the summit of Mount Egmont to the source of the Taungatara Stream and down the Taungatara Stream to its mouth; thence generally northerly along the sea-coast to the mouth of the Mokau River, the place of commencement.

TAURANGA ACCLIMATIZATION DISTRICT.

All that area in the Auckland Land District commencing at a point on the sea-coast due north of Trig. Station J1, in Block IV, Waihi South Survey District, proceeding thence due south to a point due east of Trig. Station Otane, Wainuku; thence by a right line running due west to Trig. Station Otane,

Wainuku, aforesaid, and passing through that station to its intersection with a line running between Trig. Station Puwhenua and Weraiti; thence by a right line to Trig. Station Weraiti; thence by a right line to Waranunanu; thence north-westerly along the western boundary of Whakamarama north-westerly along the western boundary of Whakamarama No. 2 to Trig. Station Mimiohanga; thence generally north-westerly along the summit of the range and passing through Te Ariariparitupu, Pukupenga Ngatamahinerua, and on to its intersection with the confiscation boundary; thence south-westerly along the confiscation boundary to Te Aroha Trig. Station; thence by a right line to the mouth of the Waihi River; thence south-easterly along the sea-coast to the place of commencement, and including Mayor and Karewa Islands.

WAIAPU ACCLIMATIZATION DISTRICT.

All that area in the Gisborne Land District bounded by a line commencing at the south-western corner of Whanga-paraoa No. 1 Block, and proceeding thence northerly, easterly, and southerly along the sea-coast to Pakarae No. 1 Block; along the northern boundary of that block to the Pakarae River, and up that river to and along the north-western boundary of Section 2, Block XIII, Uawa Survey District; along the northern boundary of Waimata North No. 1, the north-eastern boundaries of S.G. Run 58, Waimata North IA 2, and along the northern boundary of S.G. Run 58 aforesid to applying a south through said, to a public road; along that road running north through S.G. Run 43 to the south-eastern boundary of Lot 1 of S.G. Run 43a; along the south-eastern and north-eastern boundaries of said Lot 1; along the south-eastern, northern, and north-western boundaries of S.G. Run 42 to Waiapu Inland Road; along that road to Waingaromia 1c Block; along the north-eastern boundary of that block to the Waingaromia the north-eastern boundary of that block to the Waingaromia River; up that river to and along the north-eastern boundary of Waipaoa 3B, the north-eastern boundary of Waipaoa No. 2, the eastern boundaries of Sections 1, Block IX, 2, Block V, and 1, Block VI, Tutamoe Survey District; westerly along the southern boundary Huiarua No. 3 Block, and northerly along the western boundary of that block to its intersection along the western boundary of that block to its intersection with a right line between Arowhana and Kapua Trig. Stations; thence north-easterly along that line, a right line to Whanakaoa Trig. Station, and a right line to Pakira Trig. Station; along the south-western and western boundaries of Waikura No. 2, the western boundary of Whangaparaoa No. 3 a Block, and the southern boundary of Whangaparaoa No. 1 Block, to the point of commencement. to the point of commencement.

WAIMARINO ACCLIMATIZATION DISTRICT.

All that area in the Wellington Land District bounded by a line commencing at the confluence of the Ongaruhe and Wanga-nui Rivers at Taumarunui, and proceeding thence up the middle of the Wanganui River to its intersection with a right line lying between Trig. Station on Tongariro and a point on the west shore of Lake Taupo at the mouth of the Waihi Stream; thence south-westerly along that line to said Trig. Stream; thence south-westerly along that line to said Trig. Station on Tongariro; thence southerly along a right line to Trig. Station D on Ngauruhoe; thence southerly along a right line to Trig. Station H on Paretetaitonga; thence southeasterly along a right line to Trig. Station on Ruapehu; thence south-easterly along a right line to Trig. Station No. 28 on Manukaiapu; thence south-westerly along right lines through Trig. Station 24 on Te Rotete, C, on Auahitotara; thence by a right line to the junction of the Waiouru-Tokaanu Road with the Waiouru-Moawhange Road; thence south-easterly Trig. Station 24 on Te Rotete, C, on Auahitotara; thence by a right line to the junction of the Waiouru-Tokaanu Road with the Waiouru-Moawhango Road; thence south-easterly along the middle of the last-mentioned road to a point in line with the northern boundary of Raketapauma No. 11 2 Block; thence to and along said northern boundary in a north-westerly direction and along the northern boundaries of Raketapauma Nos. 16, 1A 2, 1A 1, and 3A 2 Blocks, and along the production of the last-named to the middle of the Turakina River; thence down the middle of that river to a point in line with the northern boundary of Section 4, Block II, Maungakaretu Survey District; thence to and along said northern boundary and the northern boundaries of Sections 3, 2, and 1, in Block II afore-mentioned, and along the northern boundaries of Sections 4, 3, and 2, across a road and along the northern and north-western boundaries of Section 1, all in Block I, Maungakaretu Survey District, to the Owhakura Road; thence to and along the middle of that road in a westerly direction to the confluence of the Waipapa and Maketu Streams; thence along the northern boundaries of Sections 8 and 1, Block IV, Ngamatea Survey District, and along the north boundary of said Section 1 produced to the middle of the Whangaehu River; thence down the middle of that river and up the middle of the stream forming the northeastern boundary of Ohotu 6a No. 1 Block to Fields Track crossing; thence to and along the middle of said Fields Track in a general south-westerly direction to the middle of the Rangitatau Stream; thence down the middle of the Rangitatau Stream; stream to its confluence with the Mangawhero River; thence

up the middle of that river to a point in line with the south-western boundary of Ohotu No. 9 Block; thence to and along the said south-western boundary and along the southern boundary of Section 1, Block IX, Ngamatea Survey District, the north-eastern and north-western boundaries of Section 1, Block XII, Tauakira Survey District, and the south-eastern boundaries of Sections 3 and 9, Block XI, to the Paparoa Stream; thence down the middle of that stream to its confluence with the Wanganui River; thence up the middle of that river to its confluence with the Ongaruhe River, being the place of commencement. River, being the place of commencement.

WAIMATE ACCLIMATIZATION DISTRICT.

All that area in the Canterbury Land District bounded on All that area in the Canterbury Land District bounded on the north by the South Canterbury Acclimatization District, hereinbefore described, on the east by the sea, and on the south and south-west by a line up the centre of the Waitaki River to its junction with Stony Stream, the point of commencement.

Waitaki Acclimatization District.

All that area in the Canterbury and Otago Land Districts bounded on the west by the Westland Acclimatization District, hereinafter described; on the north-east and north by the South Canterbury and Waimate Acclimatization Districts, hereinbefore described; and on the east by the sea from Mount Cook to the north-western corner of Section 1 of 20, Block III, Moeraki Survey District; thence southerly along the western boundary of the said section, and westerly along the southern boundaries of Sections 45, 44, and 43, Block IX, Moeraki Survey District, to the public road forming the western boundary of the last-mentioned section; thence north-westerly along that road to the north-eastern corner of Section 31, Block XI, Moeraki Survey District; thence westerly along the northern boundary of the said Section 31 to the eastern boundary of Block XII, Moeraki Survey District; thence northerly along that boundary to the north-eastern corner of the said Block XII, thence westerly along the northern boundary of that Block to the eastern boundary of Section 4, Block XIV, Moeraki Survey District; thence northerly along the said eastern boundary to the road forming the northern boundary of the said Section 4; thence northerwesterly along that road to the eastern boundary of Section 27, Block III, Waihemo Survey District; thence northeasterly along that boundary to the Waianakarua River, up that river to its source; thence to the summit of the Kakanui Mountains: thence generally northerly along the summits of All that area in the Canterbury and Otago Land Districts Mountains; thence generally northerly along the summits of the Kakanui and the Hawkdun Mountains to a point due cast of Mount St. Bathans; thence by a right line to Mount St. Bathans; thence northerly along the summits of the range passing through Double Peak, Lindis Pass, Pavilion Peak, Mount Martha, Mount Gladwish, and Mount Huxley to Broderick Pass; thence along the summit of the Southern Alps to Mount Cook, the place of commencement.

WANGANUI ACCLIMATIZATION DISTRICT.

All that area in the Wellington and Taranaki Land Districts bounded on the west by the Hawera and Stratford Acclimatization Districts, hereinbefore described, and on the north generally by the Waimarino Acclimatization District, hereinbefore described; from the mouth of the Waitotara River to Auahitotara Trig. Station; thence southerly along a right line to Trig. Station 16 and a right line to Trig Station 32; thence westerly along a right line to the junction of the Panemango and the Tomakomako Streams; thence up the middle of the Panemango Stream to and along the southern boundaries generally of Ruanni No. 28.3, 28.4, 28.5, 28.6, 28.7 middle of the Panemango Stream to and along the southern boundaries generally of Ruanui No. 2B 3, 2B 4, 2B 5, 2B 6, 2B 7 Blocks and the south-western boundary of Section I, Block X, Mangakaretu Survey District, to the middle of the Turakina River; thence along a right line to the Maungakaretu Trig. Station on the summit of the eastern watershed of the Wangaehu River; thence in a south-westerly direction generally along the summit of that watershed to and along a right line which runs in a north-westerly direction through Trig Station on Okaiepe (Block XIV, Mangawhero Survey District) to a point in the middle of the Wangaehu River due west about eighteen chains from the western boundary of Block XIV, Mangawhero Survey District; thence down the middle of the said river to the sea; thence in a north-westerly direction along the sea-coast to the point of commencement.

ELLINGTON ACCLIMATIZATION DISTRICT

All that area in the Wellington Land District bounded on the north-west by the Wanganui and Waimarino Acclimatization Districts, hereinbefore described; on the north by the Rotorua Acclimatization District, hereinbefore described; on the east by the Hawke's Bay Acclimatization District, hereinbefore described; on the south, south-east, and northeast by the Feilding Acclimatization District, hereinbefore described; and again on the north-east by the Hawke's Bay Acclimatization District, hereinbefore described; from the mouth of the Wangaehu River to the mouth of the Waimata

River; thence southerly, westerly, and northerly along the sea-coast to the mouth of the Wangaehu River, the place of commencement.

WESTLAND ACCLIMATIZATION DISTRICT.

All that area in the Westland Land District bounded on All that area in the westland Land District bounded on the north by the Grey Acclimatization District, hereinbefore described, from the mouth of the Taramakau River to the Hurunui Saddle in the Southern Alps; thence towards the south-west by a line along the summit of the said Southern Alps to Mount Aspiring; thence by a right line to the mouth of the Awarua River in Big Bay; thence north-easterly along the sea-coast to the mouth of the Taramakau River, the point of commencement.

Whangarei Acclimatization District.

All that area in the North Auckland Land District commencing at a point on the sea-coast opposite the mouth of the Mangawai Harbour; thence proceeding generally southerly up that harbour and along the stream the eastern boundary of Section 15, Block III, Mangawai Survey District, and Section 31, Block I, Pakiri Survey District; thence southerly along the eastern boundaries of Sections 16 and 78, Block I aforesaid, to the southernmost corner of the last-mentioned section; thence westerly along the southern boundaries of Section 78 and again southerly along the eastern boundaries of Section 50; thence westerly along the southern boundaries of Sections 50, 51, and 56, Block I aforesaid, the southern boundaries of Sections 57, 60, 61, 64, and 65 to the Hakaru River; thence down the Hakaru River to its intersection with the Great North Road; thence generally northerly by the eastern boundary of the Hobson Acclimatization District, hereinbefore described; on the north by the Bay of Islands All that area in the North Auckland Land District comhereinbefore described; on the north by the Bay of Islands Acclimatization District, hereinbefore described, to the sea; on the east by the sea to the mouth of the Mangawai Harbour, the place of commencement.

As witness the hand of His Excellency the Governor-General, this 4th day of March, 1925.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Protection removed from Little Owl.

CHARLES FERGUSSON, Governor-General,

IN pursuance of the powers vested in me by the Animals Protection and Game Act, 1921–22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that on and after the date hereof the bird known as the Little Owl (Athene noctua) shall cease to be included in the First Schedule of the said Act.

witness the hand of His Excellency the Governor-General, this 4th day of March, 1925.

RICHD. F. BOLLARD Minister of Internal Affairs.

Changing the Purpose of a Reserve in the Turangarere Township, Wellington Land District.

CHARLES FERGUSSON, Governor-General.

WHEREAS the land described in the Schedule hereto

HEREAS the land described in the Schedule hereto has been duly set apart for a site for public buildings, being a purpose within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land is not vested in trust in any society, body corporate, or trustee:

And whereas it is expedient that such land should be appropriated for a public-school site, being a purpose within Class III of the said Second Schedule:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall, from and after the sixteenth day of March, one thousand nine hundred and twenty-five, be appropriated for a public-school site under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

WELLINGTON LAND DISTRICT.

SECTIONS 11 and 25, Block IV, Turangarere Township: Area, 2 roods.

As witness the hand of His Excellency the Governor-General, this 7th day of March, 1925.

RICHD. F. BOLLARD, For Minister of Lands. Lands permanently reserved.

CHARLES FERGUSSON, Governor-General.

WHEREAS by the three-hundred-and-fifty-ninth section of the Land Act, 1924, 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-sixtieth section of the said Act it is provided that land temporarily reserved under the said three-hundred-and-fifty-ninth 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 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

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred upon me by the said Act, do hereby 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 aforesaid.

SCHEDULE.

		Column.					Second Column.	Third Column.	Fourth C	olumn. -
Land District.	Locality.	Section.	Block.	A	re	a.	Purposes for which Land reserved.	Date of Warrant.	Gaze	tte.
North Auck- land	Tutamoe S.D.*	11	XIV	а. 441	R 2	P. 0	Water-supply	1925. 26 Jan.	192 No. 7, 29	
Ditto	Village of Mapau	14	II	5	2		Recreation	,,	,,	,,
,,	Mangamuka S.D	Part Lot 43, Te Karae Block	I	2	1	14.1	Public-school site	17 Jan.	No. 4, 2	3 Jan.
Auckland	Tairua S.D.	6	XII	1	1	35	Cemetery	26 Jan.	No. 7, 2	9 Jan.
,,	Waitoa S.D	40	XVI	6	0	0	Addition to public- school site	,,	,,	,,
,,	Maungamangero S.D.	4	VI	10	3	22	Roadman's - cottage site	,,	,,	,,
,,	Te Papa Parish	Allotment 403		0	2	28	Cemetery	,, [,,	,,
Westland	Karangarua S.D	Reserve 179	VI	1	0	0	,,	,,	,,	,,
Canterbury	Rangiora S.D	Reserve 4116	VIII &	322	0	0	Recreation	,,	,,	,,
Otago	Crookston S.D	5	X	30	0	0	,,	,, .	,,	,,
,,	Town of Alexandra	3	XIX	1	3	17	,,	,,	"	,,

* Survey District.

As witness the hand of His Excellency the Governor-General, this 7th day of March, 1925.

RICHD, F. BOLLARD, for Minister of Lands.

Changing the Purpose of a Reserve in the Westland Land | Opening Settlement Land in Southland Land District for District.

CHARLES FERGUSSON, Governor-General.

WHEREAS the land described in the Schedule hereto is a reserve duly set apart for public utility, being a purpose within Class II of the Second Schedule of the Public Reserves and Domains Act, 1908, and such land is not vested in trust in any society, body corporate, or trustee:

And whereas it is expedient that such land should be

appropriated for recreation purposes, being a purpose within Class III of the said Second Schedule:

Class III of the said Second Schedule:

Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in exercise of the powers and authorities conferred upon me by the eleventh section of the Public Reserves and Domains Act, 1908, do by this notification declare that the said land shall from and after the twenty-fourth day of March, one thousand nine hundred and twenty-five, be appropriated for recreation purposes under Class III of the Public Reserves and Domains Act, 1908; and I do hereby direct that this notification shall be published in the New Zealand Gazette.

SCHEDULE.

ALL that area in the Westland Land District containing by admeasurement 1 acre 0 roods 8 perches, being Reserve No. 1319, comprising Sections 12 to 17 and 160 to 167, Town of Ahaura. As the same is more particularly delineated on plan marked 118/2, deposited in the District Office, Department of Lands and Survey, at Hokitika, and thereon coloured pink.

As witness the hand of His Excellency the Governor-General, this 7th day of March, 1925.

> RICHD. F. BOLLARD, For Minister of Lands.

Selection.

CHARLES FERGUSSON, Governor-General.

N pursuance and exercise of the powers and authorities L conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1908, and amendments, I, General Sir Charles Fergusson, Baronet, 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 fourteenth day of April, one thousand nine hundred and twenty-five, 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.

SOUTHLAND LAND DISTRICT.—SETTLEMENT LAND. Wallace County.-Waiau Survey District. Merrivale No. 1 Settlement.

Section 20, Block XI: Area, 250 acres. Capital ve £1,250. Renewable lease: Half-yearly rent, £28 2s. 6d. Capital value,

Weighted with £450, valuation for improvements, consisting of dwelling, byre, stable, implement-shed, sheep-yards, and

Ridgy land, suitable for sheep and cropping. Situated near Orawia Post-office and Dairy Factory and less than two miles from school and terminus of Tuatapere-Orawai Railwaystation now being completed.

As witness the hand of His Excellency the Governor-General, this 3rd day of March, 1925.

A. D. McLEOD, Minister of Lands.

Opening Crown Land in Hawke's Bay Land District for Selection on Renewable Lease, subject to Section 20 of the Discharged Soldiers Settlement Amendment Act, 1923.

CHARLES FERGUSSON, Governor-General.

N pursuance and exercise of the powers and authorities L conferred on me by the Land Act, 1924, I, General Sir Charles Forgusson, Baronet, Governor-General of the Do-minion of New Zealand, do hereby declare that the Crown land described in the Schedule hereto shall be open for selection on renewable lease, subject to the provisions of section twenty of the Discharged Soldiers Settlement Amendment Act, 1923, on Tuesday, the twenty-first day of April, one thousand nine hundred and twenty-five, 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 Land Act, 1924.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—SECOND-CLASS LAND.

Hawke's Bay County.—Moeangiangi Survey District.

Section 3, Block IX: Area, 584 acres. Capital value, £3,000. Renewable lease: Half-yearly rent, £75.

Situated five miles from Waikare (Putorino) Post-office and

Situated five miles from Waikare (Putorino) Post-office and School. The block is suitable for pastoral purposes. Watered by good permanent streams and springs. About 230 acres would grow green crops. Buildings comprise two-roomed cottage and porch in good condition and a small shearing-shed of corrugated iron. The section is ring-fenced, except where naturally stock-proof with river and creek banks. Would carry about four hundred wet sheep, and two hundred dry sheep, and about fifty cattle when the land has been cleared up and put in good condition. Considerable amount of blackberry. blackberry.

As witness the hand of His Excellency the Governor-General, this 3rd day of March, 1925.

A. D. McLEOD, Minister of Lands.

Regulation under the Deeds Registration Act, 1908.

WHEREAS by the Deeds Registration Act, 1908, it is enacted that the Registrar-General of Land may from time to time make regulations as in the said Act mentioned, and that all such regulations shall be submitted to the Governor-General in Council for his approval, and, if approved by him, shall be published in the Gazette, and shall have the force of law from the date of such publication:

Now, therefore, I, Charles Edward Nalder, Registrar-General of Land, in pursuance and exercise of the power and authority conferred upon me as aforesaid, do hereby make the following regulation, that is to say:—

REGULATION.

Where, in any certificate under the hand of the Commissioner of Taxes provided for by subsection (2) of section 11 of the Land and Income Tax Amendment Act, 1924, the land to which such certificate relates is described by reference to its section number of the district in which it is situated, and as being the whole of the land described in a certain registered deed identified by its registered number, it shall not be necessary for such certificate to have drawn in the margin thereof, or endorsed thereon, or annexed thereto, a plan of the land to which it relates, or for such certificate to have adorsed thereon the date thereof, or the names of the parties endorsed thereon the date thereof, or the names of the parties thereto, or its nature.

Given under my hand at Wellington, this 9th day of March, 1925.

C. E. NALDER, Registrar-General of Land.

Approved in Council.

CHARLES FERGUSSON, Governor-General.

F. D. THOMSON, Clerk of the Executive Council. 9th March, 1925.

Appointments to Hansard Staff.

Legislative Department, Wellington, 27th February, 1925.

T is hereby notified that

Arthur Withy and Frederick H. Reid

have been appointed Reporters on the *Hansard Staff*. The appointments to date as from ten days before the next-ensuing session of Parliament.

W. NOSWORTHY, Minister in Charge of the Legislative Department.

Appointment as Ranger under the Animals Protection and Game Act, 1921–22.

IN exercise of the powers vested in me by the Animals Protection and Game Act, 1921-22, I, Richard Francis Bollard, Minister of Internal Affairs of the Dominion of New Zealand, do hereby appoint

Andrew Kean

be a Ranger under the said Act for the Rotorua Acclimatization District.

As witness my hand at Wellington, this 7th day of March,

RICHD, F. BOLLARD, Minister of Internal Affairs.

Appointment of Honorary Consul of the Kingdom of the Serbs, Croats, and Slovenes, at Auckland, recognized.

Wellington, 10th March, 1925.

H IS Excellency the Governor-General directs it to be notified that, in accordance with instructions from His Majesty's Secretary of State for the Colonies, he has recognized the appointment of

Monsieur Marks Simitch

as honorary Consul of the Kingdom of the Serbs, Croats, and Slovenes, at Auckland.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Appointment of Honorary Consul of Germany for New Zealand recognized provisionally.

Department of Internal Affairs,
Wellington, 10th March, 1925.

IS Excellency the Governor-General directs it to be notified that he has recognized provisionally the appointment by the German Consul-General, Melbourne, of

Wilhelm Penseler, Esq.,

of Wellington, as honorary German Consul for New Zealand.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Appointment of Honorary Czecho-Slovak Consul at Wellington recognized provisionally.

Department of Internal Affairs. Wellington, 10th March, 1925.

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

Elias Josef Hyams, Esq.,

as honorary Czecho-Slovak Consul at Wellington.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Member of Canterbury Land Board appointed.

Department of Lands and Survey,
Wellington, 5th March, 1925.

OTICE is hereby given that His Excellency the GovernorGeneral has, in pursuance of section 49 of the Land
Act, 1924, appointed

Thomas George Gee

to be a member of the Canterbury Land Board as from the 3rd March, 1925.

A. D. McLEOD, Minister of Lands.

Member of Westland Land Board reappointed.

Wellington, 5th March, 1925.

NOTICE is hereby given that His Excellency has, in pursuance of section 49 of the Land Act, 1924, reappointed Department of Lands and Survey,

Bernard Ward

to be a member of the Westland Land Board as from the 5th March, 1925. A. D. McLEOD, Minister of Lands . Members of North Auckland Land Board reappointed.

Department of Lands and Survey,
Wellington, 7th March, 1925.

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

John Edward Wells, Hector Aitkenhead, and Angus Finlayson

to be members of the North Auckland Land Board as from the 2nd April, 1925.

RICHD. F. BOLLARD, For Minister of Lands.

Members of Domain Boards appointed.

Department of Lands and Survey,

Wellington, 9th March, 1925.

IS Excellency the Governor-General has, in pursuance of section 41 of the Public Reserves and Domains Act, 1908, been pleased to make the following appointments:—

James Fitzgerald Bodkin

to be a member of the Hyde Domain Board, in place of Owen John Laverty, deceased.

Henry Ernest Ransome

to be a member of the Tokomairiro Domain Board, in place of Charles King, deceased.

Thomas James Coxhead, and John Templeton

to be members of the Punehu Domain Board, in place of Charles Ambrose Woolford and Oscar Frederick Thomas Stockwell, left the district.

Herbert Arthur Lamb, Frederick Ward, and Herbert Alfred Quarterman

to be members of the Mataroa Domain Board, in place of Leslie Michael Brooky, Thomas Davis, and William Coogan, resigned.

Harry Leslie Franklin, Patrick Edmund Kohan, Norman Leslie Lithgow, William James Phillips, and Joseph Wadsworth

to be members of the Waikino Domain Board, in place of Richard Bainbridge, Alexander Hill, Thomas Walter Richard Bainbridge, Alexander Hill, Thomas Walter Hutchinson, William Charles Kennedy, and John Truscott, left the district.

G. JAS. ANDERSON, for Minister of Lands.

Judge of the Supreme Court appointed.

H18 Excellency the Governor-General has been pleased, pursuant to section 11 of the Judicature Act, 1908, and section 2 of the Judicature Amendment Act, 1923, to appoint

John Henry Hosking, Esq.,

to be a Judge of the Supreme Court of New Zealand, to hold office for a period of six months from the 9th day of March,

F. H. D. BELL, Attorney-General.

Ranger of Crown Lands appointed.

Office of the Public Service Commissioner Wellington, 9th March, 1925.

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

Richard Cleverdon, Esq.,

to be a Ranger of Crown Lands for the Auckland Land District, for the purposes of the Land Act, 1924, as from the 1st day of March, 1925.

A. C. TURNBULL, Secretary.

Commissioner of the Supreme Court appointed.

A LEXANDER MORTLOCK WALLER, Esquire, A LEXANDER MORTLOCK WALLER, Esquire, of 5 Arundel Street, Strand, 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 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 10th day of March, 1925.

W. A. HAWKINS, Registrar, Supreme Court.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,

Wellington, 10th March, 1925. T is hereby notified that the undermentioned persons have been appointed to be the Deputies of the Registrars of Marriages and of Births and Deaths for the districts set respectively opposite their names, viz.:-

David Adamson Clarke ... James Patterson ... Oliver Stanley Harvey ... Little River. . . Stratford. . . Frederick James Shearer .. Opunake. Takaka. Hugh Brownlie . . . Thomas Ray Lane Kaponga.

W. W. COOK, Registrar-General.

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

Department of Defence, Wellington, 26th February, 1925.

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

N.Z. STAFF CORPS.

Lieutenant (temp. Captain) G.H. Clifton, M.C., to be Captain.
Dated 12th February, 1925.
Lieutenant R. C. C. Steele to be Captain. Dated 12th
February, 1925.

THE REGIMENT OF N.Z. ARTILLERY.

Keith Stronach to be 2nd Lieutenant (19th Battery) and is transferred to the 5th Field Battery. Dated 17th February,

THE N.Z. INFANTRY.

The Auckland Regiment (Countess of Ranfurly's Own).

Captain L. V. Porteous, M.B.E., to be Major (1st Battalion). Dated 1st November, 1924.
Captain J. H. Ansell to be Major (2nd C. Battalion). Dated

Sth November, 1924.
Lieutenant S. D. Rice to be Captain (1st Battalion). Dated 1st September, 1924.
Lieutenant G. T. Lee to be Captain (1st Battalion). Dated 2nd September, 1924.
Lieutenant A. E. Brendon to be Captain (3rd C. Battalion).

Dated 14th November, 1924.

2nd Lieutenant C. Mackley to be Lieutenant (1st Battalion).

Dated 1st September, 1923.

2nd Lieutenant W. A. Moore, M.M. (2nd C. Battalion) is transferred to the Reserve of Officers, Class I (b) R.D. I. Dated 10th February, 1925.

The Hauraki Regiment.

The appointment of 2nd Lieutenant (on probation) G. N. Hart (1st Battalion) lapses. Dated 18th February, 1925.

The North Auckland Regiment.

Lieutenant J. Finlayson to be Captain (1st Battalion). Dated 11th November, 1924. Lieutenant H. S. Bannister, from the Reserve of Officers, to

be Lieutenant (1st Battalion). Dated 16th February, 1925.

The Wellington Regiment.

undermentioned to be 2nd Lieutenants (2nd C. Battalion) :-

Lan Hannay Macarthur. Dated 12th November, 1924. Charles Ison Masters. Dated 12th February, 1925.

The Hawke's Bay Regiment.

2nd Lieutenant W. J. Hall, from the Nelson, Marlborough, and West Coast Regiment, to be 2nd Lieutenant, with seniority as from the 24th October, 1922.

The Canterbury Regiment.

2nd Lieutenant R. W. Wilson (3rd C. Battalion) is transferred to the Ist Battalion, with seniority as from the 7th November, 1924.

The Nelson, Marlborough, and West Coast Regiment.

Lieutenant V. L. Powell to be Captain (3rd C. Battalion)

Dated 20th August, 1924.

Robert Edward Agar to be 2nd Lieutenant (3rd C. Battalion).

Dated 16th February, 1925.

2nd Lieutenant W. J. Hall (1st C. Battalion) is transferred to the Hawke's Bay Regiment. Dated 1st December, 1924.

N.Z. AIR FORCE.

Noel Lancelot Vale to be 2nd Lieutenant (on probation). Dated 1st January, 1925.

N.Z. MEDICAL CORPS.

Captain W. H. Simpson, M.B. (late Retired List) to be Captain with seniority as from the 9th February, 1925, and is attached for duty to the Central Depot. Dated 9th

attached for duty to the Central Depot. Dated 9th February, 1925.

Captain C. F. Pattie, M.D., is attached for duty to the 15th Coast Battery, Regiment of N.Z. Artillery. Dated 9th February, 1925.

Captain R. D. Barron, M.R.C.S., is attached for duty to the

Captain R. D. Barron, M.R.C.S., is attached for duty to the 17th Medium Battery, Regiment of N.Z. Artillery. Dated 9th February, 1925.

Lieutenant W. F. Shirer is attached for duty to the Central Depot, N.Z. Corps of Signals. Dated 9th February, 1925.

Leslie Gordon Drury, M.B., to be Lieutenant, and is attached for duty to the 13th Coast Battery, Regiment of N.Z. Artillery. Dated 16th January, 1925.

John Spreull Currie, M.B., to be Lieutenant, and is attached for duty to the Northern Depot, N.Z. Medical Corps. Dated 17th January, 1925.

Farquhar Matheson, M.B., to be Lieutenant, and is attached for duty to the 3rd N.Z. Mounted Rifles (Auckland). Dated 5th February, 1925.

RESERVE OF OFFICERS.

Captain W. J. Fotte resigns his commission. Dated 19th February, 1925.

With reference to the notice published in the N.Z. Gazette No. 61, of 18th September, 1924, relating to the appointment of 2nd Lieutenant (on probation) J. M. Allen, to the Hauraki Regiment, for the words "1st C. Battalion" read "1st Battalion."

R. HEATON RHODES, Minister of Defence.

Award of Colonial Auxiliary Forces Officers' Decoration.

Department of Defence

Wellington, 7th March, 1925.

H IS Excellency the Governor-General has been pleased to approve of the Colonial Auxiliary Forces Officers' Decoration to Colonel H. Hart, C.B., C.M.G., D.S.O., Commander 2nd New Zealand Infantry Brigade.

R. HEATON RHODES, Minister of Defence.

Defence Rifle Club accepted.

Department of Defence,
Wellington, 7th March, 1925.

Wellington, 7th March, 1925.

TIS Excellency the Governor-General has been pleased to accept the services of the undermentioned Defence Rifle Club, under section 43, Defence Act, 1909:—

Culverden Defence Rifle Club.

with Headquarters at Culverden. Date of acceptance, 19th December, 1924.

R. HEATON RHODES, Minister of Defence.

Result of Poll on Proposal to strike a Bridge Rate.

Wellington, 6th March, 1925. THE following notice, received from the Chairman of the Council of the County of Masterton, is published in accordance with the provisions of the Local Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

MASTERTON COUNTY COUNCIL.

Result of Poll on Proposal to strike a Bridge Rate.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the County of Masterton was taken on Wednesday, the 11th day of February, 1925, on the proposal of the Masterton County Council to make and levy under section 23 of the above Act a special rate over the whole of the County of Masterton, to a special rate over the whole of the country of masterion, to be called a bridge rate (not to exceed in any one year the amount of one farthing in the pound on the capital rateable value of all rateable property in the country) for the purpose of providing funds for the renewing or reconstruction of bridges on roads under the jurisdiction of the Council.

The number of votes recorded for the proposal was 233; the number of votes recorded against the proposal was 48.

I therefore declared that the proposal was carried.

Dated at Masterton this 16th day of February, 1925.

W. I. Armstrong, Chairman.

Result of Poll on Proposal to strike a Bridge Rate.

Wellington, 6th March, 1925.

THE following notice, received from the Chairman of the Council of the County of Mauriceville, is published in accordance with the provisions of the Local Bodies' Loans Act 1912 Act, 1913.

W. F. MASSEY, Minister of Finance.

MAURICEVILLE COUNTY COUNCIL.

Result of Poll on Proposal to strike a Bridge Rate.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the County of Mauriceville was taken on the 31st day of January, 1925, on the proposal of the Mauriceville County Council to make and levy under section 23 of the above Act a special a bridge rate, not exceeding one halfpenny in the pound on a rateable value of all properties in the said county, for the purpose of providing funds for the reconstruction of bridges under the jurisdiction of the said Council.

The number of votes recorded for the proposal was 91; the number of votes recorded against the proposal was 14. I therefore declare that the proposal was carried.

Dated this 17th day of February, 1925.

R. JUDD, Chairman.

Result of Poll for Proposed Loan.

Wellington, 6th March, 1925.

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

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

HEATHCOTE COUNTY COUNCIL.

Result of Poll to raise a Loan for the Cashmere Riding Hall, £4,000.

PURSUANT to section 12 of the Local Bodies' Loans Act, PUBUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Cashmere Riding in the County of Heathcote was taken on Wednesday, the 11th day of February, 1925, on the proposal of the Heathcote County Council to borrow the sum of £4,000 for the purpose of the erection and furnishing of a public hall in the said Cashmere Riding.

The number of votes recorded for the proposal was 117; the number of votes recorded against the proposal was 154.

I therefore declare that the proposal was not carried.

I therefore declare that the proposal was not carried.

C. FLAVELL, Chairman.

Result of Poll for Proposed Loan.

Wellington, 10th March, 1925.

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

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

MANGAWHERO DRAINAGE BOARD.

PURSUANT to section 12 of the Local Bodies' Loans Act, 1913, I hereby give notice that a poll of the ratepayers of the Mangawhero Drainage District was taken on the 21st day of November, 1924, on the proposal of the Board to borrow the sum of £2,500 for the purpose of clearing, widening, deepening, and straightening of the Mangawhero Stream.

The number of votes recorded for the proposal was 37; the number of votes recorded against the proposal was 1.

I therefore declare that the proposal was carried.

Dated this 30th January, 1925.

W. IRVINE, Chairman.

Result of Poll for Proposed Loan.

Wellington, 10th March, 1924.

THE following notice, received from the Chairman of the
Board of the Otago Central Electric-power District,
is published in accordance with the provisions of the Local
Bodies' Loans Act, 1912 Bodies' Loans Act, 1913.

W. F. MASSEY, Minister of Finance.

OTAGO ELECTRIC-POWER BOARD.

On Thursday, 26th February, 1925, a poll of the ratepayers of that part of the Otago Central Electric-power District, added to the inner area of the Otago Central Electric-power District by Proclamation in Gazette No. 80, page 2859, of 4th December, 1924, was taken on a proposal of the Otago Central Electric-power Board to raise a special loan of £25,000 for the construction of transmission-lines to, and the reticulation of, the aforesaid added area, and the payment of preliminary expenses in connection with the scheme for which the special loan is sought to be raised. loan is sought to be raised.

The result of the poll was: For the proposal, 126 votes; against the proposal, 7 votes.

The proposal was therefore carried.

WILLIAM BLACK, Chairman.

Result of Poll for Proposed Loan.

Wellington, 11th March, 1925.

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

W. F. MASSEY, Minister of Finance.

MATAMATA COUNTY COUNCIL.

Result of Poll on £201,000 Loan.

NOTICE is hereby given that the number of votes recorded at the poll of ratepayers of the Matamata County held on the 1st day of October, 1924, on the proposal to raise a loan of £201,000 was as follows:

For the loan, 583; against the loan, 235; informal votes, 2. I declare the proposal to raise the loan to be carried.

Dated this 7th day of October, 1924.

JAS. W. ANDERSON, Chairman.

Notice respecting Proposed Alteration of Boundaries, Borough of Timaru.

Department of Internal Affairs,

Department of Internal Affairs,

Wellington. 24th February, 1925.

This hereby notified that a petition has been presented to His Excellency the Governor-General under section one hundred and thirty-two of the Municipal Corporations Act, 1920, praying that the area described in the Schedule hereto, being now part of the County of Levels, may be excluded from the said county and included in the Borough of Timaru. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed inclusion, which they desire to lodge, within one month from the first publication of this notice. Such objections or petitions are to be addressed and forwarded to the Minister of Internal Affairs, Wellington.

SCHEDULE.

Area proposed to be added to the Borough of Timaru.

ALL that area in the Canterbury Land District, being the Town of Redruth, comprising original Rural Sections 1911 and 1998, situated in Blocks I and II, Patiti Survey District.

RICHD. F. BOLLARD. Minister of Internal Affairs

Notice respecting Proposed Alteration of Boundaries of the City of Christchurch

Department of Internal Affairs,

Department of Internal Affairs,

Wellington, 24th February, 1925.

It is hereby notified that a petition has been presented to
His Excellency the Governor-General under the
Municipal Corporations Act, 1920, praying that the area
described in the Schedule hereto may be excluded from the
City of Christchurch. All persons affected are hereby called
upon to lodge any written objections to or petitions against the
proposed alteration, 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. of Internal Affairs, Wellington.

SCHEDULE.

AREA PROPOSED TO BE EXCLUDED FROM THE CITY OF CHRIST-CHURCH.

ALL that area in the Canterbury Land District bounded by a line commencing at the north-western corner of Lot 6 on plan

2150, deposited in the office of the District Land Registrar at Christchurch: thence north-easterly along the north-western boundary of the said Lot 6 to its north-eastern corner; thence boundary of the said Lot 6 to its north-eastern corner; thence south-easterly along the north-eastern boundary of the said Lot 6 to a point 500 links distant from Bligh's Road; thence by a right line parellel to and distant 500 links from Bligh's Road to the south-western boundary of Lot 3 on plan 2810, deposited in the office of the District Land Registrar at Christ-church; thence south-easterly along that boundary and the boundary of Lot 1, plan 2810, deposited as aforesaid, to Bligh's Road, across Bligh's Road to the stream at the intersection of Bligh's Road and Idris Road; thence south-easterly along Road, across Bligh's Road to the stream at the intersection of Bligh's Road and Idris Road; thence south-easterly along that stream and crossing the Great North Railway line to Norman's Road; thence north-westerly along the northern side of Norman's Road to and across the railway-line aforesaid to Wairarapa Road; thence north-westerly along Wairarapa Road, across Idris Road and Bligh's Road, to the north-westerly along Tarker and Road and Bligh's Road, to the north-westerly along the forms of commencement. western corner of Lot 6 aforesaid, the point of commencement.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Notice respecting Proposed Alteration of Boundaries, Borough of Mount Eden.

Department of Internal Affairs,

Wellington, 4th March, 1925.

To is hereby notified that a petition has been presented to His Excellency the Governor-General, under the Municipal Corporations Act, 1920, praying that the areas described in the Schedule hereto may be excluded from the Mount Roskill Road District and included in the Borough of Mannt Edge. Mount Eden. All persons affected are hereby called upon to lodge any written objections to or petitions against the proposed alteration of boundaries, which they desire to lodge, within one month from the first publication of this notice, such objections or petitions to be addressed to the Minister of Internal Affairs, Wellington.

SCHEDULE.

Areas proposed to be included in the Borough of MOUNT EDEN.

ALL that area in the North Auckland Land District bounded ALL that area in the North Auckland Land District bounded by a line commencing at the north-western corner of Lot 16, Allotment 79, Section 10, Suburbs of Auckland; thence southerly along the western boundary of the said Lot 16, across Rewa Avenue, and along the western boundary of Lot 23, Allotment 79 aforesaid, to the south-western corner of the aforesaid lot; thence south-easterly along the south-western boundaries of Lots 23 and 24 and the southern boundaries of Lots 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, and 5, Allotment 79, to the south-eastern corner of the last-mentioned lot; thence portherly along the eastern boundary of the said Lot, 5 to the northerly along the eastern boundary of the said Lot 5 to the southern side of Landscape Road; thence westerly along the southern side of that road to the north-western corner of Lot

southern side of that road to the north-western corner of Lot 16, the point of commencement.

Also all that area in the North Auckland Land District bounded by a line commencing at a point on the south side of Boundary Road, distant 200 links from Dominion Road; thence southerly along a line parallel to and distant 200 links from Dominion Road, for a distance of 750 links, to the southern boundary of Allotment 115, Section 10, Suburbs of Auckland; thence easterly along the southern boundaries of Allotments 115 and 92, for a distance of 5170 links; thence northerly by a line parallel to Mount Eden Road, for a distance of 250 links; thence northerly across a road to a point 250 links west of the Mount Eden Road; thence northerly along a line parallel to Mount Eden Road; thence northerly along to the southern side of Boundary Road; thence westerly along the southern side of Boundary Road to the point of commencement. ment.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Notice respecting Proposed Abolition of the Upper Dipton River District, County of Southland.

Department of Internal Affairs,

Department of Internal Affairs,
Wellington, 7th March, 1925.

T is hereby notified that a petition has been presented to
His Excellency the Governor-General, under the River
Boards Act, 1908, and its amendments, praying that the
Upper Dipton River District may be abolished. All persons
affected are hereby called upon to lodge any written objections to or petitions against the proposed abolition which
they desire to lodge within one month from the first publication of this notice, such objections or petitions to be addressed
to the Minister of Internal Affairs, Wellington.

RICHD. F BOLLARD,
Minister of Internal Affairs.

Belgium Consulate for Australia at Sydney to be temporarily in Charge of Vice-Consul de Carrière.

Department of Internal Affairs,
Wellington, 6th March, 1925.

IIS Excellency the Governor-General directs it to be notified that Mons. H. Segaert, Consul-General of Belgium at Sydney for Australia, New Zealand, and the British Possessions in the Pacific, will be absent until about the end of November, 1925, and that during his absence the Consulate General will be in charge of Mr. A. Nihotte, Vice-Consul de Carrière.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Special Order made by the Ashburton County Council merging the Rangitata Road District.

Department of Internal Affairs,
Wellington, 10th March, 1925.

THE following special order, made by the Ashburton
County Council, is published in accordance with the
provisions of the Counties Act, 1920.

RICHD. F. BOLLARD, Minister of Internal Affairs.

ASHBURTON COUNTY COUNCIL.

THE following resolution was passed at a special meeting of the above Council on Friday, 6th February, 1925, and confirmed at a meeting of the Council held on Friday,

and confirmed at a meeting of the Council held on Friday, 6th March, 1925:—
That, in exercise of the powers conferred on it by section 27 of the Counties Act, 1920, the Ashburton County Council, on a petition of a majority of the ratepayers of the Rangitata Road District, resolves, by way of special order, that on and after the 31st day of March, 1925, the said road district shall be merged in the County of Ashburton, and the Board thereof sholished abolished.

I hereby certify that the above special order has been duly

G. KELLY, County Clerk.

Officiating Ministers for 1925.—Notice No. 6.

Registrar-General's Office, Wellington, 10th March, 1925.

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.

Seventh-day Adventists. Pastor Louis Fitzroy Were.

W. W. COOK, Registrar-General.

School Colours, &c.

Education Department,
Wellington, 4th March, 1925.

THE following school colours have been registered in
accordance with regulations published in the New
Zealand Gazette of the 12th August, 1915.

JNO, CAUGHLEY, Registration Officer.

PUBLIC SCHOOL, BELMONT, AUCKLAND.

Colours.- Red and blue

Badge.—In form of bell inscribed with the words "Our best always," and enclosed by two concentric circles and the words "Belmont School, Takapuna."

Teachers' Appeal Board .- Technical and Secondary Schools.

Education Department,
Wellington, 7th March, 1925.

The is hereby notified for general information that the Appeal Board for the year 1925 set up to hear appeals in connection with the grading or classification of teachers in secondary or technical schools will consist of—

Chairman: Andrew D. Thomson.

Representative of Education Department: Frederick H.
Bakewell, M.A.

Representatives of Teachers:—
Secondary School Teachers: Thomas Brodie, B.A. Edward Caradus, B.Sc.

Technical School Teachers: Hugh A. Jones.
Robert J. Thompson.

C. J. PARR, Minister of Education.

Removal of Depreciated-currency Duty.

Customs Department,
Wellington, 10th March, 1925.

To is hereby notified for public information that the Minister of Customs has decided to remove as on and from the 9th day of April, 1925, the undermentioned articles from the list of goods subject to depreciated-currency duty:—

Firearms

Firearms.

Paper, writing.

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

Pianofortes.

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

The goods included under the Tariff headings quoted here-

under

Class VII: Glass, &c.—
Empty plain glass bottles, not being cut or ground; infants' feeding-bottles, with or without attachments;

infants' feeding-bottles, with or without attachments; jars, plain glass.
Glass, bevelled, silvered, or with rounded or polished edges; mirrors and looking-glasses, framed or unframed.
Glass, crown, sheet, common window, plate, polished, coloured, bent, and other kinds, cut to any size or shape, n.e.i.
Glassware n.e.i.; globes and chimneys for lamps n.e.i.
Roofing-tiles, ridging, and finials, glass and earthen; sheets, plain or corrugated, roofing slates and tiles, ridging, and finials, composed of cement and asbestos or of similar materials; plaster-pulp sheets, plain and unornamental. and unornamental.

Class VIII: Fancy goods, &c.—
Toilet preparations and perfumery, n.e.i., including perfumed oil.

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

Class X: Metals—

Iron galvanized or plain black

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

Rails for railways and tramways, including lay-outs, points, and crossings for the same; rail-fastenings—viz., fishplates, creep-clips, tie-irons, bearing-brackets, bed-plates, cast-iron chocks, bored iron bars.

GEO. CRAIG, Comptroller of Customs.

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

Department of Labour,

Department of Labour,
Wellington, 5th March, 1925.

Notice is hereby given that, pursuant to an application
in that behalf made to me by the Hikurangi Coalminers' Industrial Union of Workers, registered number
1084, situated at Hikurangi, 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 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.

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

WILLIAM GREER FLETCHER, Assistant Registrar of Incorporated Societies, do hereby declare that, as it has been made to appear to me that the Bay of Plenty Stock Breeders' Association (Incorporated) is no longer carrying on its operations, the aforesaid society is hereby dissolved, in pursuance of section 28 of the Incorporated Societies Act, 1908.

Dated at Auckland this 24th day of February, 1925.

WM. G. FLETCHER, Assistant Registrar of Incorporated Societies.

Register of Licenses issued under the Land Agents Act, 1921-22.

Department of Internal Affairs, Wellington, 4th March, 1925.

H EREWITH is published for general information a copy of the Register of Licenses issued under the Land Agents Act, 1921-22, during the period 25th October, 1924, to 15th February, 1925. And one license issued on 8th May, 1924. RICHD. F. BOLLARD, Minister of Internal Affairs.

REGISTER OF LICENSES ISSUED UNDER THE LAND AGENTS ACT, 1921-22.

Note.—The Register is arranged alphabetically under the names of holders of licenses; but where an individual holds a license on behalf of a firm or registered company, the name of such firm or company, and not the name of the holder of the license, is placed in its alphabetical order.

In the case of a firm or company the name of which consists of the Christian name or names (or initials) and surname

or surnames of some person or persons, the index letter is the first letter of the first surname.

Further, where an individual holder of a license trades under a particular name, the trade-name appears in its alphabetical order.

No. of License.	Name of Licensee.	Name of Firm (if any) of which Licensee is a Member, or Registered Company on whose Behalf License is held.	Registered Office.	Date License granted.	Court by which License granted
4525	Allan, Ernest Augustus	••	12 Campbell's Buildings, High Street, Auckland	5 Jan., 1925	Auckland.
$\frac{3183}{4524}$	Beer, Albert Meluish Blade, Arthur Edward	••	Gisborne Premier Buildings, Queen Street, Auckland	8 Dec., 1924 15 Dec., 1924	Gisborne. Auckland.
4523	Bright, Ernest James	••	Great North Road, Point Chevalier	12 Dec., 1924	Auckland.
3220	Brown, Leonard Wilfred Williams	••	162 Victoria Street, Hamilton	1 April, 1924	Hamilton.*
4434	Butler, William		70 Oriental Parade, Wellington	15 Jan., 1925	Wellington.
$\begin{array}{c} 94 \\ 4528 \end{array}$	Calder, George Josiah Calwell, John Esler	••	176 Princes Street, Dunedin 205 N.Z. Insurance Build- ings, Queen Street, Auck-	1 April, 1924 28 Jan., 1925	Dunedin.† Auckland.
3944 4520	Chalmers, James Deerness Cotter, Michael Joseph	::	land Bowen Street, Waiuku 309-10 N.Z. Insurance Buildings, Queen Street, Auckland	8 May, 1924 29 Oct., 1924	Waiuku. Auckland.
4492	Coward, Charles	••	(Entrance) N.Z. Insurance Buildings, Queen Street, Auckland	8 May, 1924	Auckland.‡
3023	Rosie, John Alexander	Craddock's Agency Company	179 Manchester Street, Christchurch	1 April, 1924	Christchurch.
2636	Freeman, Leonard Robert	•••	State Fire Buildings, Rangitikei St., Palmer- ston North	19 Dec., 1924	Palmerston North.
$\frac{3182}{4210}$	Gardner, Henry Burton Goodwin, George Elliott	••	Derby Street, Gisborne 106 Gloucester Street, Christchurch	25 Oct., 1924 6 Nov., 1924	Gisborne. Christehurch.
4529	Griffiths, Richard Lyttleton	••	6 Palmerston Buildings, Queen St., Auckland.	14 Feb., 1925	Auckland.
4433	Hall, William	••	39 Austin Street, Wellington	28 Oct., 1924	Wellington.
4211	White, Frederick Walter Hampton	Hutchinson, White, and Co.	154 Hereford St., Christ- church	3 Nov., 1924	Christehureh.
4675	Jones, Ernest Arundel	••	Princess Theatre, Main Street, Huntly	16 Dec., 1924	Huntly.
4527	Keefe, Michael Francis	••	4 H.B. Buildings, Newton, Auckland	12 Jan., 1925	Auckland.
$1513 \\ 4522$	Long, Wilfred Sydney Mansill, Arthur Marmaduke	••	Strathallan St., Timaru 5 Customs Street East, Auckland	1 April, 1924 9 Dec., 1924	Timaru.§ Auckland.
3184	Orr, Francis Malcolm	••	70 Lowe St., Gisborne	7 Jan., 1925	Gisborne.
4961 142	Power, Justin McCarthy Sadd, Robert Thomas	R. T. Sadd and Co.	Main Road, Lower Hutt Reid's Buildings, Liver- pool Street, Dunedin	3 Dec., 1924 3 Nov., 1924	Lower Hutt. Dunedin.
4521	Sainsbury, Arthur George		Silverdale	8 Dec. 1924	Auckland.
893 4526	Shaw, James Walter Simmonds, Harold Ernest	Shaw and Bone	Market Street, Hastings Endean's Buildings, Queen	17 Dec., 1924 8 Jan., 1925	Hastings. Auckland.
	,	••	Street, Auckland	O 9an., 1929	Auckiana.
4212	Stewart, Francis John		135 Worcester Street, Christchurch	19 Jan., 1925	Christehurch.
955 2635	Thompson, Joseph Samuel Williams, Garth Garter	• ••	Queen Street, Blenheim Bryant's Buildings, Rangi- tikei St., Palmerston N.	28 Jan., 1925 19 Dec., 1924	Blenheim. Palmerston North.

^{*} Transferred from John Fisher on 5th December, 1924. † Transferred from John Boyd on account of Boyd's Agency on 18th November, 1924. † Transferred from Edward Michael Leydon on 24th December, 1924. | Transferred from Walter Ballan on account of Craddook's Agency Company on 20th October, 1924. § Transferred from William Oliver Long on 29th October, 1924.

Public Trustee.—Deceased Persons' Estates under Administration.

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

Particulars of the Estates of Deceased Persons placed under the Charge of the Public Trustee during the Month of February, 1925:—

Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
Allpress, Edward Robert	. Oxford	Chemist	14/1/25	Testate.
Armstrong, Beatrice Syrena .	TTT 111	Married woman	3/9/23	Intestate.
Axten, Valentine Charles		Market-gardener	17/2/25	Testate
Bargrove, William	37 1	Retired sheep-farmer	13/2/25	,,
Birse, Elizabeth	TTT 12 4 .0007	Widow	26/1/25	
Black, James	. Papakura 💥	Labourer	13/2/25	,,
Bowis, William Frederick	. Doyleston	Motor mechanic	19/12/24	Intestate.
Bourke, John		. Mine-manager	13/12/24	,,
Broomfield, Henry Thomas .		Farmer	16/12/24	
Brown, Susannah Burnett, Kenneth		Married woman	15/2/25	Testate.
Burnett, Kenneth		Farmer	16/1/25	2,7
Caldwell, Susan Julia	Kauwhata, Palmer- ston North	Widow	19/10/24	••
Cairneross, William	337 111	Labourer	2/1/25	Intestate.
Cairneross, William	0.11	1 0 1 1	$\frac{2}{1}$	
Cain, William	The second	Retired pensioner	$\frac{27/1}{25}$,,
Christie, John Dalgleish	1 0 11	Auctioneer	14/10/24	Testate.
Chambers, William Wyman	To a	Drapery-manager	10/2/25	Intestate.
Clarke, James	117	Farmer	19/6/99	"
Clarke, Ellen Margaret	1 1 1 1	Minor	18/4/10	,,
Cocks, William Bertram	01 1 1 1	Cabinetmaker	5/4/22	,,
Connolly, John Charles	D + O1 1	Tobacconist	3/1/25	Testate.
Cox, Minnie Annie	Christchurch	Married woman	$2^{\prime}/2^{\prime}/25$	Intestate.
Cruickshank, George	Louie Creek, Howard,		26/1/25	,,
	Nelson	1		
Cuthbertson, Marion		Married woman	16/1/25	Testate.
Davis, Alexander or John Alfred .		Glass-beveller	20/1/25	Intestate.
Davidson, William John		Retired farmer	3/12/24	Testate.
Dencher, Evelyn Cathleen Mary .	1 01 1	Married woman	28/3/22	Intestate.
Diamond, James	/ FB +1	Discharged soldier Farmer	$\frac{1/12/24}{20/2/25}$	Testate.
Dixon, Herbert	***	Farmer Labourer	$\frac{20/2/25}{4/2/25}$	
Diver, Benjamin	177 1 W. 1	Gardener	$\frac{1}{1}$	Intestate.
Donald, William Flaser	borough	Galidoner	1/1/20	11100.0000
Donnelly, John	iTT 1	Labourer	13/1/25	•••
Eklund, Charles	XX7 311 1		21/11/24	,,
Eva, Henry	3.7 TN (1	Hulk-keeper Labourer Draper and outfitter	24/12/24	,,
Farah, Anthony Domit	1 1 1 1	Draper and outfitter	4/1/25	,,
Ferris, Henry	Ashburton	Labourer	14/2/25	Testate.
Finlayson, Somerlette	Napier (Hastings)	Station hand	12/1/25	Intestate.
Foreman, Richard White		Settler	24/1/25	Testate.
Galvin, Daniel			20/10/24	,,
Garvey, John	Runanga	Labourer	28/12/24	. . "
George, Herbert Kitchener		Boilermaker	1/1/25	Intestate.
Gillaly, Thomas		Miner	20/9/24	,,
Goodeve, Helen		Married woman	12/8/24	,,
Cow Margaret Mars	Bay Dunedin	Spinster	30/1/25	Testate.
Gow, Margaret Mary	700 -1	Widow	$\frac{30/1/23}{20/12/24}$	
Hayes, Mary Jane	i m	- ·	19/1/25	,,
Hawson, Henry Joseph	Wanganui	Caretaker	25/12/24	Intestate.
Harvey, James	777 1	Retired Stock In-	22/12/24	Testate.
		spector		_
Hamilton, Robert Oswald		Labourer	21/12/24	Intestate.
Hall, George Raymond		Share milker	15/1/25	,,
Halford, Frances		Widow	18/1/25	,,
Hearsey, Eleanor		Spinster	2/2/25	,,
Higgie, Andrew		Farmer	22/1/97	,,
Hook, Alfred James	20 1 1 1	Hospital attendant	4/1/25	Testate.
Horrocks, Ruth	TTT	Widow Farmer	$30/1/25 \ 22/10/24$	Intestate.
Howe, John	PR 1	Farmer Spinster	$\frac{22/10/24}{6/1/25}$	
Hughes, Preston Margaret Irvine, Alice	37 1	Married woman	9/2/25	Testate.
	70 f	Bread carter	$\frac{3/2}{25}$	
Jeff, William James Johnson, Harold August or Thorwald		Fisherman	30/10/18	Intestate.
August			,,	
Johnson, Richard	Tarakohe	Quarryman	5/2/25	,,
Kearney, Elizabeth	1 4 4	Married woman	6/12/18	,,
Kingdon, Emma Eleanora .	01 1 1	Married woman	19/2/25	Testate.
King, Francis Charles	1 01	Farmer	25/1/25	,,
Kightly, Gyril Simcoe	4 11 1	Clerk	14/1/25	Intestate.
Leslie, George	. Wellington	Retired Civil servant	11/2/25	Testate.
Lett, Edith Annie	36	Spinster	24/1/25	_ ,,
	. j Arapuni	Labourer	26/1/25	Intestate.

THE NEW ZEALAND GAZETTE.

DECEASED PERSONS' ESTATES UNDER ADMINISTRATION-continued.

No.	Name of Deceased.	Residence.	Occupation.	Date of Death.	Remarks.
69	Lowe, Alfred Ernest	. Tai Tapu	Head gardener	26/12/24	Testate.
70	Loveridge, Alice May	. Nelson	Spinster	28/1/23	Intestate.
71	Macqueen, Donald Robert .	. St. Heliers, Auck-	Settler	19/1/25	,,
72	Mantin Taxanla	land . Puketaha	Retired farmer	16/2/25	Testate.
73	Martin, Joseph	TT 1 3 1	Rabbiter	$\frac{10/2/25}{22/1/25}$	Intestate.
74	McCammon; William John		Engineer	13/7/24	,,
75	AF 75 4 1 TYT-171	. Helensville	Gum-digger	15-25/12/24	**
76	McDonald, David		Farmer	23/1/25	Testate.
$\begin{bmatrix} 77 \\ 78 \end{bmatrix}$	7, 7	Eltham	Married woman Shipmaster	$12/1/25 \ 4/8/24$	"
79	McMillan, John Connell	PTS 1	Railway employee	23/1/25	Intestate.
80	McCarter, Alfred	TT7 - 11'	Carpenter	14/2/25	Testate.
81	McKay, Peter Finlay		Engineer	13/2/25	,,
82	McNeil, Archibald	Th. 1111	Gardener	7/2/25	,,
83		. Prebbleton . Sydenham	Married woman Retired railway em-	$\frac{1/2/25}{28/1/25}$,,
84	Meyer, Frederick	. Sydenham	ployee	20,1,20	,,
85	Milsom, Hannah Dobson	. Te Kauwhata	Widow	21/1/25	,,
86	Mitchell, Valentine	. Seddon	County surfaceman	27/1/25	Intestate.
87	Moy, Patrick	. Adelaide	Merchant	30/10/24	Testate.
88 89		. Waikouro Ormondville	Farmer Domestic help	$24/12/24 \ 25/12/24$	Intestate.
90		. Wellington	Retired police ser-	16/2/25	"
91	** * ****** ** 11	. Waipiro Bay	geant Motor-garage proprie-	16/12/24	Testate.
92		. Gisborne	tor Married woman	31/1/25	Intestate.
93	37, 1 3 7	. Dalby, Queensland	Contractor	26/12/24	Testate.
94	lance a series of the series	. Dunedin	Tinsmith	1/2/25	,,
95,		. Christchurch	Motor-driver	25/12/24	Intestate.
96		Enner Glyn, Nelson	Widow	$\begin{array}{c c} 4/2/25 \\ 23/1/25 \end{array}$	Testate.
$\frac{97}{98}$. Kaponga . Hunua	Married woman	8/2/25	Intestate.
99		. Kauaeranga	Farmer	18/1/25	,,
100		. Wellington	Carpenter	2/2/25	,,
101		. Palmerston South	Labourer	8/2/25	Testate.
$\frac{102}{103}$. Wellington	Widow	7/2/25 $17/11/23$	Intestate.
103	l	. Dunedin Christchurch	Clerk	29/1/25	Testate.
105	Ramsbottom-Isherwood, James Clare don		Military officer	4/1/13	,,
106		. Marton	Married woman	2/2/25	,,
107	Rice, Walter Robert	. Christchurch	Express Company em-	28/1/25	,,
108	Richards, Joseph Sydney	. ,,	Grocer's assistant	17/1/25	Intestate.
109	l	. Hokitika	Miner	18/1/25	,,
110		. Westport	Painter	23/1/25	Testate.
111		Palmerston North	Farmer	26/1/25	,,
$\frac{112}{113}$	C 1 A 7701' 1 41	Levin	Settler Widow	$\frac{10/2/25}{9/2/25}$,,
113		Puketui	Gum-digger	5/1/25	Intestate.
115	Shields, Thomas	. Wellington	Retired master tailor	6/2/25	Testate.
116		New Plymouth	Spinster	22/1/25	,,, T - t t - t -
117		. Wellington Paengaroa	Widow Farmer	$\frac{22/9/22}{26/1/25}$	Intestate. Testate.
118 119		. Paengaroa . Woodlands	Apiarist	9/11/24	restate.
120	Sproull, Charles Casement	Porirua	Librarian	24/12/24	Intestate.
121	Todd, Mary Jane	. Hamilton	Widow '	11/12/24	Testate.
122		Lake Coleridge	Labourer Mill-wright	$\frac{1/1/25}{26/1/25}$	Intestate. Testate.
$\frac{123}{124}$	l · · · · · · · · · · · · · · · · ·	. Auckland	Not known	30/8/24	Intestate.
125	Weatherall, Henry	. Roxburgh	Miner	7/1/25	Testate.
126	Wells, Edwin Henry	. Christchurch	Upholsterer	22/1/25	,,
127		. New Plymouth	Spinster	30/1/25	Tutastata
$\frac{128}{129}$	were to Table 1 and Table 1	. Petone	Carpenter Labourer	11/11/10 9/3/13	Intestate.
130		. Wallaceville	Dairy-proprietor	14/1/25	,,
131	1 menusus - men 19 19	. Christehurch	Retired railway servant	6/2/25	Testate.
132	Woodger, Caroline Sophia Katherir Thompson	Wellington	Married woman	11/2/25	Intestate.
133		. Sunnyside Mental Hospital, Christ- church	Widow	16/2/25	>>

Public Trust Office, Wellington, 9th March, 1925.

J. W. MACDONALD, Public Trustee.

Vital Statistics of Urban Areas.

. REPORT on the Vital Statistics of the Urban Areas of the Dominion for the Month of February, 1925 :-

]	· zi	₽ 7G	of 1,000 0n.		DEATH	s regis:	rered I	N FEBRU	JARY, 19	25.	
			nated Ation il, 192	Births bered. ry, 1925	ortion of the 1 pulation		Males.			Female	S.	eaths.	Proportion of Deaths to the 1,000 of
			Estimated Population, 1st April, 1924.	Total Birthe registered, February, 1925	Proportion Birthe to the J of Population	Under 1 Year.	1 & under 5 Years.	5 Years and over.	Under 1 Year.	1&under 5 Years.	5 Years and over.	Total Dec	Population, February, 1925.
Auckland			172.935	264	1.53	9	3	49	 	7	40	108	0.62
Wellington		-	114,510	192	1.68	4	1	35	3	2	22	67	0.59
Christchurch			115 360	157	1.36	1	1	33	2	· 4	34	75	0 65
Dunedin			75,755	87	1.15	1	1	15	2	2	24	45	0.59
Hamilton			16,120	34	2.11	2	1	5	l		2	10	0.62
Gisborne			15,365	29	1.89	1		3	1		2	7	0.46
Napier	••		18,205	33	1.81			8	1		9	18	0.99
Hastings			14,035	26	1.85		١	3			1	4	0.29
New Plymouth			14,410	26	1.80	١		1	٠		4	5	0.35
Wanganui			24.985	39	1.56	2		2	4	1	3	12	0.48
Palmerston North			18,310	30	1.64	3		6			4	13	0.71
Nelson			11,400	17	1.49		1	4		4	4	13	1.14
Timaru			16.710	24	1.44	2	1	4	1		7	15	0.90
Invercargill	••		20,520	38	1.85	4		2	2	• •	4	12	0.58
Total			648,620	996	1.54	29	9	170	16	20	160	404	0.62

The total births registered for the urban areas amounted to 996, as against 1,166 in January—a decrease of 170. The deaths in February were 404, a decrease of 50 as compared with the previous month. Of the total deaths males contributed 208, females 196. Seventy-four of the deaths were of children under five years of age, being 18-32 per cent. of the whole number. Forty-five of these were under one year of age.

The equivalent annual rates per 1,000 of mean population for February, 1925, and two months ended February, 1925, were as follows. The infantile mortality rate per 100 births for the same period is also given.

				Equivale	nt Annual Rates	per 1,000 of Pe	opulation.	Infantile	Mortality
Urb	an Area			Bir	ths.	De	aths.) Births.
				February, 192 5 .	Two Months, 1925.	February, 1925.	Two Months, 1925.	February, 1925	Two Months 1925.
Auckland				18.32	20.57	7.49	8.12	3.41	4.22
Wellington				$20 \cdot 12$	19.28	7.02	7.55	3.65	4.08
Christchurch				16:33	18 26	7.80	7.70	1.91	2.56
Dunedin				13.78	16.39	7.13	8.00	3.45	2.42
Iamilton			/	25.31	30.89	7.44	8.56	5.88	4.82
lisborne		••		22.65	20.70	5.47	5.86	6.90	3.77
Napier	••	• •		21.75	20.10	11.86	8.57	3.03	3.28
lastings	••			22.23	23.09	3.42	5.99		
lew Plymouth	• •	•		21.65	21.24	4.16	9.58	• • •	
Vanganui	••	• • •		18.73	24.73	5.76	6.00	15.38	8.74
Palmerston North	••	• • •		19.66	21.96	8.52	9.83	10.00	5.97
Velson	••			17.89	17.89	13.68	14.74		2.94
Cimaru			::	17·23	18.67	10.77	8.26	12.50	9.62
nvercargill	••	••	,	22.22	24.85	7.02	7.02	15.79	9.41
All areas, Februa	ry, and	two	months,	18:43	20:00	7:47	7.94	4.52	4.12
All areas, Februa 1924	ry, and	two	months,	20.81	20.83	7·1 5	7.71	3.09	3.59

The following table shows the deaths in various age-groups occurring in the urban areas during the month of February, 1925:-

Age-group.	Auckland,	Wellington.	Christchurch.	Dunedin.	Hamilton,	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
					Male	9.									
Under 5 years 5 and under 10 years 10 15 15 20 25 30 35 40 40 45 50 55 60 65 70 70 75 80 80 85 80 85 90 90 90 90 100 years and over	12 7 5 3 2 5 1 4 3 4 4 2 	5 2 2 1 2 4 4 4 2 1 1 5 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 1 1 4 1 1 1 2 4 3 4 3 2 1 	2 1 	3 1 1 	1		··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	2 1 	3 1 1 1 1 1 		3 1	1	38 12 4 1 10 8 6 11 11 14 9 12 18 15 10 7 2 1

Age-grouj	p.	-	Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
						j	Female	28.									
Under 5 years 5 and under 10 year 10	••		7 2 1 3 2 1 1 1 2 3 2 2 4 3 5 3 3	5	6	4 1 1 1 1 1 		1	1	··· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ·· ··	1	5	1 1 1 1	4	1 1 	2	36 44 5 3 3 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

Table showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during February, 1925.

Causes of De	ath.		Auckland.	Wellington.	Christchurch	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
I.—Epidemic, Endemic,		s															
7. Measles	8.		1	١		1								1			3
8. Scarlet Fever		::	î												• • •		1
9. Whooping Cough			1	2										1			4
6. Dysentery			1													'	1
2. Acute Poliomyelitis (Inf	antile Paralysis)		15	1	1		1					2		3	1		24
3. Lethargic Encephalitis									1								1
1. Tuberculosis of the Resp	iratory System		9	2	2	2			1			٠.	1		• •		17
2. Tuberculous Meningitis			2	٠.							••				• • •	• •	2
4. Tuberculosis of the Vert	ebral Column	• •	1				• • •		• • •			• •	•• '	• •	***	••	
8. Syphilis	••	• •	1	1.	••		• • •	•••	·;	••		••	••	••	• •	• • •	2
1. Septicæmia	••	• •	• • •		1	•••		•••	1	· · ·	••	••	•••	• •	••	•••]]
Totals	••		32	6	3	3	1	•••	3			2	1	5	1		57
II.—GENERAL DISEASES NO	T INCLUDED ARC	YVE.															
3. Cancer of the Buccal Car			2												٠		
4. Stomach and I		• • • • • • • • • • • • • • • • • • • •	7	4	6	i		1									19
	ntestines, and Re			2					2				1		2	1	- 7
6. " Female Genital			1			3											
7. Breast			1	2		1						1					
8. " Skin			1											, . l			
9. "Abdomen		• • •	1	١													
9. " Brain				.	1				١		١						
9. " Lung									1						٠.		
9. Prostate				1	1					1			1				;
9. Disseminated Cancer	•				1				.,.			٠.				1	
60. Tumour of Lung						1								• • •			
1. Rheumatic Myocarditis		• •			٠		1	• • •		••	• •				٠.	••,	
7. Diabetes Mellitus		• •	1 .:		·:	1			1	••	• •	• •	.:	• •	1	• •	
8. Pernicious Anæmia	••	• •	1	2	3	.:	• •	••	•••	• •	• •	٠.	1	••	• •		
30. Exophthalmic Goitre		• •	1	2	1	1		1		• •	•••	•••	• • •	•••	• • •	• • •	
33. Addison's Disease	••	• •	•;	••	1	}				• •	• •	• •	• •	••	• •	• •	
35. Lymphatic Leucemia		• •	1 1		1		• • •			• • •	• • •	• •	•••		••		
66. Acute Alcoholism 67. Chronic Lead Poisoning	••	••	1				• • •	::			• • •						4.2
7. Chrome Lead Forsoming	••	• •	1	• • •			• • •	<u> ::</u>				•••	•••				
Totals			18	13	15	8	1	1	4			1	3		3	2	6
III DISEASES OF THE NI	ERVOUS SYSTEM	AND		1	1	1											
OF ORGANS OF SPE			1	1			1	1		*	1	1	1				
4. Cerebral Hæmorrhage, A			10	6	5	3			1	1		2		1		1	3
++					1	١			1								
76. General Paralysis of the	Insane			1	1		٠.										
77. Other Forms of Mental				١	1	1											1
8. Epilepsy			1	2	3	1											.
O. Infantile Convulsions					1												
33. Cerebral Softening											1						
4. Other Diseases of the No.	ervous System		1			1		٠٠.			1						}
			4.0	-						-		<u> </u>	·	-		-	1 7.
Totals		. • •	12	8	12	6	1	••	2	1	1	2		1	1	1	4
					************			1					1	-			

Table showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during February, 1925—ctd.

Y Delication Origotiatory System 9 1 1 1 1 1 1 1 1 1		Causes ci	Death.			Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
St. Petroaciditis and Myocarditis 2	1	V.—DISEASES OF C	IRCULATORY	System.	1				~ 1		j	Ť		ĺ					j	
89. Angina Pectoris 1	87. 1	Pericarditis					1			- 1							,			
100. Displayment of the Heart 13 12 15 8 1 2 2 1			nd Myocard	ıtıs		1		ļ		- 1	- 1	- 1				1				
Totals	90. (Other Diseases of the				13	12	15	8						1				2	6
Totals			ies	••	-					1						1		·;	••	
V_Direction 1	72. I	inromoosis	• •	••	•••		••		•••	••			••		•••	•••	•••	1	··	
99. Bronchitis 1		Totals	••	.,		16	15	19	10	1	2	2	2	1		4	3	4	2	8
10 Bronchitis 1 1 1 1 1 1 1 1 1	v	Drewases on mus	RESPIE	v Qvemma	,															
0. Broncho-pneumonin				Oldinm			1	1			1									
20. Pelevirky				• •	- 1	- 1	l l			ا :٠		1								
30. Congestion of the Lungs							í			- 1								1	::	
Totals	3. (Congestion of the Lu			- 1									1	1	1 1	1 1			
VII. — DISRABS OF THE DIGRETIVE STETEM. 1	7. 1	Hæmoptysis	••	••	•••		••	••	••	1	•••		••	•••	••	•••	• -	••	••	
VIL - DISRABRS OF THE DIGRETIVE STEEM. 1		Totals				4	2	2	4	2	1	1		2		1	1	1		-
O. Stricture of Ossophagus	•	T D	D	O																-
1. Ulcor of the Stomech 1 1				e system.			1											١,,		
2. Gastriis	1.	Ulcer of the Stomac		••			1	1		- 1		1					Į.	::	• • •	
4. Diarrhosa and Entertits (2 years and over) 7. Appendictits 8. Intestinal Obstruction 9. 2 2 1 1 1			 itia /n= 3 1	***	1			1										••	••	
7. Appendicities 2	o 4. `	Diarrhœa and Enter Diarrhœa and Enter	itis (2 vears	and over										!			i		••	ļ
9. Other Diseases of the Intestines 2	7. /	Appendicitis	`	,	- 1	2	1	1	1 (• •					1		::		
2. Citrhosis of the Liver							_	-		l l		1 1			1	ŀ	ı	i		
3. Bilitary Calculi									'i			: 1		: :	1	1	ı	.		
Committe	3	Biliary Calculi	• •	• •								1	• •				••			
Totals			• • .	••										1 1		1		::		
I. Non-Venerral Diseases of The Genito- URINARY SYSTEM AND ANNEXA.	J	L GLIUOIII	••	••	••						<u>··</u>	•••				<u> </u>	<u>-:-</u>			_
UBINARY SYSTEM AND ANNEXA. 8. Auth Nephritis 1. Other Diseases of the Kidneys and Annexa. 1. Other Diseases of the Kidneys and Annexa. 1. Other Diseases of the Prostate 1. Other Diseases of the Eduluar of the Prostate of the Pr		Totals	• • •	••	• •	4	8	7	5	1	2	1	••	••	1	1	1	1	•••	
UBINARY SYSTEM AND ANNEXA. 8. AULE NEPHTISS 1. Other Diseases of the Kidneys and Annexa. 9. Chronic NephTitis 1. Other Diseases of the Kidneys and Annexa. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	ΙΙ	- Non-Venereal D	IBEASES OF	THE GEN	ITO-					_										_
9. Chronic Nephritis 1. Other Diseases of the Kidneys and Annexa 2. Calculi of the Urinary Passages 1. 1. 1. 1		UBINARY SYSTE						ì												
1. Other Diseases of the Kidneys and Annexa				••	••	•;					1		1							
2. Calculi of the Urinary Passages	9. I	Ontonic Nepariois Other Diseases of th	e Kidnevs a	nd Annexa				_			!	1	l				ľ	::	::	
Totals	2.	Calculi of the Urina	ry Passages				1		1 1		l .	i l			1			::	::	
Totals			tate					i .					l		••.				••	
VIII	88.	Pelvic Abscess	••	••	• •	···	1	<u> </u>		··	··-	•••	••	•••	•••	••	••	••	<u> </u>	_
1		Totals	••	• •		4	3	3	4			2	1	1			1			
1		VIII Mara Dr		1 A 1971 PA		<u> </u>										<u> </u>	ļ	·	<u> </u>	-
State Color Colo	6.	Puerperal Scepticær	nia	ATE.		.,	1	١					۱		١.,				۱	
Tissue							——	İ										·		-
X.—DISEASES OF THE BONES AND OF THE ORGANS OF LOCOMOTION. 1	X. J			HE CELLU	LAR													İ		
ORGANS OF LOCOMOTION. XI.—MALFORMATIONS. 39. Congenital Cystic Goitre 39. Deformity 39. Heart Disease 1	3.		••	••														1		
ORGANS OF LOCOMOTION. XI.—MALFORMATIONS. 39. Congenital Cystic Goitre 59. Deformity 30. Heart Disease 1	,	У — Птоплене он ти	T BONTE A	T. ON MUN				·			┝				<u> </u>		-	·	·	1-
XI. — MALFORMATIONS.	-								l							1	1			
1	55.			• •								1								
1		YIMAT	BODWARIONS						·							·	1	-		-
Deformity Defo	59.						l				١	١	١	l	1	١	١			
Totals	59.	. Deformit	y	••				1		١	• •	••	•••			1		••		
Totals			sease	••		1	1	1	1	•	i	1	ı	1	1		1	1		
XII Early Infancy.			• •	••	••		<u> </u>	·	-			ļ <u></u>		ļ	-			-	<u> </u>	- -
### All.—Early Infanoy 1		Totals	••	••	••	1		1	1	1	•••		, ••	••	1	1		1		
Solution Congenital Debility, Icterus and Sclerema 1									1											-
Sila. Premature Birth	30.	Congenital Debility	. Icterus and	d Sclerema		1			1	1	t		1			1	1		1	
Totals	51. 51a	Premeture Birth	• •	• •	••	3			1					1			1	i	4	
XIII OLD AGE S4. Senility			liar to Early	Infancy			•				1	3	1	1		1			1	
XIII OLD AGE S4. Senility		Matala						-	-			·	\ 	├	-	-	-		6	- -
Samility Samility		TOTALS	••	••	••				-		<u> </u>	.	<u> </u>	1	4	-		1	.	- -
XIV.—External Causes.	• •		OLD AGE			_	_	_			_	_						}	. ,	
Solicide by Solid or Liquid Poisons)4.	seniity	• •	••	••	7	2	6		1	1	1						1	1	
Corrosive Substances 1																				1
Gas-poisoning Gas-poisonin							1		1	1	1	1	1	1		1	1	••		
70. Firearms 71. Cutting or Piercing Instruments				••		1	i				i							::	::	
71. Cutting or Piercing Instruments		, Firearm	s	••		1	1	1			1		t			1		::		1
77. Accidental Poisoning																		1		
82. Drowning								1					1		1	1	1	::	;:	
88. "Traumatism by Firearms 1		. Drownin	ğ			1		2	1	1				1					::	
86. " " " " " " " " " " " " " " " " " " "		" Trauma	tism b y Fir e	arms	• •				1											
88						- 1	1) -	*-		1		1	i	- 1	- 1	1			
88. by Fall of Earth 1	88.		by Aut	om obiles			1		1		1	1	1	4		1	1			
	88.		by Fall		• •	•:	1								1					
99. Homicide	99.	TT 1		••		1	1	t	- 1			ì	1		ı	1		i	::	
Totals	٠.,	•		••	••	<u> </u>	-	-	_[.'	-	-	-	-	-	-	-	-	-	- -

Table showing for each of the Urban Areas the Causes of the Deaths of all Persons registered during February, 1925-ctd.

Causes of Death.	Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napier.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
XV.—ILL-DEFINED DISEASES. 205. Not Specified or Ill-defined	108	67	75	45	10	7		4	5	12	13	13	15	12	404

Infantile Mortality.

Table showing for each of the Urban Areas the Causes of the Deaths of Infants under 1 Year of Age registered during February, 1925.

(These figures are included in the preceding table.)

Causes of Death.	Auckland.	Wellington.	Christchurch.	Dunedin.	Hamilton.	Gisborne.	Napler.	Hastings.	New Plymouth.	Wanganui.	Palmerston North.	Nelson.	Timaru.	Invercargill.	Totals.
7. Measles 22. Acute Poliomyelitis (Infantile Paralysis) 80. Convulsions 100. Broncho pneumonia 113. Diarrhœa and Enteriti 159. Congenital Cystic Goitre 159. Deformity 159. Heart Disease 160. Congenital Debility, Icterus, &c. 161. Injury at Birth 161A. Premature Birth 162. Other Diseases peculiar to Early Infancy 185. Accidental Fall 199. Homicide		1	1 1 	1	1	2	1			1	1		1	1 1	1 1 1 5 1 3 2 5 2 16 4 1
Totals	9	7	3	3	2	2	1			6	3		3	6	45

Census and Statistics Office, Wellington, N.Z., 11th March, 1925. MALCOLM FRASER, Government Statistician.

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.

No.	Name.	Name. Residence. Occupation. Date of Deat		Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Bruce, Margaret	Rotorua	Spinster	17/1/99	4/3/25	Testate	Auckland.
2	Chalmers, James	Picton	Labourer	17/1/25	6/3/25	Intestate	Blenheim.
3	Clutterbuck, William Frederick	Balclutha	,,	5/1/25	4/3/25	,,	Dunedin.
4	Dencker, Evelyn Cathleen Mary	Whangamoa	Married woman	28/3/22	6/3/25	,,	Nelson.
5	Diver, Benjamin	Waipunga	Labourer	4/3/25	5/3/25	Testate	Napier.
6	Hearsey, Eleanor	Auckland	Spinster	2/2/25	4/3/25	Intestate	Auckland.
7	Hughes, Preston Margaret	Tuakau	· ,,	6/1/25	4/3/25	,,	,,
8	McCarter, Alfred	Wellington	Carpenter	14/2/25	6/3/25	Testate	Wellington.
9	Mitchell, Valentine	Blind River, Seddon	Labourer	*	6/3/25	Intestate	Blenheim.
10	Patterson, Catherine	Hunua	Married woman	9/2/25	6/3/25	,,	Auckland.
11	Pickett, John	Palmerston	Labourer	8/2/25	4/3/25	Testate	Dunedin.
12	Whitaker, Mary	New Plymouth	Spinster	30/1/25	6/3/25	,,	New Plym't

* 26/1/25 or 27/1/25.

Public Trust Office, Wellington, N.Z., 7th March, 1925.

J. W. MACDONALD, Public Trustee.

Certificates of Naturalization granted.

Department of Internal Affairs, Wellington, 10th March, 1925.

T is hereby notified, for public information, that certificates of naturalization, in accordance with the provisions of the British Nationality and Status of Aliens (in New Zealand) Act, 1923, have been granted to the persons named and described hereunder.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Name.		Residence	е.	Occupation.	Country of B	irth.	Date of Naturalization
Aberhart, John Henry Augostis, Emmanovl Godinovich, Yerko Irion, Heinrich Kogoj, Aloiz Liepst, Alfred Ferdinand Nielson, Bessie Pavlinovich, Ivan	 	Blenheim Wellington Houhora Wellington Red Hill Hastings "Aranga		Retired farmer Seaman Gum-digger Gardener Labourer Well-sinker Masseuse Labourer	 Germany Greece Dalmatia Germany Jugo-Slavia Denmark Norway Dalmatia		9/3/25.

Notice to Mariners No. 16 of 1925.

Marine Department,
Wellington, N.Z., 6th March, 1925.

THE following Notices to Mariners, which have been received from the Commonwealth Navigation Service, Melbourne, and the Department of Trade and Customs, Melbourne, are published for general information.

G. C. GODFREY, Secretary.

QUEENSLAND.

WITH reference to notice No. 25 of 1924, the alterations

to Cape Cleveland leading light have been completed.

Position.—Lat. 19° 11′ S., long. 147° 01′ E.

Character.—White, fl. every sec. thus: Flash 0.4 sec., eclipse 0.6 sec.

Elevation.—150 ft.

Visibility.—From 281° to 301°, obscured elsewhere; from 287° to 295° the light is intensified and visible 18 M.

Structure.—White circular steel house and lantern with beacon immediately behind, 12 ft. in height.

Remarks.—This light in line with the main light bearing 291° leads between Four Foot Rock and Twenty Foot Rock. Date of Issue.—6th January, 1925.

Charts affected.—1102, 348.

Authority, and No. of Notice.—Lighthouse Service, 1925.

SOUTH AUSTRALIA.

Gulf of St. Vincent.

A flashing white light (U) will be established on Long Spit beacon on or about 12th March, 1925.

Position.—Lat. 34° 34½′ S., long. 138° 06½′ E.

Character.—White, fi. every six sec. thus: Flash ½ sec.

eclipse 5# sec.

eclipse 54 sec.

Elevation.—14 ft. Visibility.—8 M.

Structure.—Lantern, carried on post erected on three-pile
beacon, painted red, 15 ft. in height.

Date of Issue.—9th January, 1925.

Chart affected.—2389.

Authority, and No. of Notice.—Lighthouse Service, 1925.

AUSTRALIA-SOUTH COAST.-GULF OF ST. VINCENT.

Orontes Bank-Intended New Light (U).

Referring to Notice to Mariners No. 21 of 1924, mariners and others are hereby notified that a Green Flashing Light (U) will be established on Orontes Bank beacon on or about 13th March, 1925.

Position.—Lat. 34° 45½′ S., long. 137° 59′ E. On chart

No. 2389.

Character.—Green, flashing every six seconds, thus: Flash

\$ sec., colipse 5\frac{2}{3} sec.

Elevation.—14 ft. Visibility.—5\frac{1}{2} miles.

Remarks.—The light will be unwatched. NOTE.—No further notice will be given.

Notice to Mariners No. 17 of 1925,

NEW ZEALAND.—NORTH ISLAND.—PORT NICHOLSON.

Marine Department, Wellington, N.Z., 7th March, 1925.

Dredger to operate.

THE Wellington Harbour Board notify that on and after the 10th March, 1925, the Dredger "Whakarire" will be operating on Falcon Shoal to the westward of the

when on her station the dredger will exhibit vertically disposed, and where they can best be seen, the following

signals :-

Between sunrise and sunset two black spherical shapes;

Between sunset and sunrise two red lights.

When the dredger is not on her station her moorings will

When the dredger is not on her station her moorings will be marked by a mooring-boat, which will exhibit a fixed white light between sunset and sunrise.

Vessels should pass eastward, and not approach within two cables of the dredger's position.

Publications affected: Admiralty Plan No. 1423; "New Zealand Pilot," ninth edition, 1919, page 117; "New Zealand Nautical Almanac," 1925, page 209.

G. C. GODFREY, Secretary.

Notice to Mariners No. 18 of 1925.

NEW ZEALAND.—WEATHER REPORTS FROM RADIO STATIONS.

Marine Department, Wellington, N.Z., 9th March, 1925.

Servive amended.

NFORMATION is hereby given that the request weather reports by radio service which hereby the reports by the reports reports by radio service, which has been in operation since September, 1923, and by which shipmasters may, on request, obtain weather reports of certain coastal localities from the radio stations at Wellington, Auckland, and Awanui, has been amended.

Awanu, has been amended.

In future this service will continue to be carried out by Wellington and Auckland Radio-stations only, and will not

be performed by Awanui Radio-station.

This notice amends Notices to Mariners No. 51 of 20th September, 1923, and No. 69 of 25th October, 1923.

G. C. GODFREY, Secretary.

Sitting of the Native Land Court at Rawene on the 15th April, 1925.

Registrar's Office

Auckland, 6th March, 1925. OTICE is hereby given that the matters mentioned in the Schedule hereunder written will be heard by the Native Land Court sitting at Rawene on the 15th April, 1925, or as soon thereafter as the business of the Court will allow.

Notice is hereby also given that the Court will adjourn, if necessary, and sit at Opononi.

[Tokerau, 1925-4.]

E. P. EARLE, Registrar.

SCHEDULE.

APPLICATIONS FOR COMPENSATION.

No. 76. Applicant: The Minister of Public Works. Name of land: Rotokakahi A 3c 2c, A 3c 2g 2, A 3g 1g 4, and A 3a 3. Nature of application: Assessment of compensation for area taken for a road.

Native Land Court and Maori Land Board Fixtures.

Native Department,
Wellington, 6th March, 1925.

OTICE is hereby given that ordinary sittings of the
Native Land Courts and meetings of the District
Maori Land Boards will be held during the year, commencing
1st April, 1925, at the times and places hereinafter mentioned.

R. N. JONES, Under-Secretary.

Danui cleace

1. Tokerau District, North Auckland.

Court Sittings (1925-26).

Wednesday, 15th April, 1925.
Tuesday, 12th May, 1925.
Wednesday, 10th June, 1925.
Wednesday, 12th July, 1925.
Wednesday, 22nd July, 1925.
Wednesday, 22nd July, 1925.
Wednesday, 19th August, 1925.
Wednesday, 16th September, 1925.
Tuesday, 6th October, 1925.
Tuesday, 6th October, 1925.
Wednesday, 18th November, 1925.
Wednesday, 18th November, 1926.
Wednesday, 13th January, 1926.
Wednesday, 16th February, 1926.
Tuesday, 16th February, 1926.
Friday, 5th March, 1926.
Friday, 12th March, 1926. k Rawene Whangarei ... Kaikohe ... Auckland Russell *RaweneKaikohe Auckland Whangarei *Rawene Russell Kaikohe Auckland Kaeo Friday, 12th March, 1926. Ahipara * Adjourning subsequently to Opononi if necessary. † Adjourning subsequently to Houhora and Mangonui if necessary.

Board Meetings (1925-26).

			ranui cioses.
Rawene	٠.	Wed., 22nd April, 1925.	20th Mar., 1925.
Whangarei		Thurs., 14th May, 1925.	10th April, 1925.
Kaikohe		Fri., 12th June, 1925.	8th May, 1925.
Auckland	٠.	Tues., 14th July, 1925.	12th June, 1925.
Rawene	٠.	Wed., 26th Aug., 1925.	24th July, 1925.
Kaikohe		Fri., 18th Sept., 1925.	14th Aug., 1925.
Auckland	٠.	Tues., 13th Oct., 1925.	11th Sept., 1925.
Whangarei	٠.	Thurs., 29th Oct., 1925	25th Sept., 1925.
Rawene		Wed., 25th Nov., 1925.	23rd Oct., 1925.
Kaikohe	٠.	Thurs., 28th Jan., 1926.	11th Dec., 1925.
Auckland	٠.	Tues., 23rd Feb., 1926.	22nd Jan., 1926.

2. WAIKATO-MANIAPOTO DISTRICT, SOUTH AUCKLAND.

Court Sittings (1925–26).

Kawhia	 Wednesday, 15th Aptil, 1925.
Ngaruawahia	 Tuesday, 28th April, 1925.
Te Kuiti	 Thursday, 28th May, 1925.
Thames	 Tuesday, 30th June, 1925.
Auckland	 Tuesday, 28th July, 1925.
Ngaruawahia	 Tuesday, 18th August, 1925.
Te Kuiti	 Thursday, 17th September, 1925
Thames	 Tuesday, 20th October, 1925.
Auckland	 Tuesday, 17th November, 1925.
Ngaruawahia	 Tuesday, 1st December, 1925.
Te Kuiti	 Tuesday, 12th January, 1926.
Thames	 Tuesday, 16th February, 1926.
Auckland	 Tuesday, 23rd March, 1926.

Board Meetings (1925-26).

			Panui closes.
Te Kuiti		Mon., 22nd June, 1925.	21st May, 1925.
Thames		Tues., 21st July, 1925.	18th June, 1925.
Auckland		Tues., 11th Aug., 1925.	9th July, 1925.
Te Kuiti	۷.	Mon., 12th Oct., 1925.	10th Sept., 1925.
Thames		Tues., 10th Nov., 1925.	8th Oct., 1925.
Auckland		Tues., 24th Nov., 1925.	22nd Oct., 1925.
Te Kuiti		Mon., 8th Feb., 1926.	7th Jan., 1926.
Thames		Tues., 16th Mar., 1926.	10th Feb., 1926.
Auckland		Tues., 6th April, 1926.	9th Mar., 1926.
Thames Auckland Te Kuiti Thames	•••	Tues., 10th Nov., 1925. Tues., 24th Nov., 1925. Mon., 8th Feb., 1926. Tues., 16th Mar., 1926.	8th Oct., 1925. 22nd Oct., 1925 7th Jan., 1926 10th Feb., 1926

3. TAIRAWHITI DISTRICT, GISBORNE. Court Sittings and Board Meetings (1925–26).

			Panui closes.			
Ruatorea		Fri., 17th April, 1925.	11th Mar., 1925.			
*Gisborne		Tues., 28th April, 1925.	25th Mar., 1925.			
Te Aroha		Thurs., 4th June, 1925.	29th April, 1925.			
*Gisborne		Tues., 21st July, 1925.	17th June, 1925.			
*Wairoa		Tues., 11th Aug., 1925.	8th July, 1925.			
Nuhaka		Mon., 24th Aug., 1925.	22nd July, 1925.			
*Gisborne		Tues., 1st Sept., 1925.	29th July, 1925.			
Tikitiki		Wed., 23rd Sept., 1925.	19th Aug., 1925.			
Te Araroa		Tues., 13th Oct., 1925.	9th Sept., 1925.			
*Gisborne		Tues., 3rd Nov., 1925.	30th Sept., 1925.			
*Tokomaru E	Bay	Tues., 17th Nov., 1925.	14th Oct., 1925.			
Tolaga Bay		Wed., 25th Nov., 1925.	21st Oct., 1925.			
*Gisborne		Tues., 1st Dec., 1925.	28th Oct., 1925.			
*Wairoa		Tues., 19th Jan., 1926.	16th Dec., 1925.			
Nuhaka		Mon., 1st Feb., 1926.	16th Dec., 1925.			
*Gisborne		Mon., 8th Feb., 1926.	6th Jan., 1926.			
Ruatorea		Tues., 23rd Feb., 1926.	20th Jan., 1926.			
*Gisborne		Tues., 9th Mar., 1926.	3rd Feb., 1926.			
* Roard meets at these places only.						

4. IKAROA DISTRICT, WELLINGTON. Court Sittings (1925-26).

. Cot	irt s	sittings (1920–20).
Greytown		Tuesday, 7th April, 1925.
Hastings		Thursday, 16th April, 1925.
Levin		Tuesday, 5th May, 1925.
Wellington		Tuesday, 19th May, 1925.
Wellington		Tuesday, 14th July, 1925.
Masterton		Tuesday, 28th July, 1925.
Hastings		Tuesday, 4th August, 1925.
Levin		Tuesday, 25th August, 1925.
Wellington		Tuesday, 1st September, 1925.
Grevtown		Tuesday, 29th September, 1925.
Hastings		Tuesday, 6th October, 1925.
Levin		Tuesday, 27th October, 1925.
Wellington		Tuesday, 3rd November, 1925.
Wellington		Tuesday, 12th January, 1926.
Masterton	٠.	Tuesday, 26th January, 1926.
Hastings		Tuesday, 2nd February, 1926.
Levin		Tuesday, 23rd February, 1926.
Wellington		Tuesday, 2nd March, 1926.

Panuis close three weeks preceding date of sitting (except sitting of Wellington on 14th January, 1926, for which panui closes 15th December, 1925).

Board Meetings (1925-26).

	Duai	a meenings (rose-se).	
			Panui closes.
Grevtown	Wed	d., 8th April, 1925.	12th Mar., 1925.
Hastings	Thu	rs., 16th April, 1925.	19th Mar., 1925.
Levin	Thu	rs., 7th May., 1925.	9th April, 1925.
Wellington	Thu	rs., 21st May, 1925.	23rd April, 1925.
Wellington	Thu	rs., 16th July, 1925.	18th June, 1925.
Masterton	Thu	rs., 30th July, 1925.	2nd July, 1925.
Hastings	Thu	rs., 6th Aug., 1925.	9th July, 1925.
Levin	Thu	rs., 27th Aug., 1925.	30th July, 1925.
Wellington	Thu	rs., 3rd Sept., 1925.	6th Aug., 1925.
Greytown	Thu	rs., 1st Oct., 1925.	3rd Sept., 1925.
Hastings	. Thu	rs., 8th Oct., 1925.	10th Sept., 1925.
Levin	Thu	rs., 29th Oct., 1925.	1st Oct., 1925.
Wellington	Thu	rs., 5th Nov., 1925.	8th Oct., 1925.
Wellington	Thu	rs., 14th Jan., 1926.	15th Dec., 1925.
Masterton	Thu	rs., 28th Jan., 1926.	4th Jan., 1926.
Hastings	Thu	rs., 4th Feb., 1926.	7th Jan., 1926.
Levin	Thu	rs., 25th Feb., 1926.	28th Jan., 1926.
Wellington	Thu	rs., 4th Mar., 1926.	4th Feb., 1926.

5. SOUTH ISLAND DISTRICT, WELLINGTON.

Court Sittings (1925-26).

Picton	 	Tuesday, 31st March, 1925.
Kaiapoi	 	Tuesday, 2nd June, 1925.
Temûka	 	Tuesday, 16th June, 1925.
Dunedin	 	Tuesday, 23rd June, 1925.
Invercargill	 	Tuesday, 30th June, 1925.
Picton	 	Tuesday, 22nd September, 1925.
Kaiapoi	 	Tuesday, 17th November, 1925.
Temuka	 	
Puketeraki	 	Tuesday, 1st December, 1925.
Invercargill	 	
Pieton	 	Tuesday, 23rd March, 1926.

Board Meetings (1925-26).

			Panui closes.
Picton		Thurs., 2nd April, 1925.	5th Mar., 1925.
Kaiapoi		Thurs., 4th June, 1925.	7th May, 1925.
Temuka		Thurs., 18th June, 1925.	21st May, 1925.
Dunedin		Thurs., 25th June, 1925.	18th May, 1925.
Invercargill		Thurs., 2nd July, 1925.	4th June, 1925.
Picton		Thurs., 24th Sept., 1925.	27th Aug., 1925.
Kaiapoi		Thurs., 19th Nov., 1925.	22nd Oct., 1925.
Temuka	٠.	Thurs., 26th Nov., 1925.	29th Oct., 1925.
Puketeraki		Thurs., 3rd Dec., 1925.	5th Nov., 1925.
Invercargill		Thurs., 10th Dec., 1925.	12th Nov., 1925.
Picton		Thurs., 25th Mar., 1926.	25th Feb., 1926.

6. Aotea District, Wanganui.

Court Sittings and Board Meetings (1925-26).

Wednesday, 8th April, 1925.
Wednesday, 15th April, 1925.
Wednesday, 29th April, 1925.
Wednesday, 6th May, 1925.
Wednesday, 27th May, 1925.
Wednesday, 10th June, 1925.
Wednesday, 1st July, 1925.
Wednesday, 15th July, 1925.
Wednesday, 22nd July, 1925.
Wednesday, 19th August, 1925.
Wednesday, 2nd September, 1925.
Wednesday, 23rd September, 1925.
Wednesday, 7th October, 1925.
Wednesday, 28th October, 1925.
Wednesday, 11th November, 1925.
Wednesday, 25th November, 1925.
Wednesday, 9th December, 1925.
Wednesday, 13th January, 1926.
Wednesday, 3rd February, 1926.
Wednesday, 17th February, 1926.
Wednesday, 3rd March, 1926.

Board business will be dealt with on circuit. Court panui closes twenty-eight days preceding date of sitting. Board panui closes twenty-one days preceding date of meeting.

7. WAIARIKI DISTRICT, ROTORUA.

Court Sittings (1925-26).

Rotorua			Wednesday, 15th April, 1925.
Matata			Wednesday, 20th May, 1925.
Whakatane			Monday, 25th May, 1925.
Opotiki			Tuesday, 9th June, 1925.
Rotorua			Monday, 6th July, 1925.
Taupo			Wednesday, 5th August, 1925.
Te Puke			Wednesday, 19th August, 1925.
Tauranga			Monday, 24th August, 1925.
Rotorua		. ,	Tuesday, 7th September, 1925.
Whakatane			Monday, 5th October, 1925.
Opotiki			Monday, 19th October, 1925.
Rotorua			Monday, 9th November, 1925.
Taupo	• •		Tuesday, 12th January, 1926.
Te Puke	••		Thursday, 28th January, 1926.
Tauranga	• •		Monday, 1st February, 1926.
Whakatane			Wednesday, 10th February, 1926.
Rotorua	• •		Monday, 8th March, 1926.
			* * * * * * * * * * * * * * * * * * * *

Panui closes twenty-eight days preceding date of sitting (except sitting at Taupo on Tuesday, 12th January, 1926, the panui for which closes on 11th December, 1925).

Board Meetings (1925-26).

		e e la companya de l
		Panui closes.
Rotorua	 Thurs., 14th May, 1925.	16th April, 1925.
Rotorua	 Thurs., 2nd July, 1925.	5th June, 1925.
Rotorua	 Thurs., 3rd Sept., 1925.	6th Aug., 1925.
Rotorua	 Thurs., 5th Nov., 1925.	8th Oct., 1925.
Rotorua	 Mon., 25th Jan., 1926.	17th Dec., 1925.
Rotorus	 Thurs., 4th March, 1926.	4th Feb., 1926,

CROWN LANDS NOTICES.

Lands in the Auckland Land District forfeited.

Department of Lands and Survey, Wellington, 10th March, 1925. OTICE is hereby given that the leases and licenses of the undermentioned lands having been declared forfeited by the resolution of the Auckland Land Board, the said lands have thereby reverted to the Crown, under the provisions of the Land Act, 1924, and the Discharged Soldiers Settlement Act, 1915.

SCHEDULE. AUCKLAND LAND DISTRICT.

or License No. Section. Block		Block.	District.	Lessee or Licensee.	Reason for Forfeiture.	
D.S. 285	58s	••	Mangateparu Settle- ment	C. D. C. Cummins		Non-compliance with conditions
D.S. 298	1	\mathbf{H}	Awakino S.D	C. N. Stevens		,,,
D.S. 532	1		Apata Settlement	C. A. Randell		,,
D.S. 547	49s		Reporoa Settlement	R. W. Dunbar		â ,,
D.S. 673	5s		Matuku Settlement	G. V. Mortensen		,,
D.S. 755	9	XV	Pirongia S.D	W. J. West		At request.
D.S. 843	ls		Omeheu Settlement	G. P. Thom		,,
D.S. 876	14s		Hikuai Settlement	S. J. Harlock .		12
O.R.P. 5507	la	V	Orahiri S.D	W. J. and G. C. Dimond		***
O.R.P. 5572	9	XI	Piako S.D	G. W. Law		Non-compliance with conditions
R.L. 821	2	II	Rotoma S.D	J. W. Bishop		,,
M.D.L.O. 438	32	11	Aroha S.D	J. H. Fasher		9.

A. D. McLEOD, Minister of Lands.

Education Reserve in Hawke's Bay Land District for Lease by Public Auction.

District Lands and Survey Office

Napier, 9th March, 1925.

OTICE is hereby given that the education reserve described in the Schedule herete will be served. scribed in the Schedule hereto will be offered for lease by public auction at the District Lands and Survey Office, Napier, at 10 o'clock a.m. on Thursday, 23rd April, 1925, under the provisions of the Eduçation Reservés Act, 1908, and amendments, and the Public Bodies' Leases Act, 1908.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.—EDUCATION RESERVE.

Dannevirke County.—Norsewood Survey District.

SECTION 2A, Block X, Norsewood Village: Area, I acre 0 roods 23 perches; upset annual rental, £2 per annum.

The section comprises two hill slopes with no flat land.

There are no buildings on it

ABSTRACT OF TERMS AND CONDITIONS OF LEASE.

- 1. Six months' rent at the rate offered, and £2 2s. lease fee and cost of registration must be deposited on acceptance of
- 2. Term of lease, twenty-one years, with perpetual right of renewal for further similar terms at rentals based on fresh valuations under the provisions of the Public Bodies' Leases

- 3. Rent payable half-yearly in advance.
 4. Lessee to maintain in good substantial repair all buildings, drains, and fences; to keep clear all creeks, drains, ditches, and watercourses; to trim all live hedges; and yield up all improvements in good order and condition at the
- expiration of his lease.
 5. Lessee not to transfer, sublet, or subdivide without the consent of the Land Board.
- 6. Lessee to keep the land free from noxious weeds, rabbits, and vermin.
- 7. Lessee not to use or remove any gravel without the consent of the Land Board.
- 8. Lessee not to carry on any noxious, noisome, or offensive trade upon the land.
- 9. Lessee not to make improvements without the consent of the Land Board.
- 10. Lessee not entitled to any compensation for improve-10. Lessee not entitled to any compensation for improvements; but if the lease is not renewed upon expiration, the new lease offered for disposal by public competition will be subject to payment by the incoming tenant of valuation for buildings and improvements, effected by the original lessee with the consent of the Board; failing disposal, the land and buildings revert to the Crown without compensation.

 11. Lease liable to forfeiture if conditions are violated.

 12. Interest at the rate of 10 per cent. per annum to be paid on rent in arrear.
- paid on rent in arrear.

Education Reserves are included in the classes of land on which, with the approval of the Advances Board, money may be advanced by the State Advances Office.

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

Form of lease may be perused and full particulars obtained

at this office.

Possession will be given on the day of sale.

J. D. THOMSON. Commissioner of Crown Lands.

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

OTICE is hereby given that the undermentioned properties will be offered for sale by auction, for cash or on deferred payments, at the District Lands and Survey Office, Napier, at 10 o'clock a.m. on Thursday, 23rd April, 1925, under the provisions of the Discharged Soldiers' Settlement Act, 1915, and amendments.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

Dannevirke County.-Norsewood Survey District.

SECTIONS 20 and Part 13, Block VI, Norsewood Survey District: Area, 70 ares 3 roods 17 perches; upset price, £2,050, for cash, or on deferred payments; deposit required on deferred payments, £100.

on deterred payments, £100.
Situated one mile and a half from Norsewood Township—dairying district. Fairly well watered. 40 acres flat, 27 acres undulating, balance easy hills. Pastures require renewing. Loamy soil on clay. Buildings old, and of little value. Carrying capacity of property when fully improved about thirty-four dairy cows.

File—H.O., 26/4059, D.O., 22/1460.

Sections 7 and 8, Block VI, Norsewood Survey District,

Sections 7 and 8, Block VI, Norsewood Survey District, and Suburban Section 44, Norsewood: Area, 140 acres, 2 roods 18 perches; upset price, £3,200 for cash, or on deferred payments; deposit required on deferred payments, £200.

Situated about two miles from Norsewood Township—dairying district. Fairly well watered. 100 acres flat and suitable for cropping, balance undulating. Pastures require renewing. Soil light loam on clay. Buildings old, and of little value. Carrying-capacity of property, when fully improved, about fifty-three dairy cows.

The main line of the Mangahao electric power for Hawke's

The main line of the Mangahao electric power for Hawke's Bay passes through Norsewood, and electric power and lighting should be available for these properties.

File—H.O., 26/1284; D.O., 22/490.

TERMS OF SALE.

1. Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance within thirty days.

2. Deferred Payments.—A deposit as shown; balance by equal half-yearly instalments consisting partly of purchase-money and partly of interest, extending over a period not exceeding twenty-five and a half years, with the right to pay off at any time the whole or any part of the outstanding expount.

3. The unpaid purchase-money shall be secured by way of 3. The unpaid purchase-money snall be secured by way of instalment mortgage, interest being calculated at 5 per cent. in the case of a discharged soldier, and 5½ per cent. in all other cases. A rebate of one-tenth of the interest payable will be allowed for prompt payments of instalments.

4. Purchasers responsible for payment of mortgage fees,

&c.

The lands are described for the general information of The lands are described for the general information of intending bidders, who are recommended, nevertheless, to make a personal inspection, as the Department is not responsible for the absolute accuracy of any description. Full particulars may be obtained at this office.

J. D. THOMSON, Commissioner of Crown Lands.

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

District Lands and Survey Office,

Napier, 9th March, 1925.

Napier, 9th March, 1925.

OTICE is hereby given that the undermentioned properties will be offered for sale by auction, for cash or on deferred payments, at the District Lands and Survey Office, Napier, on Wednesday, 15th April, 1925, at 11 o'clock a.m., under the provisions of the Discharged Soldiers Settlement Act, 1915, and amendments.

SCHEDULE.

HAWKE'S BAY LAND DISTRICT.

PART Lot 8, Deeds Plan 275, Part Suburban Section 58, Napier: Area, 27.02 perches; upset price, £950, for cash or on deferred payments; deposit required on deferred payments,

This is a good four-roomed house with all conveniences, electric light, hot and cold water, &c. Situated at 65 Milton Road (near Amners' quarries).

Files—H.O., 26/16385; D.O., 22/2430.

Terms of Sale.

1. Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance within thirty days.

2. Deferred Payments.—A deposit as shown; balance by equal half-yearly instalments consisting partly of purchase-money and partly of interest, extending over a period not exceeding twenty-five and a half years, with a right to pay off at any time the whole of any part of the outstanding amount.

3. The unpaid purchase-money shall be secured by way of instalment mortgage, interest being calculated at 5 per cent. in the case of a discharged soldier and $5\frac{1}{2}$ per cent. in all other cases. A rebate of one-tenth of the interest payable will be allowed for prompt payment of instalments.

4. Purchasers responsible for payment of mortgage fees, &c.

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

Full particulars may be obtained at this office.

J. D. THOMSON, Commissioner of Crown Lands.

Native Lands for Lease by Public Auction.

NOTICE is hereby given that the lands shown in the Schedule hereto will be offered for lease by public auction at the office of the Tairawhiti District Maori Land Board, Gisborne, at 11 a.m. on Saturday, the 4th day of April, 1925, under the provisions of Part XIV of the Native Land Act, 1909. The leases will be for a term of sixteen years from the first day of May, 1925, with right of renewal for a further term of sixteen years and with compensation for improvements effected by the lessee during the currency of the lease. of the lease.

SCHEDULE.

Lot 1. Hauomatuku No. 9B, situated in Waikohu County, Waingaromia Survey District: No legal access; area, 27 acres 1 rood 29 perches; upset rental, £10 per annum.

Lot 2. Waipaoa No. 5A, situated in Wairoa County on the Ruakituri River. The Gisborne-Waikaremoana Road runs through the block. Area, 2,624 acres, from which a tract of bush lands containing approximately 500 acres is reserved for scenic and timber purposes. Upset rental, £186 per annum annum.

Abstract of Conditions of Leases.

- 1. Lessees to be not less than twenty-one years of age, and must not hold more than the area of land stipulated in Part XII of the Native Land Act, 1909, and its amendments.
- 2. Rental for the first term to be the rental of the accepted bid; rental for the renewed term to be 5 per cent. of the Government unimproved value as assessed at the end of the first term, but not less than the rental for the first term.
- 3. Rental to be paid to the Maori Land Board at Gisborne half-yearly in advance.
- 4. On expiry of the lease the lessee's improvements to be valued by arbitration and protected as described in section 263 of the Native Land Act, 1909.
- 5. Lessee of Lot 2 to be liable for any damage by fire to the bush reserve.

The successful bidders of each lot will be required to pay immediately upon the fall of the hammer the first half-year's rent, together with a lease fee of £3 3s. and the cost of stamping and registering the lease.

Full particulars and a copy of the form of lease may be seen at the office of the Tairawhiti District Maori Land Board,

JOHN HARVEY, Registrar.

Land in Southland Land District open for Selection on Renewable Lease.

District Lands and Survey Office, Invercargill, 9th March, 1925.

Notice is hereby given that the undermentioned land is open for selection on renewable lease under the provisions of the Land for Settlements Act, 1908, and the Land Act, 1924; and applications will be received at this office up to 4 o'clock p.m. on Tuesday, 14th April, 1925.

Applicants should appear personally before the Land Board for examination at this office at 10 o'clock a.m. on Thursday, 16th April, 1925.

Thursday, 16th April, 1925.

The ballot will be held on Thursday, 16th April, 1925, at the conclusion of examination of applicants.

at the conclusion of examination of applicants. 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 date of 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 war were bona fide residents of New Zealand.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SETTLEMENT LAND.

Wallace County.—Waiau Survey District.

Mérrivale No. 1 Settlement.

Section 20, Block XI: Area, 250 acres. Capital value, £1,250. Renewable lease: Half-yearly rent, £28 2s. 6d.
Weighted with £450, valuation for improvements, consisting of dwelling, byre, stable, implement-shed, sheep-yards, and fencing, to be paid in cash.

Bidgy land anitable for the state of the state

Ridgy land, suitable for sheep and cropping. Situated near Orawia Post-office and Dairy Factory and less than two miles from school and terminus of Tuatapere-Orawia Railwaystation now being completed.

ABSTRACT OF CONDITIONS OF LEASE.

- 1. Term of lease, thirty-three years, with a perpetual right of renewal for further successive terms of thirty-three years and a right to acquire the freehold.
- 2. Rent payable in advance on 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 declaration, and, on being declared successful, deposit £1 ls. (lease fee) and a half-year's rent. Rent for the broken period between date of lease and 1st January or 1st July following is also payable.

5. Successful applicants to execute lease within thirty days after being notified that it is ready for signature.6. Lessee to reside continuously on the land, and pay all

rates, taxes, and assessments.

rates, taxes, and assessments.

7. Improvements. — Lessee is required to improve the land within one year to the value of 10 per cent. of the price; within two years, to the value of another 10 per cent. of the price; and thereafter, but within six years, to the value of another 10 per cent. of the price. In addition to the foregoing, and within six years, improvements are also to be effected to the value of £1 for every acre of first-class land, 10s. for every acre of second-class land, and 2s. 6d. for every acre of third-class land.

8. Transfer not allowed until expiration of fifth year of lease, except under extraordinary circumstances, and then only with permission.

9. Roads may be taken through the lands at any time within seven years; twice the original value to be allowed for area taken for such roads.

10. Lease is liable to forfeiture if conditions are violated. Form of lease may be perused and full particulars obtained at this office.

> K. M. GRAHAM. Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that ARTHUR LEOPOLD RAVEN, formerly of Auckland, now of parts unknown, Land Agent, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 19th day of March, 1925, at 11 o'clock a.m.

27th February, 1925.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that WILLIAM SANDS, of Waiuku, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 18th day of March, 1925, at 11 o'clock

W. S. FISHER,

3rd March, 1925.

Official Assignee.

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

OTICE is hereby given that GEORGE JOSEPH GARDINER, of No. 90 Nelson Street Application of No. 90 Nelson Street, Auckland, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 17th day of March, 1925, at 11 o'clock a.m.

W. S. FISHER.

3rd March, 1925.

Official Assignee.

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

N OTICE is hereby given that CHARLES JOSEPH WILLIAM MORAN, of Purchas Road, Takapuna, Carpenter, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Friday, the 20th day of March, 1925, at 11 o'clock a.m.

W. S. FISHER,

3rd March, 1925.

Official Assignee.

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

N OTICE is hereby given that DONALD GREEN, of Mangere, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 23rd day of March, 1925, at 11 o'clock

3rd March, 1925.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that J. P. Collins, of Te Kuiti, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Thursday, the 19th day of March, 1925, at 10 o'clock a.m.

5th March, 1925.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that CHARLES McASEY, of Raglan, Sawmill-manager, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Monday, the 16th day of March, 1925, at 10.30 o'clock a.m.

5th March, 1925.

V. H. SANSON,
Deputy Official Assignee.

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

N OTICE is hereby given that LEONARD HENRY VANCE DRUMMOND, of Hamilton, Share Milker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Hamilton, on Friday, the 20th day of March, 1925, at 10.30 o'clock a.m.

6th March, 1925.

V. H. SANSON, Deputy Official Assignee.

In Bankruptcy.

In the estate of John Muir Thompson, of New Plymouth, Builder.

OTICE is hereby given that a first and final dividend of 5dd. in the pound is now payable at my office, New Plymouth, on all approved and accepted claims.

J. S. S. MEDLEY. Deputy Official Assignee.

New Plymouth, 5th March, 1925.

In Bankruptcy.

In the estate of Samuel Percy Julian, of Opunake, Labourer.

NOTICE is hereby given that a first and final dividend of 51d. in the pound is now payable at my office, New Plymouth, on all proved and accepted claims.

J. S. S. MEDLEY

Deputy Official Assignee.

New Plymouth, 6th March, 1925.

In Bankruptcy.

In the estate of Archibald Campbell Fox, of New Plymouth, News-vendor.

New Plymouth, on all proved and accepted claims.

J. S. S. MEDLEY,

Deputy Official Assignee.

New Plymouth, 9th March, 1925.

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

OTICE is hereby given that WILLIAM FRANCIS KEARNEY, of Napier, Mercer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 12th day of March, 1925, at 11 o'clock a.m.

28th February, 1925.

ROBERT BISHOP, Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at Napier.

OTICE is hereby given that Rewi Petera Whakahoro, of Wairoa, Native, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 11th day of March, 1925, at 2.30 o'clock.

28th February, 1925.

A. H. H. UNWIN, Deputy Official Assignee.

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

OTICE is hereby given that PAKU PEAKMAN, of Whakaki, near Wairoa, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 11th day of March, 1925, at 10.30 o'clock.

28th February, 1925.

A. H. H. UNWIN, Deputy Official Assignee.

In Bankrupicu.

In the estate of James Bambery, Contractor, Palmerston North.

NITTEN tenders are required for the purchase of Contractor's plant, consisting of— 5 half-draught horses;

1 swamp-plough;

3 scoops; 1 wagon and harness, swingletrees, and 4 horse-blocks and chains; also

1 small Talbot motor-car.

Tenders close at my office on Thursday, the 12th March, 1925.

CHARLES E. DEMPSY,

Deputy Official Assignee.

Palmerston North, 5th March, 1925.

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

N OTICE is hereby given that JOSEPH HENRY PARFITT, of Waikanae, Mill Hand, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 18th day of March, 1925, at 2.30 o'clock p.m.

7th March, 1925.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.

In the estate of ISABELLA PETERSEN, Kimbolton, Farmer. OTICE is hereby given that a first and final dividend of 12s. Id. in the pound is now due and payable on all proved and accepted claims in the above estate, at my office, The Square, Palmerston North.

CHARLES E. DEMPSY, Deputy Official Assignee.

Palmerston North, 9th March, 1925.

LAND TRANSFER ACT NOTICES.

TVIDENCE of the loss of (a) certificate of title, Vol. 90, folio 110, for part Allotment 27, Section 40, City of Auckland, being portion of the land on deposited plan 1968, in favour of WILLIAM KANE, of Auckland, Carter: (b) memorandum of mortgage 14539, from WILLIAM KANE above-named, mortgageor, to PATRICK JOSEPH NERHENY, Firewood-merchant, JOHN PATTERSON, Blacksmith, and DANIEL FLYNN, Coachbuilder, all of Auckland, mortgagees, affecting the above-described land, having been lodged with me, together with an application for a provisional certificate of title and a request to register a discharge of the said mortgage No. 14539 without requiring the production of the outstanding duplicate of the same, notice is hereby of the outstanding duplicate of the same, notice is hereby given of my intention to issue such provisional certificate of title accordingly, and to register the said discharge of mortgage No. 14539 in terms of section 40, Land Transfer Act, 1915, on the expiration of fourteen days from 12th March, 1925

Dated this 9th day of March, 1925, at the Land Registry Office at Auckland.

A. V. STURTEVANT, District Land Registrar.

N OTICE is hereby given that the parcels of land herein after described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 15th April, 1925.

7108. RICHARD JAMES WILLIAMSON and :MAR-GARITA WILLIAMSON.—Part Old Land Claim 119, situated in Blocks X and XI, Rangaunu Survey District, containing 308 acres 0 roods 20 perches. Occupied by Plan 17663. applicants.

7329. JOHN JENKIN.—Lots 75, 76, 77, and parts Lots 72 and 73 of Allotment 16 of Section 7, Suburbs of Auckland,

72 and 73 of Allotment 16 of Section 7, Suburbs of Auckland, containing 3 roods 33·3 perches, corner of Home and Kings Streets. Occupied by W. H. Jenkin, A. Jenkin, H. Jenkin, and W. Kealey. Plan 18106.

7333. ANDREW SEYMOUR BREWIS.—Part Allotment 126, Town of Hamilton West, containing 1 rood, fronting Victoria Street. Unoccupied. Plan 18154.

7348. WILLIAM WOOD.—Allotments 27, 29, and part Allotment 28 of Suburban Section 1, Parish of Opaheke, containing 26 acres 0 roods 14 perches. Occupied by applicant. Plan 18243. cant. Plan 18243.

Diagrams may be inspected at this office. Dated this 9th day of March, 1925, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

EVIDENCE having been supplied of the loss of memorandum of mortgage 25264 from THE NEW ZEALAND LOAN AND MERCANTILE AGENCY COMPANY (LIMITED) to VESEY GEORGE MACKENZIE HOLT and JAMES LEIGH-WOOD, and application having been made to me to register a transmission and transfer of said mortgage in the supplication of the cut and ing duplicate of said without production of the outstanding duplicate of said mortgage, I hereby give notice that it is my intention to mortgage. register the said dealings after the 27th March, 1925.

Dated at the Land Registry Office at Napier, this 9th day of March, 1925.

W. JOHNSTON, District Land Registrar.

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

5280. HELEN CASH.—1 acre 2 roods 1·28 perches, part Section 26, Rangitikei Agricultural Reserve (Pukepapa Road Marton). Occupied by the Public Trustee in estate of Mrs. H. S. L. Lyon. Plan 6796.
5281. HELEN CASH.—1 acre 2 roods 1·28 perches, part Section 26, Rangitikei Agricultural Reserve (Pukepapa Road, Marton). Occupied by applicant. Plan 6795.

Diagrams may be inspected at this office.

Dated this 11th day of March, 1925, 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, Vol. 214, folio 210, for parts of Lots 68 and 69, deposit plan No. 780, part of Rural Section 35535, Borough of New Brighton, whereof JOHN VOGEL, of Linwood, Milkman, is the registered proprietor, and evidence having been furnished of the loss of the said certificate of title, I hereby give notice that it is my intention to issue such provisional certificate of title at the expiration of fourteen days from the date of the Gazette containing this notice. notice.

Dated at the Land Registry Office, Christchurch, this 9th day of March, 1925.

F. W. BROUGHTON, District Land Registrar.

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

13295. MARY HAMPTON.—Part of Rural Section 279, Block VII, Christchurch Survey District, Lot 1, deposit plan No. 7214, Craddocks Road. Occupied by Percy Nelson Eden. 13315. THE HEREFORD INVESTMENT COMPANY (LIMITED), LEONARD BRANNAN HART, EDWIN SIDNEY LUTTRELL, AND WILLIAM HUGH McMENAMIN.—Part of Town Sections 904, 906, and 908, City of Christchurch, Lot 1, deposit plcn No. 7290, Bedford Row,

Manchester and Lichfield Streets. Occupied by Jones Brothers (Limited), John Hutchinson, Alexander Hutchison,

and William Jennings.

13317. WILLIAM DAVID YOUNG.—Part of Rural
Section 2791, Block VIII, Oxford Survey District, deposit
plan No. 7300, McTarrow's Road. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 9th day of March, 1925, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title, in favour of SARAH LYNCH, Wife of Thomas Lynch, of Campbelltown, Railway Employee, for Lots 4 and 5, plan 234, being part of Section 6, Block I, Campbelltown Hundred, being the land contained in certificate of title, Vol. 53, folio 124, and to register a discharge of memorandum of mortgage No. 22737 in favour of CHRISTOPHER ROBINSON POWLEY over the said land, dispensing with the production of the outstanding duplicate thereof, and evidence having been lodged of the loss of the said certificate of title and the said memorandum of mortgage, I hereby give notice that I shall issue a provisional certificate of title and notice that I shall issue a provisional certificate of title and register such discharge, 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 4th day of March, 1925.

J. A. FRASER, District Land Registrar.

ADVERTISEMENTS.

THE COMPANIES ACT, 1908, SECTION 262.

LEONARD GRAY TUCK, Assistant Registrar of Companies, do hereby give notice that an affidavit, a copy of which is hereunder given, by Eardley Culley Reynolds and Herbert Edward Wilson, shareholders of THE EMPIRE BUILDINGS (LIMITED), has been lodged with me within and that unless notice of chication be lodged with me within and that, unless notice of objection be lodged with me, and that, unless notice of objection be lodged with me within sixty days of this date, I shall proceed to declare the company to be dissolved, in the manner provided by the Companies Act, 1908.

Signed this 25th day of February, 1925.

L. G. TUCK, Assistant Registrar.

WE, Eardley Culley Reynolds and Herbert Wilson, both of Dunedin, shareholders of THE EMPIRE BUILDINGS (LIMITED), incorporated under the Companies Act, 1908, do hereby make oath and say:

That the nominal capital of the said company is £12,000, in 12,000 shares of £1 each.

That the issued capital of the said company is £7,500, in 7,500 shares of £1 each.

That the said issued shares have been fully paid up.

That the company has no assets, and has ceased to carry

on business.

And we do hereby apply for declaration of dissolution of such company.

EARDLEY C. REYNOLDS. HERBERT E. WILSON.

Sworn before me this 25th day of February, 1925-D. Leslie, J.P.

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

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

The Dominion Investment Company (Limited). 1914/74. Dated at the office of the Assistant Registrar of Companies at Auckland, this 5th day of March, 1925.

WM. G. FLETCHER, Assistant Registrar of Companies.

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

AKE notice that at the expiration of three months from the date hereof the names of the undermentioned companies will, unless cause be shown to the contrary, be struck off the Register, and the companies will be dissolved:—

The Hoata Station (Limited). 1917/5. The Tikinui Station (Limited). 1917/1.

Dated at Gisborne this 4th day of March, 1925.

R. F. BAIRD, Assistant Registrar of Companies.

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

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

Zita Limited. 1921/3.

Dated at Wellington, this 9th day of March, 1925.

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

Simplex Roller Blinds (Limited). 1917/1.

Dated at Wellington this 9th day of March, 1925.

W. H. FLETCHER, Assistant Registrar of Companies.

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

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

D. Stock (Limited). 1909/10.

Dated at Christchurch this 9th day of March, 1925.

J. MORRISON, Assistant Registrar of Companies.

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

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

The Dunedin Financial and Commission Agency Company (Limited). 1915/12.

Dated at Dunedin this 3rd day of March, 1925.

L. G. TUCK, Assistant Registrar of Companies.

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

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

Loudon's Coal Company (Limited). 1912/20. Dated at Dunedin this 9th day of March, 1925.

> L. G. TUCK Assistant Registrar of Companies.

In the matter of the Companies Act, 1908.

NOTICE is hereby given that a foreign company, known as L. and E. MARKS AND SAULWICK PROPRIETARY (LIMITED) will carry on business in New Zealand at King's Chambers, Willeston Street, Wellington.

Dated at Auckland this ninth day of February, one thousand him business hundred and twenty five

nine hundred and twenty-five.

L. AND E. MARKS AND SAULWICK PROPRIETARY (LIMITED), (By its Attorney,
ALEXANDER HENDERSON FERWICK).

SECTION 307, COMPANIES' ACT, 1908.

OTICE is hereby given that THE CONTINENTAL INSURANCE COMPANY (LIMITED) has ceased to undertake marine insurance business in New Zealand.

G. G. AND J. H. AITKEN AND CO.,

Christchurch.

CO., Attorneys. 245

T, WILLIAM ALEXANDER MUIR MACREADIE, of Wellington, Salesman, hereby give notice that I have assumed and henceforth on all occasions intend to sign as and to be called and known by the name of "WILLIAM ALEXANDER MURDOCH" only, in place of my present name of "William Alexander Muir Macreadie"; and further that such intended change of name is formally declared and evidenced by a deed poll under my hand and seal bearing date the 28th day of February, 1925, and intended to be enrolled forthwith in the office of the Supreme Court of New Zealand at Wellington. In witness whereof I now sign and subscribe myself by my intended future name of "William Alexander Murdoch" this 28th day of February, 1925.

WILLIAM ALEXANDER MURDOCH.

WILLIAM ALEXANDER MURDOCH.

Witness-R. P. Smyth, Solicitor, Wellington.

In the matter of the Companies Act, 1908, and of The Hunua and Opaheke Coal Company (Limited).

N OTICE is hereby given that a petition for the winding-up of the above named company by the contract of the state of the above named company by the contract of the state of the contract of the state of the contract of the of the above-named company by the Supreme Court was, on the 20th day of January, 1925, presented to Mr. Justice Stringer, a Judge of the Supreme Court, by Herbert Stuart Eastgate, of Auckland, Company Manager, petitioning on behalf of A. S. Paterson and Company (Limited) and William McDonald, of Ponsonby, in Auckland aforesaid, Motor-driver, creditors of the said company; and the said petition is directed to be heard before a Judge of the said petition is directed to be heard before a Judge of the said Court on the 23rd day of March, 1925, at 9.30 o'olock in the forenoon; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

STANTON, JOHNSTONE, AND SPENCE, Of O'Connell Street, Auckland, Solicitors for the Petitioners.

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OTICE is hereby given that the final meeting of THE Grafton Theatre (Limited), in liquidation, will be held at the offices of the Liquidators, Chambers and Worth, 23 Shortland Street, Auckland, on Wednesday, 18th day of March, 1925, at 9.30 a.m.

Business: Liquidators' accounts.

CHAMBERS AND WORTH,

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Liquidators.

GRAFTON THEATRE (LIMITED).

OTICE is hereby given, pursuant to sections 223 and 166, subsection (6) of the Course subsection (6), of the Companies Act, 1908, that the following resolution was passed as a special resolution by the members of the above-mentioned company on the 3rd day of March, 1925.

1. That the Grafton Theatre (Limited) be wound up

voluntarily.

2. That Chambers and Worth, Public Accountants, 23 Shortland Street, Auckland, be appointed Liquidators for the purpose of winding up the affairs of the company.

H. R. COOKE. Chairman.

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WAITOMO COUNTY COUNCIL.

SPECIAL RESOLUTION.

In pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waitomo County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £3,500, authorized to be raised by the Waitomo County Council under the above-mentioned Act,

for the purpose of re-forming, culverting, and metalling portion of the Mangaiti Road from its junction with Kurakura Road, the said Waitomo County Council hereby makes and levies a special rate of threepence halfpenny (3½d.) in the pound upon the rateable value of all rateable property of the Mangaiti Special-rating District, comprising Sections 1, 2, 3, 4, 5, 6, Block VII; Sections 8, 12, Block VIII; Section 26, Block XI; Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 23, 25, Block XII; all in the Mapara Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

ROBT. WERE, Chairman.

ROBT. WERE, Chairman. F. CHAS. PERRY, Clerk.

WAITOMO COUNTY COUNCIL.

SPECIAL RISOLUTION.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waitomo County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £1,000, authorized to be raised by the Waitomo County Council under the above-mentioned Act for the purpose of re-forming, widening, culverting, and metalling portion of the Mangateka Road, the said Waitomo County Council hereby makes and levies a special rate of three farthings (\(\frac{1}{4}\)d.) in the pound upon the rateable value of all rateable property of the Mangateka Special-rating District, comprising part Section 1 (65 acres 3 roods 20 perches), part Section 3 (81 acres 1 rood), Sections 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 37, 38, 39, 40, 41, all in Block IV, Tangitu Survey District; part Rangitoto-Tuhua 61k (990 acres), Sections 1, 2, 3, 4, 5, 6, 7, 8, all in Block IV, Aria Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

ROBT. WERE, Chairman.

ROBT. WERE, Chairman. F. CHAS. PERRY, Clerk.

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WAITOMO COUNTY COUNCIL.

SPECIAL RESOLUTION.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waitomo County Council hereby resolves as follows:—

That, for the purpose of providing the interest and other charges on a loan of £1,500, authorized to be raised by the Waitomo County Council under the above-mentioned Act, for the purpose of re-forming, widening, culverting, and metalling Maraetaua Road, the said Waitomo County Council hereby makes and levies a special rate of two percentages. hereby makes and levies a special rate of twopence farthing (24d.) in the £1 upon the rateable value of all rateable (2\frac{1}{2}d.) in the £1 upon the rateable value of all rateable property of the Maraetaua Special-rating District, comprising Maraetaua 2B 1, 2B 2, 2B 3, 2B 4, Blocks VI and VII; Maraetaua 9A and 9B, Block VII; Maraetaua Part 10JJ (100 acres), Block VII; all in the Otanake Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during a period equal to the currency of such loan, being a period of 36\frac{1}{2} years, or until the loan is fully paid off.

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ROBT. WERE, Chairman. F. CHAS. PERRY, Clerk.

WAITOMO COUNTY COUNCIL.

SPECIAL RESOLUTION.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waitomo County Council hereby resolves as follows:—
That, for the purpose of providing the interest and other charges on a loan of £3,000 authorized to be raised by the Waitomo County Council under the above-mentioned Act for the purpose of reforming, widening, culverting and metalling portion of the Takiri-Mokauiti Road, the said Waitomo County Council hereby makes and levies a special rate of twopence halfpenny (2½d.) in the £1 upon the rateable value of all rateable property of the Mokauiti No. 2 Special-rating District, comprising part Section 1 (65 acres

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3 roods 20 perches) part Sections 3 (81 acres 1 rood), Sections 2, 4, 5, 6, 7, 8, 9, 16, 18, 19, 20, 21, 36, all in Block I, Tangitu Survey District; Sections 1, 2, 3, 4, 30, 5, 6, 7, 8, 9, 10, 11, 31, 17, 18, 19, 20, all in Block XI, Mapara Survey District; Part Rangitoto-Tuhua 61κ (990 acres), Block XII, Totoro Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

ROBT. WERE, Chairman.

ROBT. WERE, Chairman. F. CHAS. PERRY, Clerk.

WAITOMO COUNTY COUNCIL.

SPECIAL RESOLUTION.

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

That, for the purpose of providing the interest and other charges on a loan of £300 authorized to be raised by the Waitomo County Council under the above-mentioned Act for the purpose of forming, culverting, and metalling with rhyolite a portion of the Pukerimu Road, the said Waitomo County Council hereby makes and levies a special rate of nine-sixteenths (9/16ths) of a penny in the £1 upon the rateable value of all rateable property of the Pukerimu Special-rating District, comprising Sections 1, 2, 9, Block III, 1, 2, 3, 7, and half of Section 4 (282 acres), Block IV; Rangitoto-Tuhua 72B 3a and 72B 3c, Block III, all in the Mapara Survey District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during a period equal to the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. tomo County Council under the above-mentioned Act for the

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ROBT. WERE, Chairman. F. CHAS. PERRY, Clerk.

WELLINGTON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LAND

In the matter of the Public Works Act, 1908, and the Municipal Corporations Act, 1920, and their amendments, and the Wellington City Empowering and Amendment Act, 1924.

OTICE is hereby given that the Council of the City of OTICE is hereby given that the Council of the City of Wellington proposes, under the provisions of the above-named Acts and all other Acts and powers enabling it in that behalf, to execute a certain public work—namely, street-widening at the corner of Hunter Street and Customhouse Quay, in the City of Wellington, and for the purpose 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, in the Town Hall, Cuba Street, in the said city, and is there open for inspection without fee by all persons during ordinary office hours, and that all persons affected by the execution of the said public work, or to the taking of such lands should, if they have well-grounded objections to the execution of the said public work or to the taking of the said lands, set forth the same in writing and send such writing within forty days from the first publication of this notice to the Wellington City Council, addressed to the Town Clerk at his said office. at his said office.

SCHEDULE.

That piece of land containing 0.35 perches, situate in the City of Wellington, being part Section 63 on the public map of the reclaimed land of the said city, deposited in the office of the Chief Surveyor at Wellington, in the Land District of Wellington; as the same is delineated on the plan abovementioned and therein coloured red.

As witness my hand at Wellington this 5th day of March, 1925.

R. TAIT, Acting Town Clerk.

-This notice is not to be taken as any admission that part of the land above-mentioned (shown on the said plan as unoccupied by buildings) is not vested in the Mayor, Councillors, and Citizens of the City of Wellington.

R. TAIT, Acting Town Clerk.

MARLBOROUGH COUNTY COUNCIL.

RESULT OF POLL ON THE PROPOSAL TO ADOPT SYSTEM OF RATING ON THE UNIMPROVED VALUE.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that at a poll of the ratepayers of the County of Marlborough taken on the 28th day of February, 1925, on the proposal that the system of rating in the said county be on the unimproved value the number of votes recorded for the proposal was 437; and against the proposal

I therefore declare the proposal to be carried.

Dated the 6th day of March, 1925.

R. F. GOULTER, Chairman.

COUNTY OF WHAKATANE.

NOTICE OF INTENTION TO TAKE LAND FOR PUBLIC WORKS.

N OTICE is hereby given that the Whakatane County Council proposes under the provisions of the Counties Act, 1920, and the Public Works Act, 1908, to execute a certain public work—namely a cattle dip; and for such capital work the lands described in the Schedule hereto are required to be taken.

And notice is hereby further given that plan Number 23604 of the said land so required is deposited in the offices of Messrs. Suckling and Chalmers, Solicitors, Commercial Chambers, the Strand, Whakatane, and are open for inspection without fee by all persons during office hours.

All persons effected by the execution of the said public work as by the taking of such lands who have any wellwork as by the taking of state faints who have any wengrounded objections thereto must state their objections in writing and send the same within forty (40) days from the first publication of this notice to the said solicitors at their said address.

SCHEDULE.

38·2 perches, 36·5 perches, Lots 1 and 2 of subdivision of part Lot 7 of part Allotment 124.
19·1 perches, part Lot 1 of Allotment 124 on deposited plan 10230.

1 rood 31 perches, part Lot 7 of Allotment 124 on deposited plan 15204.

All the above parcels of land are situated in Block X, Rangitaiki Upper Survey District, Whakatane County, Matata Parish, and edged red on plan 23604.

SUCKLING AND CHALMERS, Solicitors for the Whakatane County Council.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the Partnership hitherto OTICE is hereby given that the Partnership hitherto subsisting between us, the undersigned, under the style or firm name of "B. J. M. Kemp," has been dissolved by mutual consent as from the 31st January, 1925, so far as concerns the undersigned George William Ingram, who retires from the said business, and the same will henceforth be carried on by the undersigned Stanley Somerfield and Herbert Robert Maxwell, to whom and by whom all debts now owing to and by the said business respectively are payable and to be paid.

Dated this 31st day of January, 1925.

STANLEY SOMERFIELD. H. R. MAXWELL. GEO. W. INGRAM.

NOTICE OF CHANGE OF SURNAME.

VIOLET RITA ADAMS, heretofore called and known by the name of "Violet Rita Cammock," of Napier, Spinster, hereby give public notice that on the 6th day of March, 1925, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of "Cammock," and then assumed and adopted, and determined thenceforth on all occasions whatsoever to use and subscribe, the name of "Adams" instead of the said name of "Cammock." And I give further notice that by a deed-poll dated the 6th day of March, 1925, duly executed and attested I formally and absolutely renounced and abandoned the said surname of "Cammock," and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of "Adams" instead of "Cam-

mock," and so as to be at all times thereafter called, known, and described by the name of "Adams" exclusively.

Dated the 6th day of March, 1925.

VIOLET RITA ADAMS (Late VIOLET RITA CAMMOCK).

NELSON CITY COUNCIL.

NOTICE OF INTENTION TO TAKE LANDS FOR THE PURPOSES OF A QUARRY.

In the matter of the Municipal Corporations Act, 1920, and the Public Works Act, 1908.

NOTICE is hereby given that the Nelson City Council proposes, under the provisions of the above-mentioned Acts, to take the lands mentioned and described in the Schedule hereto, for the purposes of a public work—namely, the extension of a quarry. And notice is hereby further given that a plan of the lands required to be taken is deposited in the public office of the Town Clerk to the said Council, situated in Trafalgar Street in the City of Nelson, and is open for inspection without fee by all persons during ordinary office hours: and that all persons affected by the execution of the said public work or by the taking of the said lands shall, if they have any well grounded objection to the taking of such lands, set forth the same in writing, and send such writing, within forty days from the first publication of this notice, to the said City Council addressed to the Town Clerk at the public office aforesaid.

SCHEDULE.

All that piece of land containing 2 acres 2 roods 5 perches, more or less, being Sections numbered 1105 and 1106 and parts of Sections numbered 368 and 369 on the plan of the City of Nelson and outlined in red on the plan deposited in the office of the Town Clerk aforesaid.

Dated this 6th day of March, 1925.

G. A. EDMONDS, Town Clerk.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the Partnership heretofore subsisting between us as Secondhand Dealers at Hardley's Buildings, Broadway, Newmarket, has been dissolved as from this date.

The business will be conducted in future by H. C. McKenzie.

Dated this 5th day of March, 1925.

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H. C. McKENZIE. GEORGE NEWMAN.

HAWERA COUNTY COUNCIL:

RESOLUTION MAKING AND LEVYING SPECIAL RATE—FRASER ROAD SPECIAL LOAN OF £500.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and its amendments, and of all other powers in that behalf it enabling, the Hawera County Council at a special meeting of the said Council held at the Council Chambers, Princes Street, Hawera, on the 10th day of May, 1924, hereby recolves: resolves:

That, for the purpose of providing interest, sinking fund That, for the purpose of providing interest, sinking fund, and other charges on a loan of £500, authorized to be raised by the Hawera County Council, under the above-mentioned Act, in and for that part of the County of Hawera defined in the Schedule hereto, for the purpose of formation and metalling of portion of Fraser Road, extending from Subdivision 9 of Section 5 to Section 21 and Subdivision 7 of Section 5 of Block 2, Hawera Survey District, the Hawera County Council hereby makes and levies a special rate of £ths of a penny in the pound, upon the rateable value (on County Council hereby makes and levies a special rate of $\frac{7}{16}$ ths of a penny in the pound, upon the rateable value (on the basis of the capital value) of all rateable property of that part of the County of Hawera aforesaid; also that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the 1st day of the month of April in each year during the currency of such loan, being for the period of $36\frac{1}{2}$ years, or until the said loan is fully paid off.

SCHEDULE.

All that portion of the County of Hawera, containing 460 acres and 20 perches, being Section 21 and Subdivisions 6, 7a, 8, and 9, of Section 5, and Subdivisions 6, 7, and 8 of

Section 22, Block 2, Hawera Survey District, all of which land abuts on the Fraser Road and is more particularly delineated in the plan appearing in the minute-book of the Hawera County Council, as part of the minute of this special 275

J. W. HARDING, County Clerk.

STATEMENT OF THE AFFAIRS OF A COMPANY.

Name of company: Ohinemuri Gold and Silver Mines

(Limited).
When formed, and date of registration: 1st June, 1914.

Whether in active operation or not: In active operation.
Where business is conducted, and name of Secretary: 63
Queen Street, Auckland; John William McCoy.
Nominal capital: £110,000.
Amount of capital subscribed: £100,175.

Amount of capital subscribed: £100,175.

Amount of capital actually paid up in cash: £31,077 2s. 9d.

Paid up value of scrip given to shareholders, and amount of cash received for same (if any): Nil.

Paid up value of scrip given to shareholders on which no cash has been paid: £55,175.

Number of shares into which capital is divided: 220,000.

Number of shares allotted: 200,350.

Amount paid per share: 10s. on 36,468, 9s. on 19,011, 7s. on 1,262, 5s. on 33,609.

Amount called up per share: 10s. on 36,468, 9s. on 19,011, 7s. on 1,262, 5s. on 33,609.

Number and amount of calls in arrear: £907 6s.

7s. on 1,262, 5s. on 33,609.

Number and amount of calls in arrear: £907 6s.

Number of shares forfeited: 33,609.

Number of forfeited shares sold, and money received for same: 41; £2 12s. 6d.

Number of shareholders at time of registration of company.

pany: 7
Present number of shareholders: 179.

Number of men employed by company: 12. Quantity and value of gold or silver produced since last statement: Nil.

tal quantity and value produced since registration: 7,282 oz.; £1,354 2s.

Amount expended in connection with carrying on operations since last statement: £3,782 14s. ld.

Total expenditure since registration: £36,441 15s. 2d.

Total amount of dividends declared: Nil.
Total amount of dividends paid: Nil.
Total amount of unclaimed dividends: Nil.

Amount of cash in bank: Nil. Amount of cash in hand: £10.

Amount of debts directly due to company: Nil Amount of debts considered good: Nil. Amount of contingent liabilities of company (if any): £350 3s. 4d.

Amount of debts owing by company:

I, John William McCoy, of 5, Alston Chambers, 63 Queen Street, Auckland, the Secretary of the Ohinemuri Gold and Silver Mines (Limited), do solemnly and sincerely declare that this is a true and complete statement of the affairs of the said company as at 31st day of December, 1924; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act. 1908. the Peace Act, 1908.

J. W. McCOY.

Declared at Auckland this 2nd day of February, 1925, before me—Forbes Eadie, J.P.

COUNTY OF MANGONUI.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) thereunder enabling, the Mangonui County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Lake Ohia Special Loan of £800, authorized to be raised by the Council Special Loan of £800, authorized to be raised by the Council under the above-mentioned Act, for the purpose of road-making, the said Council hereby makes and levies a special rate of 3\frac{3}{4}\text{d}. in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the Lake Ohia Special-rating Area, comprising all that special-rating area in the County of Mangonui bounded as follows—Commencing at the north-east corner of Section 8, Block IX, Rangaunu Survey District, and thence running south along the eastern boundary of said Section 8, Section 4, Block IX, Rangaunu Survey District and Crown land to north-east corner of Section I, Block IX, Rangaunu Survey District; thence running south along said Section 1 and Section 2, Block XIII, Rangaunu Survey District; and thence running west along the southern boundaries of Section 3, Blocks XIII and XII, Rangaunu Survey District, and Sections 4, 10, 18, and 24, Block XII, Rangaunu Survey District; and thence running north along the western boundaries of Section 24, Block XII, Rangaunu Survey District; thence again running. Block XII, Rangaunu Survey District; thence again running west along the southern boundary of Section 33, Blocks VIII and XII, Rangaunu Survey District; thence running north along the eastern boundary of the Pukutoetoe Kauri-gum Reserve to the south-west corner of Section 29, Block VIII, Reserve to the south-west corner of Section 29, Block VIII, Rangaunu Survey District; thence running north-east along the south-eastern boundaries of the Pukutoetoe Kauri-gum Reserve Extension to the north-west corner of Section 4, Block VIII, Rangaunu Survey District; and thence running east along the northern boundaries of Sections 4, 11, and 3, Block VIII, Rangaunu Survey District, and Sections 5, 6, 7, and 8, Block IX, Rangaunu Survey District, to the point of commencement. And that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the 1st day of September in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off. 277

ALFRED H. LONG, Chairman.

CHRISTCHURCH CITY COUNCIL.

RESOLUTION MAKING SPECIAL RATE AS SECURITY FOR THE PAPANUI CHANNELLING AND ASPHALTING LOAN OF £60C.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Christchurch City Council hereby resolves as follows:—

That for the purpose of providing the interest and other charges on a loan of £600 authorized to be raised by the Christchurch City Council under the above-mentioned Act for the purpose of paying off a portion of the Papanui Channelling and Asphalting Loan No. 2 of £10,000 raised by the Waimari County Council and which tell due on the 1st January 1925. County Council and which fell due on the 1st January, 1925, County Council and which fell due on the 1st January, 1925, the Christchurch City Council hereby makes and levies a special rate of two twenty-fifths (25ths) of a penny in the pound upon the rateable value (being the unimproved value) of all rateable property comprised within the Papanui Channelling and Asphalting Loan Special-rating Area, the boundaries of which special-rating area are described in the Schedule hereto; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable on the 1st day of April in each and every year during the currency of such loan, being a period of five (5) years, or until the loan is fully paid off.

SCHEDULE.

SCHEDULE.

All that area of land in the County of Waimairi, comprising All that area of land in the County of Watmarri, comprising Rural Sections 135, 203, and 307, contained within boundaries commencing at a point on the Papanui Road at its intersection with Norman's Road, being the junction of the Waimairi County with the City of Christchurch; thence in a northwesterly direction along the centre of Papanui Road to a point I chain south-east from Grant's Road; thence along the scuttery heavyleys of Lot 8, thoree southealth clause the point I chain south-east from Grant's Road; thence along the southern boundary of Lot 8; thence southerly along the south-west boundary of Lot 48; thence to the south-west corner thereof; thence north-easterly along the south-east boundary of Lots 48, 47, 46, 45, 44, 43, 42, 41, 40; and thence to the south-east corner of Lot 40; thence north-west along the north-east boundary of Lot 40 to the south-west corner of Lot 39; thence along the south-east boundary of Lot 39 to the centre of Ingmire Road; thence north-west along the centre of Ingmire Road; thence north-west along the centre of Grant's Road; thence north-easterly along the centre line of Grant's Road to its intersection with the north-east boundary Grant's Road to its intersection with the north-east boundary of R.S. 304; thence north-west along the said north-east boundary of R.S. 304 to the centre of the North Road; thence south-westerly along the centre of the North Road to its intersection with the centre of Langdon's Road; thence north-westerly along the centre of Langdon's Road to its intersection with the north-west boundary of land shown on D.P. 857, and south-westerly along the said north-west boundary of D.P. 857 to the centre of Harewood Road; thence south earthly along the centre of Harewood Road; boundary of D.P. 857 to the centre of Harewood Road; thence south-easterly along the centre of Harewood Road to its intersection with the north-west boundary of Reserve 64; thence south-westerly along Reserve 64 to the north-east boundary of land shown on D.P. 377; thence south-easterly along the north-east boundaries of Lots 29, 27, 26, 25, 24, 23, 222, D.P. 377, to the south-east corner of the last-mentioned lot; thence south-westerly along the south-east boundary of the last-mentioned lot to the centre of James Avenue; thence north-westerly along the centre of James Avenue to its intersection with the south-east boundary of Lot 37; thence south-easterly and north-westerly and south-Lot 37; thence south-easterly and north-westerly and south-westerly along the boundaries of Lots 37, 61, 62, 63, 64, 65, 66, 68 to the centre of Park Road; thence south-easterly

along the centre of Park Road to its intersection with the centre of Bligh's Road; thence south-westerly along the centre of Bligh's Road to its intersection with the south-west boundary of R.S. 135; thence south-easterly along the said western boundary of R.S. 135 to its intersection with the centre of Norman's Road; thence north-easterly along the centre of Norman's Road to its intersection with the centre line of Watford Street; thence north-westerly along the centre of Watford Street to its intersection with the north-west houndary. Watford Street; thence north-westerly along the centre of Watford Street to its intersection with the north-west boundary of Lot 18, shown on D.P. 3590; thence north-easterly along the north-west boundary of Lot 18 and part of Lot 1 to a line in continuation of the south-west boundary of I.ot 2; thence south-easterly along the last-mentioned line and the south-west boundaries of Lots 2, 3, 4, and 5 to the south-east boundary of the last-mentioned lot; thence north-east and south-east along the boundaries of Lots 5 and 6 to the centre of Norman's Road; thence north-easterly along the centre of Norman's Road to the starting-point.

J. A. FLESHER, Mayor. J. S. NEVILLE, Town Clerk.

POHANGINA 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 Pohangina County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of principal and interest and also the other charges on a loan of £350 authorized to be raised by the Pohangina County Council under the Local Bodies' Loans Act, 1913, for the purpose of re-erecting in concrete bridges in the Mangapikopiko Riding, the said Pohangina County Council hereby makes and levies a special rate of one fifty-seventh of a penny in the pound upon the rateable value of all the rateable property in the Mangapikopiko Riding, and such special rate shall perty in the Mangapikopiko Riding; and 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 February and the first day of August in each and every year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

H. W. SMART, Chairman, Pohangina, 14th February, 1925.

RADICH AND CO. (LIMITED).

In LIQUIDATION.

CPECIAL resolution passed at meeting of Shareholders held on the 6th March, 1925, at 9 a.m., in accordance with section 220 of the Companies Act:—

 That this company go into voluntary liquidation.
 That CHAMBERS AND WORTH be appointed Liquidators, and that they be asked to give an estimate of their costs

This resolution be deemed to be a special resolution in accordance with section No. 168, subsection 6, of the Companies Act, 1908.

CHAMBERS AND WORTH, Liquidators,

23 Shortland Street, Auckland.

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THE RANGER WINDSHIELD COMPANY OF NEW ZEALAND (LIMITED).

In the matter of the Companies Act, 1908; and of The RANGER WINDSHIELD COMPANY OF N.Z. (LIMITED).

NANGER WINDSHIELD COMPANY OF N.Z. (LIMITED).

OTICE is hereby given that an extraordinary general meeting of the above-named company duly convened and held in the Canterbury Chess Club's Rooms, Inglis's Buildings, 220 High Street, Christchurch, on the 18th February, 1925, at 8 p.m., the resolution hereinafter set out was duly passed, and at a subsequent extraordinary general meeting of the company also duly convened and held at the registered office of the company, 220 High Street, Christchurch, on the 4th day of March, 1925, at 5 p.m., the same resolution was duly confirmed as a special resolution—namely, "That the company be wound up voluntarily"; and at such last-mentioned meeting James Adair Hall, of Christchurch, Accountant, was appointed Liquidator for the purpose of winding up the affairs of the company.

Dated at Christchurch this 9th day of March, 1925

Dated at Christchurch this 9th day of March, 1925

W. F. McARTHUR, Chairman.

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In the matter of the Companies Act, 1908, and the amendments thereof; and in the matter of Brabners Limited, a private company duly incorporated in New Zealand, having its registered office at Christchurch, and carrying on business there as Motor-body Builders.

OTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court of New Zealand at Christchurch was on the 3rd day of March, 1925, presented to Mr. Justice Adams, a Judge of the Supreme Court, by George Mylton Julius of the City Hotel, Christchurch, Commercial Traveller, a contributory of the said company; and the said petition is directed to be heard before a Judge of the said Court on the 1st day of April, 1925; and any creditor or contributory of the said company desirous to oppose the making of an order for the winding-up of the said company under the above Act should appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the

Dated this 10th day of March, 1924.

HARPER, PASCOE, BUCHANAN, AND UPHAM, Solicitors to the Petitioner, 157 Hereford Street, Christchurch.

OTANOMOMO RIVER AND DRAINAGE BOARD.

N pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Otanomomo River and Drainage Board hereby resolves as follows :

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Otanomomo River and Drainage Board Flood Loan of £1,100 (1924), authorized to be raised by the Otanomomo River and Drainage Board under the above-mentioned Act, for the purpose of repairing damage recently caused in the district by reason of deads are bisect to the conditions that the works necessary to repairing damage recently caused in the district by reason of floods, subject to the conditions that the works necessary to repair this damage are carried out by the Public Works Department, and such conditions as are prescribed by that Department for the payment of the cost of carrying out the works are complied with, the said Board hereby makes and levies a special rate of one halfpenny (\frac{1}{2}d.) in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Otanomomo River and Drainage District; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of November in each and every year during the currency of such loan, being a period of thirty-six (36) years, or until the loan is fully paid off.

We hereby certify that the above is a true copy of and a current extract from the minutes of proceedings of the Otanomomo River and Drainage Board.

THOMAS MARSHALL, Chairman.

THOMAS MARSHALL, Chairman. W. PRENTICE, Secretary.

PIAKO COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Piako County Council hereby resolves as follows:—

That, for the purpose of providing the instalments in respect of the principal, interest, and other charges on a loan of £2,100, authorized to be raised by the Piako County Council of £2,100, authorized to be raised by the Piako County Council under the Local Bodies' Loans Act, 1913, for the purpose of metalling for the first time the Waiorongomai-Maungakawa Road from the present end of metalled road, being adjacent to Section 3, Block 1, Wairere Survey District, to the northwest corner of Section 4, Orongomairoa, also Mikkelsen's Road from the corner of the Waiorongomai-Maungakawa Road to the southern boundary of Lot 1, Section 17, Block XI, Aroha, the said Piako County Council hereby makes and levies a special rate of twopence and three-eights of a penny in the pound upon the rateable value of all rateable properties in the Waiorongomai-Maungakawa Special-rating Area, being bounded as follows: bounded as follows :-

ounded as follows:—
Commencing at a point being the westernmost corner of part Waihekau No. 3, Block I, Wairere Survey District, thence in a north-easterly direction following the northwest boundary of the said Section part Waihekau No. 3 to the north-east corner of Lot 3, Southern portion, Te Kapara, Block XI, Aroha Survey District; thence in a south-easterly direction following the north-east

boundary of the said Lot 3 southern portion Te Kapara, to the north-west corner of Lot 2 southern portion Te Kapara; thence in a north-easterly direction along the north-west boundary of the said Lot 2 to its north-east corner; thence crossing a public road, and following the northern boundary of Lot 3 and 4, Section 17, Block XI, Aroha Survey District, to the north-east corner of Lot 4; thence due south following the eastern bound of the said Lot 4 to its south-east corner; thence due east to the north-east corner of Lot 2, Block I, Wairere east to the north-east corner of Lot 2, Block I, Wairere Survey District; thence due south following the eastern boundary of the said Section 2 to its south-east corner; thence due west following the southern boundary of Lots 2 and 1, Block I, Wairere Survey District, to the south-west corner of Lot 1; thence in a north-westerly direction following the south-west boundary of the said Lot 1 to the south-east corner of Lot 4, Orongomairoa Block; thence in a south-westerly direction following the south-east boundary of the said Lot 4 to its south-western corner; thence in a north-westerly direction following the north-west boundary of the said Lot 4, Orongomairoa, and part Waihekau No. 3 to the point of commencement. commencement.

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

NEVILL J. RAY, County Clerk.

RODNEY COUNTY COUNCIL.

AMENDING RESOLUTION MAKING SPECIAL RATE.

WHEREAS in pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Council of the County of Rodney made and levied a special rate of thirteen-sixteenths of one penny and levied a special rate of thirteen-sixteenths of one penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Big Omaha Wharf Special-rating District of the County of Rodney, for the purpose of providing the interest and other charges on a loan of £700 authorized to be raised by the Council for rebuilding the Big Omaha Wharf in permanent material:

And whereas the said rate of thirteen-sixteenths of a penny is insufficient to provide for the payment of the interest and sinking fund in respect of the said loan, the Council of the County of Rodney, by way of amendment and in pursuance of section 22 of the Local Bodies' Loans Act, 1913, hereby resolves as follows:—

resolves as follows :---

That, for the purpose of providing the interest and other charges on a loan of £700 authorized to be raised by the Council of the County of Rodney under the above-mentioned Act, for rebuilding the Big Omaha Wharf in permanent material, the said Council of the County of Rodney hereby makes and levies a special rate of fifteen-sixteenths of one penny in the pound upon the rateable value (on the basis of the unimproved value) of all rateable property of the Big Omaha Wharf Special-rating District of the County of Rodney, comprising the whole of the said special-rating district; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, being a period of thirty-six and one-half years, or until the loan is fully paid off.

F. HODGSON, Chairman. H. F. GOODMAN, County Clerk.

COUNTY OF THAMES.

NOTICE OF INTENTION TO TAKE LAND FOR RECREATION-GROUNDS.

In the matter of the Counties Act, 1920, the Public Works Act, 1908, and the Public Works Amendment Act, 1910.

OTICE is hereby given that the Chairman, Councillors, and Inhabitants of the County of Thames (a body corporate and by virtue of the Counties Act, 1920) proposes, in pursuance and exercise of the powers conferred upon it by the above-mentioned Acts, to execute a certain public work—namely, to acquire and establish recreation grounds at Tapu; and for the purpose 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 Clerk to the Thames County Council, in the County Chambers,

Mary Street, Thames, 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 the said public work or to the taking of the said lands must state their objections. in writing and send the same within forty (40) days from the 4th day of March, 1925 (being the date of the first publication of this notice), to the said Council at the office of the Clerk aforesaid.

SCHEDULE.

APPROXIMATE area of each of the parcels of land required to be taken :-Coloured on plan.

A. R. P. Being Portion of Block.

2 20 | Waipatukahu No. 1s 2; edged red.

2 3 12 | Waipatukahu No. 1s 1; edged red.

2 3 12)
0 2 19 Waipatukahu No. 18 1; edged red.
3 1 25 Waipatukahu No. 1a; edged red.
All of the said parcels of land being situated in Block XI of the Survey District of Hastings in the County of Thames and in the Land District of Auckland. Shown on plan S.O. 23620.

Dated this 4th day of March, 1925.

For and on behalf of the Chairman, Councillors, and Inhabitants of the County of Thames.

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HENRY LOWE, County Chairman. H. T. G. McELROY, County Clerk.

In the matter of the Companies Act, 1908, and in the matter of The GISBORNE ENGINEERING COMPANY (LIMITED), in liquidation.

OTICE is hereby given that, in pursuance of section 230 of the said Companies And of the said Companies Act, a general meeting of the company will be held at my office in Lowe Street, Gisborne, on Thursday, the 26th day of March, 1925, at 2.30 o clock p.m., for the purpose of laying my account before such meeting showing the manner in which the winding-up has been conducted and the assets of the company disposed of.

G. W. WILLOCK, Liquidator.

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MEDICAL REGISTRATION

CHARLES EVERARD NORTH, Bachelor of Medicine CHARLES EVERARD NORTH, Bachelor of Medicine and Bachelor of Surgery, now residing in Dunedin, hereby give notice that I intend applying on the 5th April, 1925, 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 Department of Health at Dunedin.

CHARLES EDWARD NORTH,

Dunedin Hospital. 289

Dated at Dunedin, 5th March, 1925.

Under the Mining Act, 1908.

APPLICATION FOR LICENSE FOR A WATER-RACE.

To the Warden of the Otago Mining District, at Roxburgh. DURSUANT to the Mining Act, 1908, the undersigned, Richard Ernest Bennetts, of Roxburgh, Fruit-grower, hereby applies for a license for a water-race, as specified in the Schedule hereto, the course whereof has been duly marked out for the purpose.

Precise time of marking out privilege applied for : 11 a.m.,

24/2/25.

Date and number of miner's right: 22/11/24; 15486.
Address for service: Care of R. Cockburn, Mining Agent,
Roxburgh.

Dated at Roxburgh, this 24th day of February, 1925.

SCHEDULE.

Locality of the race, and of its starting and terminal points: Commencing at a point in a spring in Section 4, Block X, Teviot, 100 yards north from the boundary between Sections 3 and 4, thence through part of Section 3 in a southerly direction, 100 yards; thence through road-line, 1 chain; thence east through Section 20, Block I, Teviot, 40 chains; terminating at main road at Methodist Church.

Length and intended course of race: 46 chains: south

Length and intended course of race: 46 chains; south

and east.

Points of intake: One.

Estimated time and cost of construction: Already constructed.

Mean depth and breadth: 6 in. by 6 in.

Number of heads to be diverted: One-sixth of a head. Purpose for which water is to be used: Domestic and

irrigation.
Proposed term of license: Forty-two years.
Pegs marked X.

R. E. BENNETTS (By his agent, R. COCKBURN), Applicant.

Precise time of filing the foregoing application: 10 a.m.,

Precise time of hims 2/3/25.

Time and place appointed for the hearing of the application and all objections thereto: Tuesday, the 28th day of April, 1925, at 3.30 p.m., Roxburgh.

Objections must be filed in the Registrar's office and notified to applicant at least three days before the time so

R. A. McSORILEY, Assistant Mining Registrar.

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