

THE

# NEW ZEALAND GAZETTI

Published by Authority.

### WELLINGTON, THURSDAY, MARCH 18, 1926.

Additional Land taken for the Purposes of a Road in Block I, Maramarua Survey District—namely, Portion of the Great South Road (Bombay Hills Deviation).

### 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 and declare that the additional land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the sixth day of April, one thousand nine hundred and twenty-six.

### SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

A. R. P. Being
0 0 1.1 Portion of Allotment 182; coloured yellow. 0 10·1 1 7·6 yellow. 182 ,, ,, 191 red.

Situated in Mangatawhiri Parish, Block I, Maramarua Survey District (Auckland R.D.). (S.O. 22489.)
In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 57781, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned. coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of March, 1926.

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

GOD SAVE THE KING!

(P.W. 34/286/1.)

Land proclaimed as a Road, in Block III, Ruakaka Survey District, Whangarei County.

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

IN pursuance and exercise of the powers conferred by section twelve of the Land Act, 1924, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim as a road the land in Ruakaka Survey District described in the Schedule hereto.

### SCHEDULE.

LAND PROCLAIMED AS A ROAD.

APPROXIMATE areas of the pieces of land proclaimed as a

Being Portion of 3 24 2 3 1 9 Allotment 1; coloured blue. purple. yellow. ,, 4 pink. blue. õ 1 14 Crown land

Situated in Ruakaka Parish, Block III, Ruakaka Survey District (Auckland R.D.). (S.O. 22989.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 64818, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 9th day of March, 1926.

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

GOD SAVE THE KING!

(P.W. 33/1130.)

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

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

IN pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and the Public Works Amendment Act, 1909, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare the land described in the Schedule is truck to be Correlated which is the Schedule in the Schedule is trucked. described in the Schedule hereto to be Crown land subject to the Land Act, 1924.

#### SCHEDULE.

APPROXIMATE area of the piece of land declared to be Crown

land: 20 perches.

Being Lot 88 of Reserve 128, situated in Block XII, Waimea Survey District (Town of Kumara), (Westland R.D.) (S.O. 2/63.)

In the Westland Land District; as the same is more particularly delineated on the plan marked P.W.D. 65383, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 5th day of March, 1926.

J. C. COATES, Minister of Public Works,

GOD SAVE THE KING!

(P.W. 23/366.)

Land taken for the Purposes of a Road in Block II, Tairua Survey District, Thames County.

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

In pursuance and exercise of the powers and authorities vested in me by the Public Works Act, 1908, and of every other power and authority in anywise enabling me in this behalf, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby proclaim and declare that the land described in the Schedule hereto is hereby taken for the purposes of a road; and I do also declare that this Proclamation shall take effect on and after the sixth day of April, one thousand nine hundred and twenty-six. twenty-six.

### SCHEDULE.

APPROXIMATE area of the piece of land taken: 2 acres 0 roods 5 perches.
Portion of Section 15, situated in Block II, Tairua Survey District (Auckland R.D.). (S.O. 23472.)

In the Auckland Land District; as the same is more particularly delineated on the plan marked P.W.D. 64904, 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 16th day of March,

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

GOD SAVE THE KING!

(P.W. 34/2427.)

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

### CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS 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, declare that any national-endowment land disposed of under the Land Act, 1924, or the Land Act, 1908, and held under lease or license by any person who is competent to acquire land under the Discharged Soldiers Settlement Act, 1915, shall cease to be national-endowment land:

And whereas it is deemed expedient that the lands mentioned in the Schedule hereto, which are so held on renewable lease under the Land Act, 1924, should cease to be national endowment land:

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

#### SCHEDULE.

AUCKLAND LAND DISTRICT.

SECTION 34, Block XIII, Tuhua Survey District: Area, 10 acres 0 roods 13 perches.

Section 35, Block XIII, Tuhua Survey District: Area, 10 acres 1 rood 13 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 8th day of March, 1926.

A. D. McLEOD, Minister of Lands.

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

GOD SAVE THE KING!

Altering Boundaries of Karamea Mining District.

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

HEREAS by section eight of the Mining Act, 1908, it is enacted that it shall be lawful for the Governor-General from time to time, by Proclamation, to constitute and appoint any portion of New Zealand to be a mining district, and to alter the boundaries of any mining district or abolish any mining district:

And whereas by Proclamations bearing dates the twenty-first day of December one thousand eight bunded and

And whereas by Proclamations bearing dates the twenty-first day of December, one thousand eight hundred and eighty-six, and twelfth day of August, one thousand nine hundred and twenty-five, and published in the New Zealand Gazette of the twenty-second day of December, one thousand eight hundred and eighty-six, and the twentieth day of August, one thousand nine hundred and twenty-five, respectively, His Excellency the Governor-General, in pursuance and exercise of the powers and authorities vested in him, defined the boundaries of the Karamea Mining District as described in the said Proclamations:

And whereas it is expedient to alter the boundaries of the

And whereas it is expedient to after the boundaries of the said district so defined as aforesaid:

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 vested in me as aforesaid, do hereby alter the boundaries of the said Mining District of Karamea, and define them as described in the Schedule hereto; and I do hereby further declare that this Proclamation shall take effect as from the date of the gazetting thereof.

### SCHEDULE.

ALL that area in the Provincial District of Nelson, bounded towards the west, north-west, and north by the ocean from the mouth of the Razorback Creek, otherwise known as Punakaiki River, to the easternmost point of Farewell Spit; thence towards the east generally by Golden Bay and Tasman Bay to the Motueka River; thence towards the south-east by the said Motueka River to its confluence with the Motupiko River; thence by the latter river to its confluence with Clark's River; thence by Clark's River to its source; thence by a straight line to the source of the Little Hope River; thence by that river and by the Hope River to its confluence with the Buller River; thence towards the north-west and south-west generally by the counties of Murchison, Inangahua, and Grey respectively to the mouth of the Razorback Creek aforesaid; save and except the Borough of Westport as defined in Gazette of 1873, page 237, but including Section 1066, Town of Westport, on which the Warden's Court stands. Also all the lands comprised in the Howard and Arnaud Survey Districts, in the Nelson Land District. ALL that area in the Provincial District of Nelson, bounded

All as are more particularly shown on the map deposited in the Head Office of the Mines Department at Wellington, in the Wellington Land District, and thereon coloured yellow.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 12th day of March, 1926.

G. JAS. ANDERSON, Minister of Mines.

GOD SAVE THE KING!

(Mines N. 6/4/20.)

Additional Regulations as to Motor-drivers' Licenses, under the Motor-vehicles Act, 1924.

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

At the Government Buildings at Wellington, this 15th day of March, 1926.

 ${\bf Present:}$ 

The Right Honourable J. G. Coates, P.C., presiding in Council.

Council.

In pursuance and exercise of the powers conferred on him by the Motor-vehicles Act, 1924 (hereinafter referred to as the said Act), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following additional regulations with respect to the licensing of drivers of motor-vehicles, and doth declare that these regulations shall form part of and be read together with the regulations made under the said Act on the twenty-fourth day of February, one thousand nine hundred and twenty-five, and published in the Gazette of the same date, and the additional regulations made thereunder on the sixth day of August, one thousand nine hundred and twenty-five, and published in the Gazette of the last-mentioned date.

### REGULATIONS.

12. Notwithstanding anything contained in section 21 of 12. NOTWITTESTANDING anything contained in section 21 of the said Act or in the foregoing provisions of these regulations, a motor-driver's license may be issued during the month of March in any year to a person being then the holder of a motor-driver's license, but any license so issued shall not come into force until the 1st day of April following, and shall thereupon remain in force until the 31st day of March in the

year following the year of issue, and shall then expire.

13. Every motor-driver's license issued during the month of March in any year to a person not being then the holder of a motor-driver's license shall be operative immediately upon the issue thereof and shall remain in force until the 31st day of March in the year following the year of issue, and shall then

expire.

14. In the case of a license issued pursuant to clause 12 hereof, the form No. 2 of the Schedule to these regulations shall be modified by inserting after the words "this license" the words "shall come into force on 1st April, 19, and."

15. Any endorsement authorized by the amending regulations made under the said Act on the 6th day of August, and application in the New Zealand, Gazette of the same

1925, and published in the New Zealand Gazette of the same date, may be made forthwith or at any time during its currency upon any motor-driver's license issued pursuant to clause 12 or clause 13 of these regulations.

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 Buildings at Wellington, this 8th day of March, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred upon him by the Government Railways Act, 1908, and of all other powers and authorities enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby amend the regulations made under the said Act on the twelfth day of June, one thousand nine hundred and twenty-two, by

adding to Regulation 67 the following words: "Provided further that this regulation shall not apply in any case where a member is not required to live away from his home."

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

Authorizing the Minister of Public Works to construct and maintain Water-supply Works in the Arrow Irrigation Water-supplyDistrict.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS it is provided by section two of the Public Works Amendment Act, 1910 (hereinafter called the said Act"), that the Governor-General may, if he thinks "the said Act"), that the Governor-General may, if he thinks fit, by Order in Council, authorize the Minister of Public Works to construct, maintain, or control any water-race or water-supply works, either within or outside a mining district, which are proposed to be constructed or which have been constructed out of funds provided by Parliament:

been constructed out of funds provided by Parliament:

And whereas it is further provided by section five of the said Act that before any Order in Council is issued authorizing the said Minister to construct any water-race or water-supply works the owners or occupiers of all the lands likely to be benefited thereby shall be given an opportunity to enter into contracts with His Majesty to take water from such works when completed; and such contracts shall specify the quantity of water to be so taken and the price or rate to be not tity of water to be so taken and the price or rate to be paid for same:

And whereas it is also provided by section five of the said Act that if at least one-half of the total number of those owners or occupiers enter into contracts to take such quantity of water as the Governor-General thinks reasonable at such a price or rate as the Governor-General may approve, an Order in Council authorizing the construction of the works may be issued:

be issued:

And whereas the water-supply works mentioned in the First Schedule hereto have been partly constructed, and it is proposed to complete the construction of the said works out of the funds provided by Parliament:

And whereas at least one-half of the total number of the owners or occupiers of the lands which are likely to be benefited thereby have entered into contracts with His Majesty to take water from such works when completed, which contracts specify the quantity of water to be taken and the price to be paid for the same.

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred by the above-in-part-recited Act, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve and confirm the terms of the several contracts aforesaid, and doth hereby authorize the Minister of Public Works to construct, maintain, and control the water-supply works described in the First Schedule hereto, and doth hereby also define the district to be served by such water-supply works as set out in the Second Schedule hereto, and herein referred to as the Arrow Irrigation District. District.

### FIRST SCHEDULE.

ARROW irrigation-works, for the irrigation of the Arrow district (described in the Second Schedule hereto), by means of water drawn from the Arrow River, and any dam or dams which are or may be constructed or acquired on that river or any other river or stream, such water being conveyed into the said district by a race or races, constructed or acquired by the Minister of Public Works, or by any enlargement or extension thereof; the said works including all dams, weirs, reservoirs, tunnels, fluming, siphons, mining, measuring, or reservoirs, tunnels, fluming, siphons, piping, measuring or regulating devices, and races, and all other works incidental to or required for the construction, maintenance, and control of the said Arrow Irrigation District.

### SECOND SCHEDULE.

ALL that area situated in the Otago Land District (Shotover Survey District), bounded by a line commmencing at the point where the southern boundary of Block 18, Shotover Survey District, crosses the Arrow River, and thence proceeding in a southerly direction generally along the right bank of the Arrow River to its point of junction with the Kawarau River;

thence in a westerly direction generally along the left bank of the Kawarau River and the north-eastern shore of the Frankton Arm of Lake Wakatipu to the south-eastern corner of Section 2, Block 21, Shotover Survey District; thence in a northerly direction along the eastern boundary of the said Section 2; thence in an easterly direction along the northern boundary of Sections 4 and 3, Block 21; thence in a north-easterly direction generally through Section 22, Block 21; Section 121, Block 1; across a public road, and along the northern boundary of Sections 127, 128, 129, 130, 131, 132, and 133, Block 1; thence in a northerly direction along the western boundaries of Sections 27, 61, 29, and 30, Block 2; thence in an easterly direction along the northern boundary of the said Section 30, Block 2, and the northern boundary of Section 11, Block 2; and across the Shotover River to a point on its left bank; thence in a northerly and westerly direction generally along the left bank of the Shotover River to a point south of Section 37, Block 19; thence in a northerly direction generally through the said Section 37, and along the western boundary of Section 29, Block 19; thence in an easterly direction along the northern boundaries of the said Section 29 and Section 26, Block 19; thence in a northerly direction along the western boundaries of part Section 20 and Section 12. Block 4, to a thence in a westerly direction generally along the left bank of Block 19; thence in a northerly direction along the western boundaries of part Section 20 and Section 12, Block 4, to a point on the Main Arthur's Point-Arrowtown Road; thence in a north-easterly direction generally along the boundary of the said road to the south-western corner of Section 97, of the said road to the south-western corner of Section 97, Block 5; thence along the western boundaries of Section 97, Block 5, and Section 2, Block 17; thence in an easterly direction generally along the northern boundary of the said Section 2, along the western and northern boundaries of Section 7a, Block 17, to a point on the western boundaries of Section 4, Block 17; along the western boundaries of part Section 4 and Section 12, Block 17; thence in an easterly direction generally along the northern boundary of the said Section 12, along the southern boundary of Section 24, Block 17, and the southern and eastern boundaries of Section 23, Block 18, to a point on Bush Creek; thence following the course of Bush Creek in a south-easterly direction to a point north of the north-eastern corner of Section 7, tion to a point north of the north-eastern corner of Section 7, Block 18; thence in a southerly direction to the south-east corner of the said Section 7; thence in an easterly direction along the southern boundary of Block 18 to the aforesaid point on the plan marked P.W.D. 65395, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured pink and edged red.

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

Declaring Portion of the Mangatiti East Road, in the Waimarino County, to be a County Road.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

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

### SCHEDULE.

ALL that portion of road in the Wellington Land District, Waimarino County, known as the Mangatiti East Road, commencing at a point on the left bank of the Mangatiti Stream, mencing at a point on the left bank of the Mangatiti Stream, and proceeding thence generally in a westerly direction, adjoining or passing through part Waimarino 5a No. I Block, Block X, Whirinaki Survey District including the Mangatiti Stream Bridge), and terminating at its junction with the Waipapa Valley Road; being a distance of 4 chains, more or less. As the same is more particularly delineated on the plan marked P.W.D. 65455, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

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

Prescribing the Rate of Interest that may be paid by the Wanganui-Rangitikei Electric-power Board in respect of a Loan of £60,000, being a Further Portion of a Loan of £375,000 authorized to be raised for Electric Works.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

#### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

THEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithand its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been autho-rized before the passing of the said Act, or is thereafter autho-rized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest 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 Wanganui-Rangitikei Electric-power Board has been authorized to borrow the sum of three hundred and seventy-five thousand pounds for electric works, and is now desirous of raising the sum of sixty thousand pounds, being a further portion of the loan of three hundred and seventy-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 per centum per annum :

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

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

Revoking Order in Council dated 8th June, 1904, in respect of Duties on certain Classes of Goods imported into the Cook Islands.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHERAS pursuant to the powers contained in the Cook and other Islands Government Act Amendment Act, 1902, and the Cook and other Islands Government Act Amendment Act, 1903, an Order in Council was made on the eighth day of June, one thousand nine hundred and Islands, and containing provisions as to the duty on horses imported into the Cook Islands, and containing provisions as to the duty on horses imported into the Cook Islands, and also providing that drugs imported by missionary societies for distribution amongst the Natives shall be admitted free into the Cook Islands:

And whereas it is expedient to revoke the said Order in

Council:

Now, therefore, His Excellency the Governor-General of the Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by the Customs Act, 1913, 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 Dominion of New Zealand, doth hereby revoke the said Order in Council of the eighth day of June, one thousand nine hundred and four, as from the date hereof, to the intent that there shall henceforth be payable in the Cook Islands in respect of the several classes of goods hereinbefore referred to the same duties of

(P.W. 39/38.)

Customs as are now or shall from time to time hereafter be payable in New Zealand under the New Zealand Customs Tariff for the time being in force pursuant to section two hundred and ninety-seven of the Customs Act, 1913, but subject always to section seven of the Customs Amendment Act, 1923.

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

Regulation prescribing Qualifications for Sanitary Inspectors under the Health Act, 1920.—(H. 2/32.)

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred on him by the Health Act, 1920 (hereinafter referred to as "the said Act"), and of all other powers enabling him in that behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of that Dominion, doth hereby prescribe and declare that, for the purposes of section twenty-five of the said Act, any person who is the holder of a certificate from the Royal Sanitary Association, Scotland, shall be qualified to be appointed as a Sanitary Inspector under the said Act.

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

Regulations under the Repayment of the Public Debt Act, 1925.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

The Right Honourable J. G. Coates, P.C., presiding in Council.

IN pursuance and exercise of the powers and authorities conferred upon him by the Repayment of the Public Debt Act, 1925 (hereinafter termed "the Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulations under and for the purposes of the

### REGULATIONS.

### THE COMMISSION.

1. ALL meetings of the Commission shall be held in Wellington, are such place as may be from time to time decided by the

2. Ordinary meetings shall be held quarterly on the first Tuesday in February, May, August, and November at such times as may from time to time be decided by the Chairman.

3. Special meetings shall be held at such times as the Chairman.

3. Special meetings shall be held at such times as the Chairman decides and also upon written request duly lodged with the Secretary to the Commission and signed by at least three members of the Commission. Such request shall set forth clearly the special business to be considered at such meeting.

4. On receipt of any such request the Chairman shall fix the date and time of such special meeting, being not later than ten days after the receipt of such request, and the Secretary shall forthwith duly notify the members of the Commission as to such special meeting.

shall forthwith duly notity the members of the Commission as to such special meeting.

5. Every member of the Commission shall receive notice of the business to be transacted at the ordinary meetings at least one week prior to the date of any such meeting, and a notice concerning the business to be transacted at any special meeting at least three days prior to the holding of such meeting. Such notices shall be issued by the Secretary to the Commission

6. The accidental omission to give or non-receipt of any such notice to or by any member of the Commission shall not invalidate any resolution passed or other business transacted at any ordinary or special meeting to which such notice may

relate.
7. The Commission may nominate to the Public Service Commissioner for appointment an officer of the Public Service

who shall act as Secretary to the Commission, and such office

may be held concurrently with any other office.

8. The Secretary shall attend all meetings of the Commission and shall keep the records of the proceedings of the Commission in the Commission minute-book and the minutes of each meeting shall be confirmed at the next subsequent meeting of the Commission.

9. The Secretary shall exercise and discharge such other functions and duties as may be prescribed from time to time

by the Commission.

10. The following records shall be kept by the Commission, and the entries proper to be made therein shall be made by the Secretary as directed by the Commission:—

(i.) Minute-book.

- (ii.) Register of debt (subject to the provisions of the Act) to record transactions affecting same as per form A in the Schedule hereto.
- (iii.) Register showing allocation of debt (subject to the Act) redeemed and outstanding, as per Form B in the Schedule hereto.

#### SCHEDULE.

	Remarks.	
.gaibasta	JuO tanoatA leaimoV	43
et :	Kominal Reduction.	44
ption he A	Expenditure.	43
Redemptions under the Act.	Net Price per Cent.	છે. કે. વે.
versions.	Renewals or Con Mominal Amount,	ધ્ય
the Act.	Redemptions Outside Nominal Amount.	બ
Cost per Cent., including Redemption of Loss on Issue over Period.		છે. સ
	Net Receipts per Cent	£ s. d.
Price of Issue per Cent.		ક જ. વ.
	Maturity Date.	
	Rate of Interest.	
	Particulars,	
Register	Debenture or Stock Folio No.	
	Narration No.	
	Date of Coming unde of Redemption, &c.	

Form B. . . . . . . . . . . ACCOUNT.

Year ending 31st March.	New Issues.	Nominal through Re-Conve	Variations newals and raions.	Debt redeemed outside the Act.	Expenditure.	Nominal Amount,	Nominal Debt outstanding.
	£	£	£	£	£	£	£

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

The North-eastern Side of Portion of Margaret Street, in the City of Wellington, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

#### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

IN pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Wellington City Council on the third day of December, one thousand nine hundred and

third day of December, one thousand nine hundred and twenty-five, viz.:—

"The Wellington City Council, being the local authority having control of the streets in the City of Wellington, hereby declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the north-east side of that portion of Margaret Street beginning at its junction with Marquis Street and extending for a distance of approximately 272-4 links, being the part of street fronting Lots 53, 54, and 55, D.P. 222, being part Section 3, Kaiwarra Registration District, Block VI, Port Nicholson Survey District"; subject to the condition that no building or part of a building shall at any time be erected on the land fronting the northeastern side of the portion of Margaret Street (described in the Schedule hereto), within a distance of twenty-five feet from the centre-line of the said portion of street.

#### SCHEDULE.

THE north-eastern side of all that portion of street situated in the Wellington Land District, City of Wellington, known as Margaret Street, abutting on Lots 53, 54, and 55, D.P. 222, being part Section 3, Kaiwarra Registration District, Block VI, Port Nicholson Survey District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 65025, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON.

(P.W. 51/544.)

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

The South-eastern Side of Portion of Falkland Street, in the City of Dunedin, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the Building-line.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twenty-seventh day of January, one thousand nine hundred and twenty-six, viz.:—

seventh day of January, one thousand nine nunureu and twenty-six, viz.:—

"That the Council of the City of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the south-eastern side of Falkland Street, in the City of Dunedin, where the same abuts on part Section 12, Block I, Upper Kaikorai District, as the said portion of the said Falkland Street is more particularly shown by red colour on the plan hereunto annexed"; subject to the condition that no building or part of a building

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the south-eastern side of the portion of Falkland Street (described in the Schedule hereto), within a distance of twenty-five feet from the centre-line of the said portion of street.

#### SCHEDILE

THE south-eastern side of all that portion of street situated The south-eastern side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Falkland Street, fronting part Section 12, Block I, Upper Kaikorai District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 65347, 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.

(P.W. 51/925.)

The South-western Side of Portion of Gladstone Street, in the City of Dunedin, exempted from the Provisions of Section 117 of the Public Works Act, 1908.

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

#### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

TN pursuance and exercise of the powers conferred by the Public Works Act, 1908, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Excutive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twenty-seventh day of January, one thousand nine hundred and twenty-six, viz.

viz.:—
"That the Council of the City of Dunedin hereby resolves That the Council of the City of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the south side of Gladstone Street, in the City of Dunedin, where the same abuts on Lots 69, 70, and 71, Township of Gladstone, as the said portion of the said Gladstone Street is more particularly shown by brown colour on the plan hereunto annexed";

such portion of street being described in the Schedule hereto.

### SCHEDULE.

THE south-western side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Gladstone Street, fronting Lots 69, 70, and 71, Township of Gladstone. As the said portion of street is more particularly delineated on the plan marked P.W.D. 65366, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured brown.

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

(P.W. 51/922.)

The North-western Side of Portion of Fortune Street, in the City of Dunedin, exempted from the Provisions of Section 117 of the Public Works Act, 1908, subject to a Condition as to the

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

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

In pursuance and exercise of the powers conferred by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Dunedin City Council on the twenty-seventh day of January, one thou and nine hundred and twenty-six, viz.:—

seventh day of January, one thou and nine hundred and twenty-six, viz.:—

"That the Council of the City of Dunedin hereby resolves that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to that portion of the north-western side of Fortune Street, in the City of Dunedin, where the same abuts on Allotment 71, Township of Gladstone, as the said portion of the said Fortune Street is more particularly shown by brown colour on the plan hereunto annexed";

subject to the condition that no building or part of a building shall at any time be erected on the land fronting the northwestern side of the portion of Fortune Street (described in the Schedule hereto), within a distance of twenty-five feet from the centre-line of the said portion of street.

#### SCHEDULE.

The north-western side of all that portion of street situated in the Otago Land District, City of Dunedin, known as Fortune Street, fronting Lot 71, Township of Gladstone. As the said portion of street is more particularly delineated on the plan marked P.W.D. 65366, deposited in the office of the Minister of Public Works at Wellington, in the Wellington of the Wellingto lington Land District, and thereon coloured brown.

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

(P.W. 51/922.)

Portion of Road in Block XI, Cloudy Bay Survey District, County of Marlborough, exempted from the Provisions 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 Buildings at Wellington, this 8th day of March, 1926.

#### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

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

Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the following resolution passed by the Marlborough County Council on the resolution passed by the Mariborough County Council on the eleventh day of December, one thousand nine hundred and twenty-five, in so far as it affects the portion of road described in the Schedule hereto, viz.:—

"That the Marlborough County Council hereby resolves and declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the following public roads viz:—

and seventeen of the Public Works Act, 1908, shall not apply to the following public roads, viz.:—

"I. To the public road running through Section 62, District of Wairau West, in the Marlborough County, as to such part of the said road as is bounded on the north by part of Section 62, Wairau West, 2687.8 links, and bounded on the south by other part of the said Section 62, Wairau West, 2687.2 links.

"2. To that part of the Main Spring Creek – Renwick Road, in the Marlborough County, as is bounded on the south by the said Section 62, Wairau West, 2709.4 links"; thiest to the condition that no building or part of a building

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

### SCHEDULE.

ALL that portion of road in the Marlborough Land District, Marlborough County, which passes through Section 62, Marlborough County, which passes through Section 62, Wairau West, Block XI, Cloudy Bay Survey District. As the said portion of road is more particularly delineated on the plan marked P.W.D. 64999, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured brown.

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

(P.W. 43/256.)

Union Islands (No. 1 of New Zealand) Order, 1926.

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

At the Government Buildings at Wellington, this 8th day of March,

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

7 HEREAS by Order in Council known as the Union Islands (No. 2) Order in Council, 1925, made on the fourth day of November, one thousand nine hundred and twenty-five, His Majesty, with the advice of His Privy Council, was pleased to authorize and empower the Governor-General of the Dominion of New Zealand in Council to make all such laws, rules, and regulations as might lawfully be made by His Majesty's authority for the peace, order, and good government of the Union Islands, and was likewise pleased to declare that it should be lawful for the Governor-General in Council to delegate the said authority and power to the Administrator of the Territory of Western Samoa or such other fit officer as the Governor-General in Council might determine:

And whereas it is expedient that the power of delegation conferred upon the Governor-General in Council as aforesaid should be exercised

in manner hereinafter appearing:

Now, therefore, in pursuance and exercise of the powers and authorities conferred by the Union Islands (No. 2) Order in Council, 1925, 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 as follows:

1. This Order in Council may be cited as the Union Islands (No. 1

of New Zealand) Order, 1926.

- 2. This Order shall come into operation on the date of the making thereof. 🕴 🌉
- eof.

  3. In the interpretation of this Order, and of all other Orders hereafter made by the Governor-General in Council relating hereto, unless a contrary intention appears, the term "Union Islands" shall be deemed to refer to and include those islands in the Pacific Ocean referred to as the Union Islands in an Order of His Majesty in Council bearing date the twenty-ninth day of February, one thousand nine hundred and sixteen, and specified in the Schedule thereto as being the Union Group-viz., Fakaofu, Nukunono, and Atafu, together with all small islands, islets, rocks, and reefs depending on them.

4. The authority and power to make all such laws, rules, and regulations as may lawfully be made by His Majesty's authority for the peace, order, and good government of the Union Islands as hereinbefore defined conferred on the Governor-General in Council by the Union Islands (No. 2) Order in Council, 1925, is hereby delegated to the Administrator of Western Samoa for the time being appointed under the Samoa Act, 1921.

5. While the office of Administrator is vacant the said authority and power is hereby delegated to the Deputy Administrator of Western Samoa for the time being under the said Act, and such delegation shall continue in force until a new Administrator has been appointed and has assumed the duties of his office in Samoa.

- 6. If at any time the Deputy Administrator is by Warrant under the Seal of Samoa authorized to act as Acting-Administrator under the provisions of the said Act, then, and for so long as such authorization shall remain in force, the said authority and power is hereby delegated to the Deputy Administrator acting as Acting-Administrator as aforesaid.
- 7. All powers and authorities which by the laws in force in the Union Islands at the time when the Union Islands (No. 2) Order in Council, 1925, took effect were then vested in the High Commissioner for the Western Pacific and officers appointed by him, and which by virtue of the Union Islands (No. 2) Order in Council, 1925, were thereupon vested in and exercisable by the Governor-General and the officers appointed by him, are hereby declared to be vested in and exercisable by the Administrator of Western Samoa and the Deputy Administrator of Western Samoa in the like manner and upon the like occasions as the authority and power by the preceding clauses of this Order delegated to the said Administrator and Deputy Administrator respectively; and the said Administrator and Deputy Administrator respectively are hereby accordingly appointed by His Excellency the Governor-General as officers in and by whom the powers and authorities vested by such laws as aforesaid shall be vested and exercisable.
- 8. No act done by the Deputy Administrator under the powers hereby conferred shall be questioned or invalidated on the ground that the occasion for so acting had not arisen or had ceased, and no act done by the Administrator shall be questioned or invalidated on the ground that any power in the Deputy Administrator so to act was still.
- 9. Notwithstanding the delegation hereinbefore contained, the Governor-General in Council may himself exercise all or any of the powers conferred upon him by the Union Islands (No. 2) Order in Council, 1925.
- 10. The Governor-General in Council may from time to time revoke, alter, add to, or amend this Order.

F. D. THOMSON, Clerk of the Executive Council. Regulations under the Discharged Soldiers Settlement Act, 1915.

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

At the Government Buildings at Wellington, this 8th day of March, 1926

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

IN pursuance and exercise af the powers conferred on him by the Discharged Soldiam Seed by the Discharged Soidiers Settlement Act, 1915 (hereinafter referred to as the "said Act"), His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the several Orders in Council making regulations under the authority of the said Act, and dated respectively the fourth day of September, one thousand nine hundred and twenty-two; the twenty-fourth day of January, the twenty-first day of May, the tenth day and twenty-fifth day of September, the seventh day of November, and the twenty-sixth day of November, one thousand nine hundred and twenty-three; the twenty-third day of June, one thousand nine hundred and twenty-four; and the twenty-fourth day of April, one thousand nine hundred and twenty-five; and in heu thereof doth hereby make the following regulations.

### REGULATIONS PRESCRIBING SPECIAL TENURES. Applications.

1. APPLICATIONS to purchase land under section 4 of the said Act shall be in the form No. 1 in the First Schedule hereto, and applications to lease land under the said section shall be in the form No. 2 in the said Schedule.

2. Every application to purchase or to lease land under the said Act and these regulations shall be accompanied by a statutory declaration in the form No. 3 in the First Schedule

hereto.

3. (1.) If two or more applications are received in respect of one allotment of land, the Land Board shall determine which of the applicants, in its opinion, is most suitable to occupy the land, or is most in need of the land, and shall dispose of the land so as to comply with the direction of the said Act that the Board shall as far as practicable assist applicants in acquiring suitable allotments.

(2.) If the Board is unable to determine between the claims of any two or more amplicants, as provided in the last pre-

of any two or more applicants, as provided in the last pre-ceding subclause, it shall cause a ballot to be taken in the manner in which ballots are taken for the purposes of the

manner in which ballots are taken for the purposes of the Land Act, 1924.

4. In the case of lands to be disposed of by way of sale or lease under section 4 of the said Act, the price or capital value shall be fixed by the Minister of Lands. The price or capital value so fixed shall be such amount as the Minister considers reasonable, notwithstanding that in the case of lands purchased by the Crown under the Land for Settlements Act, 1925, or the Native Land Act, 1909, the price or value so fixed may be less than the price paid for such land, together with the charges and expenses incurred by the Crown in connection therewith. in connection therewith.

### Purchases of Land.

5. In the case of lands purchased on deferred payment the

5. In the case of lands purchased on deferred payment the following provisions shall apply:—

(a.) The purchaser shall forthwith on the approval of his application pay a deposit equal to 5 per centum of the price of the land, or such lesser amount as the Minister may in any case determine, and shall thereupon be entitled to receive a license to occupy the said land, in the form No. 4 in the First Schedule hereto. hereto.

(b.) The license to occupy shall provide for the payment of the balance of the price by equal annual instalments extending over such period as the Board in each case determines, with a right to the licensee to pay off at any time the whole or any part of the price then remaining unpaid, and shall also provide to the symmetry by the licensee of interest half. for the payment by the licensee of interest half-yearly at the rate of 5 per centum per annum from

the date of his purchase upon such part of the price as for the time being remains unpaid.

(c.) In cases where lands held on deferred payment are proclaimed as subject to the provisions of sections 133 or 134 of the Land Act, 1924, all references to "rent" in these enactments shall be deemed, subject to the following modifications to apply also to the to the following modifications, to apply also to the interest payable on unpaid instalments of the price which becomes due during the period fixed for

exemption.

In the case of land proclaimed under section 133 of the Land Act, 1924, the period of exemption from payment of such interest shall commence on the 1st day of January or the 1st day of July following the date of selection.

In the case of land proclaimed as subject to the provisions of section 134 of the Land Act, 1924, the period of exemption from payment of interest as aforesaid shall commence on the date fixed by Proclamation thereunder as the commencement of period of exemptiment from rent.

period of exemptiment from rent.

(d.) Upon payment of the price in full, and of all interest, the purchase shall be deemed to be completed, and a certificate of title for the said land shall be issued

accordingly.
(e.) Residence on any land held under license to occupy (e.) Residence on any land held under license to occupy shall be compulsory, and shall commence in the case of bush or swamp land within four years, and in the case of open or partly open land within one year, from the date of the license, and shall thereafter be continuous during the whole of the remainder of the term of the license: Provided that the Land Board may, in its discretion, dispense with compliance with the requirements of this paragraph.

6. Every license to occupy and every certificate of title issued in respect of land acquired for cash or on deferred payment under these regulations shall have endorsed upon or written thereon a memorial to the effect that the land comprised therein shall not, except with the consent of the

comprised therein shall not, except with the consent of the Land Board and the approval of the Minister of Lands, be capable of being transferred until the expiry of ten years after the date of the sale, or in the case of land the fee-simple of which is acquired pursuant to clause 12 hereof, after the date of the lease.

#### Leases.

7. Every lease issued under section 4 of the said Act and these regulations shall be in the form No. 5 in the First Schedule hereto, and shall be for such term, with or without a right of renewal, as the Land Board in each case may determine: Provided that no lease under these regulations determine: Provided that no lease under these regulations shall be for a longer term than thirty-three years in the case of lands acquired under the Land for Settlements Act, or sixty-six years in the case of other lands, with a perpetual right of renewal for further successive terms of thirty-three years or sixty-six years, as the case may be.

8. The value of improvements required to be effected by the lessee during the term of his lease shall in each case be determined by the Land Board and for the purpose of fixing

determined by the Land Board, and for the purpose of fixing such value the Land Board shall take into consideration the purpose, as set out in his application, for which the lessee intends to use the land.

9. Every lessee of land disposed of under these regulations shall be required to reside continuously on the land comprised in his lease: Provided that the Land Board may postpone the date of the commencement of such residence for postpone the date of the commencement of such residence for such period in any case as it thinks fit, or may dispense with such residence if it is satisfied in any case that the land may be effectively used by the lessee for the purpose for which it was acquired without his residence thereon.

10. (1.) In the case of lands acquired under the Land for

Settlements Act and disposed of under these regulations, the annual rent shall be an amount equal to 5 per centum of the capital value thereof, as determined in accordance with clause 4 hereof, and in all other cases the annual rent shall be an amount

not exceeding 4½ per centum of such capital value.

(2.) The said rent shall be paid to the Receiver of Land Revenue in equal parts on the 1st day of January and the 1st day of July of each year during the continuance of the lease: Provided that the rent for the period elapsing between the date of the lease and the due date of the first half-wearly lease: Provided that the rent for the period elapsing between the date of the lease and the due date of the first half-yearly payment shall be payable, at the option of the Board, either with such first half-yearly payment or on the due date of the next succeeding half-yearly payment.

(3.) The rent payable on renewal of a lease under the foregoing regulations shall be determined by the Land Board, and shall be based on a valuation of the land comprised in the lease as at the date of the renewal, exclusive of the value of improvements effected or paid for by the lessee or by a

of improvements effected or paid for by the lessee or by a predecessor in title.

11. (1.) On the termination by effluxion of time of a lease granted under these regulations, if a renewal of such lease is not granted, the lessee shall be entitled to receive from the Crown the value of all existing improvements of a permanent character effected or paid for by him or by a predecessor in

(2.) For the purposes of this regulation the value of improvements shall be such value as may be agreed on between the Land Board and the lessee, and in default of agreement shall be determined by arbitration under the Land Act, 1924.

12. (1.) Before disposing of any land by way of lease under these regulations the Minister of Lands shall determine the

price in accordance with clause 4 hereof, and the lessee may at any time, during the continuance of his lease, with the approval of the Land Board and consent of the Minister, acquire the fee-simple of the lands comprised therein at the price so determined: Provided that nothing in this regu-lation shall authorize the acquisition of the fee-simple of any national-endowment land.

(2.) The provisions of clause 5 of these regulations (relating to purchases of land on deferred payment) shall, mutatis mutandis, apply in respect of the acquisition of the fee-simple

mulandis, apply in respect of the acquisition of the fee-simple under this regulation.

13. The Land Board, with the consent of the Minister, may accept the surrender of the whole or portion of the land comprised in any lease granted under these regulations, and the provisions of sections 80 to 83 of the Land Act, 1924, may thereupon be applied to the land so surrendered in the same manner as if the lease were a lease under that Act forfaited for breach of conditions. forfeited for breach of conditions.

#### General.

General..

14. The following provisions of the statutes mentioned shall, so far as applicable, and except as may be otherwise provided in the said Act, or in these regulations, apply to lands disposed of under these regulations namely:—

The Land Act, 1924—Section 72 (1) (a), Sections 75, 76, 86, 88, 90, 93, 95, 96, 98, 99, 101, 102, 103, 109, 111, 112, 113 (5), 114, 117, 118, 119, 120, 121, 122, 123, 124, 125, 127, 133, 134, 135, 136, 137, 138, 139, 140, 141, 149, 164, 203, 206, 208, 216, 315, 384.

The Land for Settlements Act, 1925—Section 50 and 57, except paragraph (d) thereof.

15. (1.) All titles in fee-simple issued under these regulations in respect of any Crown land shall be subject to the provisions

in respect of any Crown land shall be subject to the provisions of Part XIII of the Land Act, 1924.

(2.) All titles in fee-simple issued under these regulations

(2.) All titles in rec-simple issued under these regulations in respect of any land which is or was at any time settlement land shall be subject to section 85 of the Land for Settlements Act, 1925.

16. On the transfer of any lease or license issued pursuant

to section 4 of the said Act the transferee, if not a discharged soldier, shall be required to make a declaration in such one of the forms (with the necessary modifications) prescribed under the Land Act, 1924, or the Land for Settlements Act, 1925, as the case may be, as the Land Board may determine.

17. Two or more applicants may make an application to hold any land set apart under section 4 of the said Act as tenants in common, and in any such case the provisions of section 215 of the Land Act, 1924, shall, so far as applicable,

extend and apply.

18. Clauses 23, 24, and 25 of, and the Second Schedule to, the regulations under the Land for Settlements Act. 1908, made on the 16th day of March, 1909, shall, so far as applimade on the 10th day of March, 1909, shall, so far as applicable, and with the necessary modifications, apply to lands with buildings thereon disposed of under the Discharged Soldiers Settlement Act in the same manner as they apply to lands with buildings thereon disposed of under the Land for

Settlements Act:

Provided that in any case where the Board and the Minister are of opinion that the estimated probable life of such buildings is sufficient to justify the repayment of the value of such buildings being extended over a longer period than the maximum period prescribed by clause 23 of the aforesaid regulations, the Minister may approve of such repayment being extended over a period of either thirty years or thirty-six years and a half, and in the case of such extension every half-yearly instalment of principal and interest shall be calculated and apportioned in accordance with whichever of the following tables may be applicable to the case, Table A or Table B of the Second Schedule to the State Advances

Act, 1913.

19. The provisions of section 47 of the Land Act, 1924, and 19. The provisions of section 47 of the Land Act, 1924, and of the regulations relating to Land Board elections made on the 7th day of February, 1913, and 4th day of December, 1922, and published in the New Zealand Gazettes of the 13th day of February, 1913, and 7th day of December, 1922, shall, so far as they relate to the election of elective members of Land Boards, apply to every discharged soldier who is the owner of a lease issued pursuant to section 4 of the said Act, and accordingly every such discharged soldier shall be elicible to accordingly every such discharged soldier shall be eligible to vote for the election of any elective member of the Land Board for the land district in which such discharged soldier's land is situated.

### PART II.

### FINANCIAL.

20. With respect to advances under section 6 of the said Act (as extended by section 4 of the Discharged Soldiers Settlement Amendment Act, 1916), and under paragraphs (c) and (e) of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, the following provisions shall apply:—

(a.) The amount of advance that may be made to any one person, including all other advances made to the same person and still remaining unpaid, shall not exceed £750:

Provided that in the case of bush lands the Minister may authorize an advance under this regulation not exceeding £1,000, in ordinary cases, or £1,250 in cases where in the opinion of the Minister special

circumstances warrant such amount being advanced:
Provided further that the Minister may, on the
production of evidence that the advances as aforesaid are insufficient for the successful working of a farm, authorize advances up to such limits and for such

- purposes as he deems fit.

  (b.) The amount of any loan made for the purpose of clearing, draining, fencing, erection of buildings, and clearing, draining, teneing, erection of buildings, and general improvement may, in the discretion of the Minister, be advanced by progress payments corresponding to 75 per cent. of the value of the improvements from time to time effected by the mortgagor. In such case the value of the improvements of effected shall from time to time he ascermortgagor. In such case the value of the improvements so effected shall from time to time be ascertained and certified to by some person authorized by the Minister in that behalf, and any certificate given by such person shall be final: the balance of the advance may be paid on receipt of a final certificate that the improvements in respect of which the advance is made have been satisfactorily completed
- (c.) In no case shall the amount advanced for buildings exceed £250 :

Provided that in special cases the Minister may, on the recommendation of the Land Board, authorize an and vance for this purpose not exceeding such an amount as is deemed necessary for the efficient and economical working of the farm in respect of which the advance is made:

the advance is made:

Provided further that the Minister, on the recommendation of the Land Board, may authorize an advance not exceeding £500, and in exceptional cases not exceeding £750, to be made for buildings on rural holdings not exceeding in area 21 acres, in cases where the Board is of opinion that the amount that may be advanced under these regulations is not required, or is not likely to be required. lations is not required, or is not likely to be required,

for any other purpose.

(d.) All moneys advanced shall be secured by way of mortgage over the land or the applicant's interest therein in the form No. 6 in the First Schedule

hereto:

Provided that advances made under subclause (c) for buildings on rural holdings not exceeding in area 21 acres may be made by way of mortgage in the form No. 10 in the First Schedule, or as near thereto as may be necessary, and shall be repayable by half-yearly or monthly instalments over a period of twenty-five years and a half. Every instalment shall consist partly of interest and partly of principal, and shall be calculated at the rate of 7 per centum per annum on the amount of advance, and shall be applied towards payment of interest and centum per annum on the amount of advance, and shall be applied towards payment of interest and principal in the proportions set out respecting the appropriate payment in the Second Schedule hereto. Form No. 10 in the First Schedule hereto shall be altered where necessary to provide for payment by monthly instalments. The decision as to whether moneys advanced shall be secured by way of flat mortgage or by instalment mortgage, and in the latter case whether such moneys shall be repayable by half-yearly or monthly instalments, shall be at the discretion of the Minister. discretion of the Minister.

(e.) Where money is advanced for the purpose of purchasing stock and implements, or in special cases against the natural increase of such stock, such money shall be further secured by a collateral bill of sale in the form No. 7 in the First Schedule hereto.

(f) In cases where further advances are made for purposes

(f.) In cases where further advances are made for purposes other than the purchase of stock or implements, and the applicant has on the land stock or implements not already encumbered by bill of sale, the Minister may require, before granting such further advance, collateral security over such stock or implements by way of bill of sale in the form No. 7 in the First

Schedule hereto.

(g.) For the purpose of the administration of these regulations, the Minister may authorize the Commissioner of Crown Lands, or any other officer of the Lands and Survey Department, to pay advances, and any such authority to make an advance issued by the Minister shall be deemed to be an authority to

advance and readvance moneys on current account so that the total indebtedness, exclusive of interest, of the person to whom such advance is made shall not at any time exceed the amount so authorized.

21. (1.) Advances made hereunder on current account for the purposes of erecting buildings or effecting permanent improvements, may, to such extent as the Minister may approve, be discharged from a flat mortgage securing such advances, and the amount so discharged shall thereupon

approve, be discharged from a flat mortgage securing such advances, and the amount so discharged shall thereupon be secured by a mortgage over the land or the mortgagor's interest in the lease or license thereof in the Form No. 10 in the First Schedule hereto or to the like effect:

Provided that no adjustment shall be made to the prejudice of the position held by the security to the Crown, and provided further that in the event of any adjustment being made respecting a security by a flat mortgage next following a security for advances under the provisions of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, the security for such adjustment may be given by memothe security for such adjustment may be given by memorandum of increase, increasing the debt secured under the mortgage given as security under the said section 2.

mortgage given as security under the said section 2.

(2.) All moneys so secured by such mortgage, together with interest thereon at the rate of five per centum per annum, shall be repayable by half-yearly instalments over such prescribed period, not exceeding thirty-six years and a half, as the Minister may determine. Every instalment shall consist partly of interest and partly of principal, and shall be calculated and apportioned in accordance with such table in the Second, Third, Fourth, Fifth, or Sixth Schedule hereto as is appropriate to the period so fixed.

22. In any case where upon the acquisition of any land for the settlement of discharged soldiers the Minister has considered it expedient that farming operations on such land should be carried on by the Commissioner of Crown Lands until such time as is deemed opportune for placing the persons to

such time as is deemed opportune for placing the persons to whom the subdivisions may have been allotted in possession of such allotments, and if the Minister is satisfied that the amount that may be advanced to any such person hereunder is inadequate having regard to the liabilities which it may be arranged that such person shall accept as mortgagor, he may, notwithstanding anything to the contrary in these regulations, make advances to any such person in the manner following:

(a.) On current account mortgage up to an amount not exceeding the amount of the liabilities accepted by

(a.) On current account mortgage up to an amount not exceeding the amount of the liabilities accepted by the mortgagor with respect to stock and chattels.
(b.) On mortgage up to an amount equal to the value of the improvements effected by the mortgagor. Repayment under such mortgage shall be by half-yearly instalments of principal and interest at the rate of five per centum per annum extending over a period not exceeding thirty-six years and a half: Provided that in no case shall the amounts advanced under either paragraph (a) or (b), or both paragraphs, exceed such amount or amounts as the Minister, having regard to the special circumstances of each case and to the liabilities to be accepted by the mortgagor, decides to be adequate.
23. For the purpose of assisting settlers with respect to any of the matters for which advances may be made as aforesaid, the Minister may purchase such materials or articles as may be required, and may dispose of the same to settlers on such terms as he thinks proper. Where any such materials or articles are not paid for by the settler, their value as determined by the Minister shall be deemed to be an advance within the meaning of these regulations.
24. With respect to advances under paragraph (a), (b), or (d) of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, the following provisions shall apply:—
(a.) Every application for such an advance shall be made, in the form No. 8 in the First Schedule hereto or to the like effect, to the Land Board for the land district within which the land affected is situated, and shall be accompanied by the prescribed valuation fee. The

within which the land affected is situated, and shall be accompanied by the prescribed valuation fee. The Land Board shall, before making its recommendation,

require the applicant to appear personally before it, or before such person or persons as it may appoint.

(b.) Valuation fees shall be payable in accordance with the following scale:

> On an application for a loan not ex- £ ceeding £100 0 10 6 Exceeding £100 but not exceeding £250 Exceeding £250 but not exceeding £500 Exceeding £500 but not exceeding 1 11

Provided that in the case of an applicant who has previously applied for an advance, and whose application has beeen refused, the Commissioner of Crown Lands may, with approval of the Minister, reduce or dispense with the payment of valuation fees on any subsequent application lodged by the said applicant for an advance under these regulations. regulations.

(c.) An application for an advance for any of the purposes mentioned in paragraph (a) or (b) of the said section 2 shall not be considered unless it is accompanied by an option to purchase the fee-simple or to acquire the lease or license, as the case may be, given by the owner or the lessee to the applicant. Such option shall be in the form No. 9 in the First Schedule hereto or to the like effect.

(d.) The amount of advance to any person for the purchase

of a dwelling and appurtenances on other than rural land shall not exceed the sum of £1,000, and for any

other purpose shall not exceed the sum of £2,500:
Provided that in any case where advances are authorized under the provisions of clause 20 hereof the maximum advance here prescribed in the case of rural land may be increased by the amount of such

advances, but in no case shall the total amount advanced to one person hereunder exceed £2,750.

(e.) In such cases as the Minister may approve, an advance may be made to any person hereafter assisted to acquire land under section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, for the purpose of enabling such person to read such that the purpose of enabling such person to read such that the second to the purpose of enabling such person to read such that the second to the se purpose of enabling such person to pay any stamp duty payable on any transfer, conveyance, or assignment of such land to himself.

Notwithstanding anything to the contrary in subclause (d) hereof, the maximum amounts fixed for advances therein may be increased by such amount as may be advanced under this paragraph.

(f.) Except as provided in paragraph (h) hereof, all advances

(f.) Except as provided in paragraph (h) hereof, all advances shall be secured by mortgage over the land or the applicant's interest in the lease or license in the form No. 10 in the First Schedule hereto or to the like effect; and the Minister may, as collateral security, require that a bill of sale be given over such stock and other chattels belonging to the applicant as he may decide.
(g.) Except as provided in paragraph (h) or paragraph (i) hereof, all moneys advanced under this clause, together with interest thereon at the rate of 5 per cent. per annum, shall be repayable by half-yearly

together with interest thereon at the rate of 5 per cent. per annum, shall be repayable by half-yearly instalments over a period of thirty-six years and a half. Every half-yearly instalment shall consist partly of interest and partly of principal, and shall be calculated and apportioned according to the table in the Sixth Schedule hereto.

(h.) In such cases as the Minister may approve, advances under this clause may be made on flat mortgage for any period not exceeding ten years.

Advances made

any period not exceeding ten years. Advances made on flat mortgage shall bear interest at the rate of 5 per centum per annum and shall be secured by

5 per centum per annum and shall be secured by mortgage in the form No. 6 in the First Schedule hereto, with the necessary modifications.
(i.) In the case of applications for an advance to purchase a dwelling and appurtenances on other than rural land, the provisions of paragraph (b) of the next succeeding clause shall apply in lieu of the provisions of paragraph (g) of this clause.
(j.) In the case of any advance made in respect of leasehold land the following additional provisions shall apply:—

apply:—

(i.) The mortgage shall be deemed not only to cover the mortgagor's interest in the lease, but to extend to and include his interest in any further

extend to and include his interest in any further lease issued to him in lieu of such first-mentioned lease, whether by way of renewal or otherwise.

(ii.) The term of the mortgage shall, unless the lessee receives in lieu of his lease a title in fee-simple, expire on the date of the prescribed half-yearly instalment next preceding the date of the expiration of the lease (which term shall be deemed to include any lease issued in lieu thereof, whether by way of renewal or otherwise), and such instalments shall include the balance of principal then owing under the mortgage. the mortgage.

(iii.) No surrender of any lease on the security of which money has been advanced shall, so long as any portion of the moneys advanced remains unpaid, be accepted, nor shall any such lease be declared forfeited by a Land Board without the consent of the Minister.

(iv.) For the purposes of section 82 of the Land Act, 1924, any moneys owing by a lessee on account of an advance made pursuant to these regulations, together with interest due thereon (if any) shall be deemed to be moneys due in respect of the land, and such moneys shall constitute a first charge on moneys received by the Receiver of Land Revenue pursuant to that section.

(v.) The terms "lease" and "lessee" include

license and licensee.

25. With respect to a mortgage given in pursuance of the provisions of section 9 of the Discharged Soldiers Settlement

Amendment Act, 1921-22, as security for unpaid purchase-money in respect of any estate or interest in any land acquired by His Majesty, the half-yearly instalments of purchase-money and of interest payable under such mortgage shall be calculated and apportioned in accordance with such one of the tables in the hereinafter-mentioned Schedules to the said regulations as is appropriate to the term of the mortgage

so given, and to the rate of interest chargeable thereunder:—

(a.) Where interest on unpaid purchase-money is payable

at the rate of 5 per centum per annum—

For a term of 10 years, Third Schedule

"""

Fourth Schedule.

20 " Fifth Schedule.  $\frac{25\frac{1}{2}}{36\frac{1}{2}}$ Second Schedule.

(b.) Where interest on unpaid purchase-money is payable at the rate of  $5\frac{1}{2}$  per centum per annum—

For a term of 10 years, Seventh Schedule.

"15", Eighth Schedule.

Eighth Schedule. Ninth Schedule. Tenth Schedule.  $\frac{24\frac{1}{2}}{34\frac{1}{2}}$ ,, Eleventh Schedule. ,,

26. (1.) With respect to a license to occupy on deferred payments granted pursuant to the provisions of section 21 of the Discharged Soldiers Settlement Amendment Act, 1923, which license shall be in the Form No. 12 in the First Schedule to the said regulations, the half-yearly instalments of principal and interest in respect of balance of purchasemoney payable thereunder shall be calculated and apportioned in accordance with such one of the tables in the Schedules mentioned in the preceding clause as is appropriate to the term of the license so granted, and to the rate of interest chargeable upon unpaid purchase-money.

(2.) Upon payment of the price in full, and of all interest thereon, in respect of a license to occupy on deferred payments granted as aforesaid, the purchase shall be deemed to be completed, and a certificate of title for the land so purchased shall be issued accordingly.

27. Advances for the purpose of the erection of a dwelling-house on other than rural land may, on the recommendation 26. (1.) With respect to a license to occupy on deferred

house on other than rural land may, on the recommendation of the Land Board, be made by the Minister of Lands, subject to the following provisions:—

(a.) The amount of the advance shall in no case exceed the

sum of £900 :

Provided that where a discharged soldier is the registered owner in fee-simple of such land, and the Minister is satisfied that such person has obtained such land directly as a beneficiary under a deed of gift without any consideration in money or money's worth, the Minister may, if in his opinion special circumstances render such an amount inadequate, authorize an additional advance not exceeding

£250.

£250.
(b.) Unless otherwise determined by the Minister as these otherwise determined by the Minister as hereinafter provided, all moneys advanced, together with interest thereon at the rate of 5 per centum per annum, shall be secured by mortgage over the land in the form No. 10 in the First Schedule hereto or to the like effect, and shall be repayable by half-yearly or monthly instalments over a period of twenty-five years and a half. Every instalment shall consist partly of interest and partly of principal, and shall be calculated at the partly of principal, and shall be calculated at the rate of 7 per centum per annum on the amount of the advance, and shall be applied towards payment of interest and principal in the proportions set out respecting the appropriate payment in the Second Schedule hereto. Form No. 10 in the First Schedule hereto shall be altered where necessary to provide for payment by monthly instalments. Any discharged soldier who has obtained an advance and has contracted to pay instalments of interest and principal half-yearly may, with the consent of the Land Board, be permitted to pay such instalments monthly, whereupon the amount payable monthly shall be one-sixth of the amount which he has contracted to pay half-yearly.

payable monthly shall be one-sixth of the amount which he has contracted to pay half-yearly.

(c.) Monthly instalments shall be payable on the first day of each and every month for a period of twenty-five years and a half, such instalments being calculated at the rate of 11s. 8d. per month for every £100 included in the balance of capital value.

(d.) The total period during which instalments shall be payable as provided in the last preceding paragraph shall be divided into periods of six months, the first of such periods commencing on the first day of the month next following the date of the execution of the mortgage.

the mortgage.

(e.) The total amount of the monthly instalments for any such period of six months shall be deemed to be in

part satisfaction of principal and interest for that period, in proportions calculated in accordance with the table in the Second Schedule hereto as for the appropriate period of six months: Provided that if in any case the full amount of such instalments has not been paid, no allocation shall be made in respect of principal until the full amount of interest has been satisfied.

(f.) The amount of any loan may, in the discretion of the Minister, be advanced by progress-payments to an amount not exceeding the value of the work from

time to time be completed.

(g.) Every application for an advance shall be made, in the form No. 11 in the First Schedule hereto, or to the form No. 11 in the First Schedule nereto, or to the like effect, to the Land Board for the district within which the land affected is situated, and shall be accompanied by the valuation fee calculated in accordance with the scale prescribed by paragraph (b) of clause 24 of these regulations. The Land Board shall before making its recommendation, require the shall, before making its recomendation, require the applicant to appear personally before it, or before such person or persons as it may appoint.

(h.) In such cases as the Minister may determine, advances

(h.) In such cases as the Minister may determine, advances may be made on flat mortgage for any period not exceeding ten years. All moneys so advanced shall bear interest at the rate of 5 per centum per annum, and shall be secured by way of mortgage over the land in the form No. 6 in the First Schedule hereto, with the necessary modifications.
(i.) In any case where the Board is of opinion that the estimated probable life of a dwelling, by reason of its being constructed of brick or concrete, is sufficient to justify the repayment of the moneys advanced therefor over a longer period than provided in paragraph (b) hereof, the Minister may, on a special recommendation made by the Board in that behalf, authorize the repayment over a period of thirty-six years and a half of the moneys so advanced. In such a case, every half-yearly instalment shall consist partly of principal and partly of interest, anff shall be calculated and apportioned according to the table in the Sixth Schedule hereto. Schedule hereto.

Schedule hereto.

28. In cases where the security offered for advances is not sufficient to warrant loans being granted for a term of thirty-six years and a half or twenty-five years and a half as provided for respectively in clauses 24 (g) and 27 (b) hereof, and notwithstanding anything to the contrary contained in the said clauses 24 (g) and 27 (b) advances may be made in such special cases as the Minister may approve, repayable by half-yearly instalments over a period of ten or fifteen or twenty years as may be deemed suitable in the circumstances. Every half-yearly instalment shall consist partly of interest and partly of principal, and shall be calculated and apportioned respectively for the said periods of ten or fifteen or twenty years according to the tables of the Third, Fourth, and Fifth Schedules hereto.

29. All the powers conferred upon His Majesty the King as mortgagee by any mortgage to secure repayment of moneys

as mortgagee by any mortgage to secure repayment of moneys advanced under these regulations, or pursuant to any law as such mortgagee, may be exercised in his own name by the Commissioner of Crown Lands for the land district within which the land affected by such mortgage is situated, and all actions and proceedings for the recovery of moneys advanced or interest thereon may be taken by the said Commissioner in his own name.

in his own name.

30. In every mortgage hereafter given as security for advances made for the purchase or erection of a dwelling under Part II of these regulations the following provisions shall apply:-

The mortgagor of such dwelling shall reside continuously therein so long as any portion of the moneys secured by the mortgage remain unpaid. Non-residence, or the subletting of such dwelling, by the mortgagor without the written consent of the Board being first had and obtained shall be

consent of the Board being first had and obtained shall be deemed to be a breach of covenant, whereupon the mortgagee may call up and compel payment of all principal, interest, and other moneys for the time being owing under the security, notwithstanding that the time or times appointed for the payment thereof respectively may not have arrived.

31. Upon the transfer, otherwise than pursuant to the will or on the intestacy of the mortgagor, of any property upon the security of which an advance has been made pursuant to these regulations, the balance of the principal unpaid in respect of such advance shall be immediately due and payable: Provided that this regulation shall not apply in the case of a transfer to a discharged soldier as defined by the Discharged Soldiers Settlement Act, 1915, or the amendments thereof, where such transfer has been duly consented to by the Land Board and approved by the Minister.

32. No registration fee shall be payable in respect of any memorandum of mortgage or any bill of sale given as security for any advance made under the authority of these regulations: or in respect of the discharge or variation in the terms of any or in respect of the discharge or variation in the terms of any such memorandum of mortgage, or in respect of any memorial endorsed pursuant to section 15 of the Discharged Soldiers Settlement Amendment Act, 1923, on the registered copy of any lease or license, certificate of title, or other document, as the case may be."

33. Where two or more discharged soldiers hold or propose

33. Where two or more discharged soldiers hold or propose to acquire any land, whether freehold or leasehold, as tenants in common in equal shares, advances may be made to them only to the aggregate amount that one of them would have been entitled to obtain individually:

Provided that in any case where two or more discharged soldiers have acquired such land as tenants in common prior to the 19th day of September, 1921, advances may be made to them jointly to the aggregate amount that they would have been entitled to obtain individually.

been entitled to obtain individually.

34. In any case where advances have been made to two or more persons holding land as tenants in common, and the interest or interests of one or more of such persons in such land have been transferred or allotted to the other or others land have been transferred or allotted to the other or others remaining in possession of such land, the Board, with the approval of the Minister, may apportion the liability of the outgoing partner or partners under any mortgage or bill of sale given as security to the Crown, and may transfer such liability to such other or others as may remain in possession of such land, notwithstanding that the aggregate amount then advanced to the person or persons remaining in possession may be in excess of the maximum amount that may be drapped to such person or persons under any other part advanced to such person or persons under any other part of these regulations.

of these regulations.

35. In any case where, by reason of dissolution of partnership or other cause, land held by two or more persons as tenants in common is subdivided, and each subdivision of such land is transferred or allotted to any person or persons and held under a separate title, the Board, with the approval of the Minister, may, provided that the scheme of subdivision is to its satisfaction, apportion the aggregate liability of such original tenants in common under any mortgage or bill of original tenants in common under any mortgage or bill of sale given as security to the Crown amongst the owners or lessees of such subdivisions in such manner as may seem to it equitable, notwithstanding that the amount thus apportioned

equitable, notwithstanding that the amount thus apportioned to the owner or lessee of one subdivision may be in excess of the maximum amount that such owner or lessee is entitled to obtain under any other part of these regulations.

36. A mortgagor may reduce his mortgage debt by payment of a sum of not less than £100 or such other greater amount as is deemed reasonable, and upon payment being made the unpaid balance of the said debt may be reduced accordingly. A memorandum of adjustment adjusting the half-yearly or monthly charges shall be registered and shall be deemed to vary the terms of the original mortgage to the extent stated in the memorandum of adjustment.

The mortgagor may at any time, without previous notice

The memorandum of adjustment.

The mortgagor may at any time, without previous notice of intention so to do, pay to the mortgagee the amount (in no case less than ten pounds) of principal included, according to the table in the appropriate Schedule, in any number of consecutive half-yearly instalments next succeeding the instalment corresponding to the half-yearly period then current.

The payment of any such amount shall not affect the periodical continuity of half-yearly instalments, but the amount of principal and interest included in the succeeding instalments shall be calculated according to the said table as if the half-yearly periods corresponding to the instalments of principal so paid had expired, and the period of years during which instalments of principal and interest would have been payable shall be reduced accordingly.

37. Forms Nos. 6 and 10 in the First Schedule hereto may be modified to such extent as may be necessary in cases in

be modified to such extent as may be necessary in cases in which the land affected is not under the Land Transfer Act,

38. The costs and fees for the preparation and completion of mortgages for advances under paragraphs (a), (b), and (d) of subsection (1) of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, shall be determined in accordance with Part I or Part II of the scale hereinafter set forthess the case may require and shall be paid by the mortgager as the case may require, and shall be paid by the mortgagor.

### SCALE OF COSTS AND FEES FOR MORTGAGES.

Part I.—Mortgages under the Land Transfer Act, 1915.

Law-costs of perusing title, and of preparing, completing, and registering mortgage (exclusive of cash disbursements, if ar

nv).—	Ł	o.	u.	
For advance not exceeding £750	1	1	0	
For advance exceeding £750, but not exceeding				
£1,500	1	11	6	
For advance exceeding £1,500, but not exceed-	~	~	_	
ing £2,500	2	2	0	
For advance exceeding £2,500	3	3	0	

Provided that an extra fee of 5s. may be charged where a solicitor not residing in the registration centre employs an agent to register the mortgage.

art II.—Mortgages under the Deeds Registration Act, 1908.

Law-costs of perusing title, and of preparing, completing, and registering mortgage (exclusive of cash disbursements, if any),—
For advance not exceeding £750
For advance exceeding £750, but not exceeding 2 2 12 6 For advance exceeding £1,000, but not exceed-0 ing £1,500 For advance exceeding £1,500, but not exceeding £2,500 For advance exceeding £2,500

Provided that an extra fee of 5s. may be charged where a solicitor not residing in the registration centre employs an agent to register the mortgage.

39. The costs and fees for the preparation and completion of mortgages given by persons other than discharged soldiers as security for advances made under the said hat an ite as security for advances made under the said Act or its amendments shall be determined in accordance with Part I or II of the scale hereinafter set forth, as the case may require, and shall be paid by the mortgagor:

OF COSTS AND FEES FOR MORTGAGES GIVEN BY PERSONS OTHER THAN DISCHARGED SOLDIERS.

Part 1. Mortgages under the Land Transfer Act, 1915.

Law-costs of perusing title and of preparing, completing, and registering mortgage (exclusive of cash disbursements, if anv). For advance not exceeding £750 ... For advance exceeding £750 but not exceeding 3 0 £1,500 4 4 0 For advance exceeding £1,500 but not exceeding £2,500 . . For advance exceeding £2,500 6 6

Provided that an extra fee of 5s. may be charged where a solicitor not residing in the registration centre employs an agent to register the mortgage.

Part II. Mortgages under the Deeds Registration Act, 1908.

Law-costs of perusing title and of preparing, completing, and registering mortgage (exclusive of cash disbursements, £ s. 4 4 For advance not exceeding £750 .. . . . . . For advance exceeding £750 but not exceeding 4 14 £1,000 For advance exceeding £1,000 but not exceeding £1,500 5 5 0 For advance exceeding £1,500 but not exceeding £2,500 6 . . For advance exceeding £2,500

Provided that an extra fee of 5s. may be charged where solicitor not residing in the registration centre employs an

agent to register the mortgage.

40. In order to encourage the early payment of the instal-

40. In order to encourage the early payment of the instalments of principal and interest payable for any advance granted under the provisions of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, the following provisions shall apply with respect to every such instalment:

(a.) If the mortgagor (not being in arrears with any previous instalment or other payment due for any advance made under any part of these regulations) pays an instalment on or before its due date, or not later than the fourteenth day thereafter, he shall be entitled to a rebate of one-tenth of so much be entitled to a rebate of one-tenth of so much thereof as consists of interest.

(b.) Such rebate may be deducted and retained by the

(c.) Such rebate may be deducted and recanned by the mortgagor from the full nominal amount of the instalment when making the payment.
(c.) The rebate of interest hereby provided for shall be allowed in respect of so much of all instalments as consists of interest paid in connection with advances made under section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, prior to the coming into force of this regulation; provided that such payments have been made on or before the due date or not later than the fourteenth day thereafter.

(d.) Not later than one month before any instalment payable half-yearly falls due, the Commissioner of Crown Lands shall post to the mortgagor at his last known address a notice specifying the due date of the instalment, the full nominal amount thereof, the amount of the rebate, and the date on which the right to the rebate will lapse; provided that the rights and liabilities of the mortgagor shall not be affected by the non-posting or non-receipt of such notice or by any error therein.

- (e.) For the purposes of this clause an instalment shall be deemed to have been paid within the aforesaid period of fourteen days if within that period it is in course of transmission by post to the Receiver of Land Revenue, though not actually received by him.
  41. The fees to be allowed to solicitors in connection with
- 41. The fees to be allowed to solicitors in connection with the realization of securities under the provisions of the Discharged Soldiers Settlement Amendment Act, 1921–22, shall be as follows:—
  - (a.) For the preparation and completion of instructions, applications, conditions of sale, and all correspondence in connection with the realization of such securities up to the time of sale of property by Registrar of Supreme Court, a sum not exceeding £8 8s.
  - ing £8 8s.

    (b.) For the preparation and completion of any instrument for the transfer or conveyance of land, or any estate or interest therein to the Crown, whether under the Land Transfer Act, 1915, or under the Property Law Act, 1908, a sum not exceeding £3 3s.

    This sum is exclusive of any actual and necessary disbursements, but inclusive of all charges for attendances, searches, and investigations of titles
  - attendances, searches, and investigations of titles.

    (c.) For the perusal only of documents in connection with the transfer or conveyance of lands from His Majesty to purchasers thereof—

    £ s. d.

42. (a.) For every consent to the transfer of the estate or interest of any mortgagor of any property subject to a mortgage for advances under the said Act there shall be paid a fee of 10s.

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

#### PART III.

LAND SET APART UNDER SECTION 3 OF THE SAID ACT.

43. Every application to purchase or to lease land set apart under section 3 of the said Act shall be in the form No. 1 or the form No. 2 in the First Schedule hereto, with such modifications as may be required.

### FIRST SCHEDULE.

### Form No. 1.

Application to purchase Land under Section 4 of the Discharged Soldiers Settlement Act, 1915.

To the Commissioner of Crown Lands,

I, [Name in full], of [Address], [Occupation (if any)], hereby apply, under the provisions of the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder, to purchase the land hereinafter mentioned, namely:—

g	D11-	Survey		, g	Method o	f Purchase.	
Section.	Block.	Survey District.	Area.	Ē	(a) For Cash.	(b) On Deferred Payment.	

For the purposes of this application I make the following replies to the questions hereinafter set forth:—

Question.	Answ
1. What is your full name and regimental No.?	
2. Of what naval or Expeditionary Force were you a member?	
3. What was—	
(a.) Your length of service in such Force?	
(b.) The date of your discharge?	
(c.) The reason of your discharge?	
4. What physical disabilities (if any) do you	
suffer from by reason of wounds or	
disease resulting from your naval or	
military service? State particulars as	
to loss of limb or faculty or as to con-	
dition of health.	
5. (1.) Have you applied for a pension under	
the War Pensions Act, 1915?	

Question.	Answer.
(2.) If so, has your application been (a) granted, or (b) refused, or (c) not finally dealt with?	
(3.) If granted, to what rate of pension are you entitled?	
(4.) If refused, what were the grounds of refusal?	
(5.) In the case of an applicant who is	
married— (a.) To what rate of pension under the	
War Pensions Act, 1915, is your wife entitled?	
(b.) To what rates of pension are you	
entitled under the said Act in re-	
spect of your children (if any)?	
6. What was your occupation prior to your becoming a member of the Forces?	
State period.	
7. For what business or purpose do you intend	
to use the land for which you are apply-	
ing?	
8. What experience (if any) have you had in such business?	
9. What experience have you had (if any) in any kindred business?	
10. What is the amount of capital at your disposal for use on the land?—	
(a.) Amount of cash	
(b.) Value of stock (if any)	
(c.) Implements or other property	
11. What financial assistance will you require	
to enable you to work the land successfully? State particulars	
12. Are you single, married, or a widower? If	
married or a widower, state number of	
children (if any) dependent on you.	
13. What land (if any) do you at present own	
or have an interest in? Give par-	
ticulars.	
14. If married, what land (if any) does your wife own or have an interest in? Give	
particulars.	
15 II.	

Dated at

particulars.

this day of

, 19

[Signature of Applicant.]

### Form No. 2.

APPLICATION FOR LEASE OF LAND UNDER SECTION 4 OF THE DISCHARGED SOLDIERS SETTLEMENT ACT, 1915.

To the Commissioner of Crown Lands.

15. Have you at any time held land or re-

ceived an advance under the Discharged Soldiers Settlement Act? If so, state

I, [Name in full], of [Address], [Occupation (if any)], hereby apply, under the provisions of the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder, for a lease for a term of years, with [or without] right of renewal, of the land hereinafter mentioned, namely:—

Section.	Block.	Survey District.	· A rea.

For the purposes of this application I make the following replies to the questions hereinafter set forth:—

Question.	Answer.
1. What is your full name and Re	gimental No.?
<ol><li>Of what Naval or Expediti were you a member?</li></ol>	onary Force
3. What was-	ļ
(a.) Your length of serv	ice in such
(b.) The date of your disch	arge ?

(c.) The reason of your discharge? ...

#### Question.

Answer.

- 4. What physical disabilities (if any) do you suffer from by reason of wounds or disease resulting from your naval or military service? State particulars as to loss of limb or faculty or as to condition of health dition of health.
- 5. (1.) Have you applied for a pension under the War Pensions Act, 1915?
  - the war rensions Act, 1910?

    (2.) If so, has your application been (a) granted, or (b) refused, or (c) not finally dealt with?

    (3.) If granted, to what rate of pension are you entitled?

    (4.) If refused, •hat were the grounds of refusel?

  - refusal?
  - (5.) In the case of an applicant who is married,-
  - (a.) To what rate of pension under the War Pensions Act, 1915, is your wife entitled?
  - (b.) To what rates of pension are you en-
- (b.) To what rates of pension are you entitled under the said Act in respect to your children (if any)?
  6. What was your occupation prior to your becoming a member of the Forces? State period.
  7. For what business or purpose do you intend to use the land for which you are applying?
- 8. What experience (if any) have you had in such business?
- What experience have you had (if any) in any kindred business?
- 10. What is the amount of capital at your disposal for use on the land ?-
- (a.) Amount of cash . . . (b.) Value of stock (if any) . . . (c.) Implements or other property . . 11. What financial assistance will you require
- to enable you to work the land successfully? State particulars. 12. Are you single, married, or a widower? If
- married or a widower, state number of children (if any) dependent on you.

  13. What land (if any) do you at present own or have an interest in? Give par-
- 14. If married, what land (if any) does your wife own or have an interest in? Give particulars.
- 15. Have you at any time held land or received an advance under the Discharged Soldiers Settlement Act? If so, state particulars.

Dated at

this

day of

, 19

[Signature of Applicant.]

### Form No. 3.

STATUTORY DECLARATION TO ACCOMPANY APPLICATION FOR LAND UNDER THE DISCHARGED SOLDIERS SETTLEMENT Аст, 1915.

- [Name in full], of [Address], [Occupation (if any)] do solemnly and sincerely declare-
- I. That I am a discharged soldier within the meaning of the Discharged Soldiers Settlement Act, 1915.
- 2. That I am, subject to the provisions of the said Act, applying for the land described in the accompanying application solely for my own use and benefit, and not directly or indirectly for the use or benefit of any other person or persons whomsoever.
- 3. That my answers to the questions set out in the said application are true and correct in every particular.

  And I make this solemn declaration conscientiously believ-
- ing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

[Signature.]

day of Declared at this , a Justice of the Peace for New Zealand before mefor Solicitor or Notary Public).

#### Form No. 4.

CCUPATION LICENSE ISSUED UNDER THE DISCHARGED SOLDIERS SETTLEMENT ACT, 1915, ON THE PURCHASE OCCUPATION ON DEFERRED PAYMENT OF ANY LAND UNDER THAT ACT. LHIS DEED, made the day of , 19 , between His Majesty the King, of the one part, and , of (who, with his executors, administrators, and assigns, is hereinafter referred to as "the licensee"), of the other part:

assigns, is hereinafter referred to as "the licensee"), of the other part:

Whereas the licensee, being a discharged soldier within the meaning of the Discharged Soldiers Settlement Act, 1915, has agreed, pursuant to the provisions of the said Act and the regulations thereunder, to purchase on deferred payment the land hereinafter described for the sum of £: And whereas the licensee, in pursuance of the regulations under the said Act, has paid a deposit of £:

Now, this deed witnesseth that His Majesty the King, in consideration of the premises and of the said covenants hereinafter expressed on the part of the licensee, and in pursuance of the Discharged Soldiers Settlement Act, 1915, and the regulations thereunder, doth hereby grant to the licensee an exclusive license to occupy all that piece of land, containing by measurement

\*\*The Market M containing by measurement acres

perches, be the same a little more or less, situated in the Land District of , and being Section No. perches, be the same a little more or less, situated in the Land District of , and being Section No. , Block , Survey District; as the same is more particularly described in the Schedule hereto, and delineated on the plan drawn hereon, and thereon coloured red in outline: To hold the same unto the licensee, under and subject to the covenants and conditions hereinafter expressed, for the term of years from the day of , 19 , or until the said land is sooner granted in fee-simple to the licensee. And the licensee doth hereby covenant with His Majesty the King, in manner following:—

doth hereby covenant with His Majesty the Ling, in Ling following:—

1. The licensee will pay to His Majesty the balance of the aforesaid price of the said land by equal annual instalments of , the first of such payments to be made on the first day of , 19:

Provided always that the licensee shall be at liberty at any earlier time or times to pay to his Majesty the whole or any part or parts of the said price; and all moneys so paid under this proviso shall to the extent thereof be deemed and taken to be paid in satisfaction and performance of the obligations of the licensee under the foregoing covenant.

2. The licensee will pay to His Majesty interest at the rate of 5 per centum per annum on such part of the said price as is for the time being unpaid, computed from the day of , 19, by a payment on the day of

is for the time being unpaid, computed from the day of , 19 , by a payment on the day of next of so much interest as shall then have accrued, and thereafter by half-yearly payments on the first day of January and the first day of July in each year.

3. The licensee will not at any time during the continuance of the license, without the previous consent in writing of the Land Board of the land district in which the said land is situated, remove any minerals from the said land, or commit any other species of waste in respect thereof:

Provided always, and it is hereby agreed and declared, that if the licensee make default in the due and full payment of any instalment of the said price, or of any interest due in respect thereof, the aforesaid Land Board may cause to be given to the licensee, or to any person who is for the time being in occupation of the land or of any part thereof, notice under the hand of the Commissioner of Crown Lands that if the moneys so in arrear are not paid within one calendar month the hand of the Commissioner of Crown Lands that if the moneys so in arrear are not paid within one calendar month after the date of the notice the Land Board will forfeit this license: And it is hereby agreed and declared that if the moneys so in arrear are not paid within one calendar month after the date of the aforesaid notice the Land Board may, in its discretion, without any further or other notice, by resolution, forfeit this license, and thereupon the license and the contract between His Majesty and the licensee for the purchase of the land, and the interest of the licensee in the said land, shall absolutely cease and determine, and all moneys theretofore paid by the licensee under this license or in respect of the said contract shall remain the proprety of His Majesty: but no such forfeiture shall relieve the licensee from his obligation to pay to His Majesty any moneys in arrear under this license at the date of such forfeiture, or from any liability for any breach theretofore committed of the covenants herein expressed.

4. The licensee will commence to reside on the said land on or before the

on or before the day of , 19 , and will thereafter reside continuously thereon during the term of

[Any other special terms or conditions that the Board, with the approval of the Minister, may determine.]

In witness whereof the Commissioner of Crown Lands for the Land District of , on behalf of His Majesty the King, has hereunto set his hand, and these presents have also here accounted by the licenses. been executed by the licensee.

### THE SCHEDULE. [Description of Land.]

Commissioner of Crown Lands. Signed by the Commissioner of Crown Lands, on behalf of His Majesty the King, in the presence of

Signed by the above-named licensee in the presence

#### Form No. 5.

Lease under Section 4 of the Discharged Soldiers Settlement Act, 1915.

THIS DEED, made the day of between His Majesty the King (who, with his heirs and successors, is hereinafter referred to as "the lessor"), of the one part, and , of , in the Land District of , in the Dominion of New Zealand (hereinafter, with , in the Dominion of New Zealand (hereinafter, with his executors, administrators, and permitted assigns, referred to as "the lessee"), of the other part, witnesseth that, in consideration of the rent hereinafter reserved, and of the covenants, conditions, and agreements herein contained and implied, and on the part of the lessee to be paid, observed, and performed, the lessor doth hereby demise and lease unto the lessee all that piece or parcel of land, containing by admeasurement acres roods perches, a little more or less, situated in the Land District of aforesaid, and being section numbered Block aforesaid, and being section numbered , Block , Survey District of ; as the same is more particularly delineated and described in the plan drawn hereon and larly delineated and described in the plan drawn hereon and therein coloured red in outline, together with the rights, easements, and appurtenances to the same belonging: To hold the said several premises intended to be hereby demised unto the lessee for the term of years, commencing from the first day of , yielding and paying therefor unto the Receiver of Land Revenue for the said District of the annual rent of (£::), payable half-yearly, in advance, on the first day of January and first day of July in each and every year during the said term, free from all deductions whatsoever.

And it is hereby declared and agreed the the lessee shall have a perpetual right of renewal for further successive terms of years, at a rent to be determined by the Land Board.

Board.

And the lessee doth hereby covenant with the lessor as

follows, that is to say:—

(1.) Subject to the provisions of the regulations in force under the Discharged Soldiers Settlement Act, 1915, the lessee will reside continuously on the demised land from the date of this lease.

(2.) The lessee will put on the demised land substantial improvements as under:—

improvements as under:

[To be determined by the Board, taking into consideration the special circumstances of each case.]

(3.) The lessee will pay all rates, taxes, and assessments levied on or payable in respect of the demised land during the said term.

(4.) The lessee will at all times during the said term keep in good repair and condition, to the satisfaction of the Land Board, all buildings and erections for the time being standing on the demised land, and will not destroy, pull down. or remove them or any part thereof without the previous permission, in writing, of the said Board. of the said Board.

of the said Board.

(5.) The lessee will fully and punctually pay the rent hereinbefore reserved at the times and in the manner hereinbefore named in that behalf.

(6.) The lessee will once a year throughout the term of this lease, and at the proper season of the year, properly cut and trim all live fences on the demised land, and will stub all gorse not growing as fences, and will also stub all broom, sweetbrier, and other provious plants. noxious plants.

noxious plants.

[Any other special terms or conditions that the Board, with the approval of the Minister, may determine.]

And it is hereby further declared—

(1.) That the lessee may at any time during the continuance of this lease, with the approval of the Land Board and the Minister of Lands, acquire the feetings of the denies the defeath of the two sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are the standard lend for the sum of feetings are th simple of the demised land for the sum of £

simple of the demised land for the sum of £, either for cash or on deferred payments:

(2.) That if the lessee makes default in the payment of rent or other payments, or in the observance or performance of the conditions expressed or implied in this lease, or makes any false declaration in respect of the land comprised therein, then and in any such case the Land Board may, without any previous or other notice or demand, forfeit this lease, and in such case all the lessee's interest therein ease, and in such case all the lessee's interest therein shall absolutely cease and determine; and

(3.) That if any dispute or disagreement shall arise between the parties hereto touching the construction of these the parties hereto touching the construction of these presents, or in anywise relating hereto, such dispute or disagreement shall be referred to arbitration in the manner set forth in section 86 of the Land Act, 1924, and neither of the said parties shall take or cause to be taken any steps or proceedings to set aside or call in question any award or decision which may have been given upon any such reference as

And it is hereby further declared and agreed that these presents are intended to take effect as a lease under section 4 of the Discharged Soldiers Settlement Act, 1915, and the provisions of the said Act, and of the regulations thereunder, applicable to such leases so far as the same apply to the term, estate, or interest hereby granted or created, and to the relations between the lessor and lesseq from time to time, shall be binding in all respects upon the parties hereto in the same manner as if such provisions had been fully set out berein.

In witness whereof the Commissioner of Crown Lands for the Land District of , on behalf of the lessor, hath hereunto set his hand, and these presents have been also executed by the said lessee.

Signed by the said Commissioner, on behalf of the lessor, in the presence of

Signed by the above-named presence of , as lessee, in the

#### Form No. 6.

Under the Discharged Soldiers Settlement Act, 1915. MEMORANDUM OF MORTGAGE.

(hereinafter called "the mortgagor"), being (hereinafter called "the mortgagor"), being registered as proprietor of an estate [Here state nature of the estate or interest], subject, however, to such encumbrances, liens, and interests as are notified by memorandum underwritten or endorsed hereon, in piece of land situated in the [District, county, hundred, or township], containing [Here state the area, exclusive of roads intersecting the same, if any], be the same a little more or less [Here state rights of way, privileges, or easements, if any, intended to be conveyed; if the land to be dealt with contains all that is included in an existing grant or certificate of title or lease, refer thereto for description the land to be dealt with contains all that is included in an existing grant or certificate of title or lease, refer thereto for description and diagrams; otherwise set forth the boundaries in chains, links, or feet, and refer to plan thereof on margin of or annexed to the lease, or deposited in the Registry Office].

Whereas the mortgagor has, pursuant to the provisions of section 6 of the Discharged Soldiers Settlement Act, 1915, received an advance of £ from His Majesty the King (hereinafter called "the mortgagee"):

Now, therefore, in consideration of such advance and of any further advance or advances which hereafter may be made.

any further advance or advances which hereafter may be made, mortgagor doth hereby covenant with the motrgagee as

the mortgagor doth hereby covenant with the mortgagee as follows:—

1. That the mortgagor will pay to the mortgagee the said advance and any further advances, and all other moneys that may be owing by the mortgagor to the mortgagee, on the day of Provided that upon the transfer, otherwise than pursuant to the will or on the intestacy of the mortgagor of the lands hereby mortgaged, or of the whole or any part of the mortgagor's interest therein, all principal moneys hereby secured shall become immediately due and payable to the mortgagee: Provided further that this condition shall not apply in the case of a transfer to a discharged soldier as defined by the Discharged Soldiers Settlement Act, 1915, or the amendments thereof, where such transfer has been duly consented to by the Land Board and transfer has been duly consented to by the Land Board and approved by the Minister.

2. That the most are the second seco

approved by the Minister.

2. That the mortgagor will pay interest, on all amounts advanced and still remaining unpaid, at the rate of pounds per centum per annum, by equal payments on the first day of January and July in each and every year,

3. That the mortgagor may, on the first day of January or the first day of July in any year, without previous notice of intention so to do, repay the whole or any portion of the moneys advanced

of intention so to do, repay the whole or any portion of the moneys advanced.

4. That the mortgagor will forthwith insure, and so long as any money remains owing on this security will keep insured, all buildings and erections for the time being situate on the said land against loss or damage by fire, in the name of the mortgagee, to their full insurable value, in the State Fire Insurance Office or other reputable insurance office to be from time to time approved by the mortgagee, and will duly and punctually pay all premiums and sums of money necessary for the purpose of keeping every such insurance on foot; and will, not later than the forenoon of the day on which any premiums falls due, deliver the receipt therefor to the mortgagee, who shall also be entitled to the exclusive custody of all policies of insurance. all policies of insurance.

5. That the mortgagor will from time to time, so long as any money remains owing on this security, well and substantially repair, and keep in good and substantial repair and condition, all buildings or other inprovements erected and made upon the said land; and that the mortgagee may at all times be at liberty, by himself, his agents or servants, to enter upon the said land to view and inspect the said buildings and improvements.

6. That if the mortgagor fails or neglects to insure or keep insured the said buildings and erections as aforesaid, or to deliver any premium receipt as aforesaid, or to repair the said buildings and improvements, or to keep them in good and substantial repair and condition as aforesaid, then and in any such case, and as often as the same shall happen, it shall be lawful for but not obligatory on the mortgagee, at the costs and expense in all things of the mortgagor, to insure the said buildings or any of them in such sum as aforesaid or in any less sum, or to pay such premium, or to repair the said buildings and improvements and keep them in good and substantial repair and condition.
7. That in the event of the said buildings and erections

or any of them being destroyed or damaged by fire, all moneys received by the mortgagee under any insurance in respect of such destruction or damage shall be applied at his sole option either in or towards rebuilding or repairing the buildings and erections so destroyed or damaged, or in or towards payment of the principal, interest, and other moneys for the time being covered by this security, notwithstanding that the same or any of them may not have accrued due under the terms

of these presents.

8. That all moneys expended by the mortgagee in and about effecting or keeping on foot any insurance as aforesaid, or in repairing or keeping in repair any of the said buildings and improvements as aforesaid, or in attempting to exercise or enforce any power, right, or remedy herein contained or implied in favour of the mortgagee, shall be payable to him by the mortgagor on demand, and until paid shall be charged on the said land, together with interest at the rate of 5 per centum per anymeter from the date of the contained on the said land, together with interest at the rate of 5 per centum per anymeter from the date of the contained on the said land. centum per annum computed from the date or dates of such

on the said land, together with interest at the rate of 5 per centum per annum computed from the date or dates of such moneys being expended.

9. That the power of sale and incidental powers in that behalf conferred upon mortgagees by the Land Transfer Act, 1915, shall be implied herein, with this modification: that they may be exercised without any notice or demand whatsoever if and whenever the mortgagor makes default for fourteen days in the full and punctual payment of any moneys hereby secured, or the interest thereon, in accordance with the respective covenants for payment thereof herein contained, or if and whenever the mortgagor makes default in the faithful observance and performance of any other covenant or condition on his part herein contained or implied.

10. That if and whenever the mortgagor makes any such default as in the last preceding covenant mentioned it shall be lawful for the mortgagee to call up and compel payment of all principal, interest, and other moneys for the time being owing under this security, notwithstanding that the time or times hereinbefore appointed for the payment thereof respectively may not have arrived.

11. That the covenants, powers, and provisions implied in mortgages by the Land Transfer Act, 1915, are modified or negatived in so far as they are inconsistent with or repugnant to these presents.

to these presents.

12. That in the case of lands held under lease or license the mortgagor will at all times punctually pay the rent or other payments reserved by, and faithfully perform and observe all the covenants and conditions contained in, the lease or all the covenants and conditions contained in, the lease or license herein mentioned; and that if he fails or neglects so to do at shall be lawful but not obligatory on the mortgagee so to do at the cost and expense in all things of the mortgagor; and all moneys so expended by the mortgagee shall be payable to him by the mortgagor on demand, and until paid shall be charged on the said land together with interest at the rate of 5 per centum per annum computed from the date or dates of such moneys being expended.

13. That the mortgagor will at all times cultivate and manage the mortgaged land in a skilful and proper manner and according to the rules of good husbandry.

and according to the rules of good husbandry.

14. And it is hereby declared that this memorandum of mortgage is intended to be collateral with a certain mortgage

mortgage is intended to be collateral with a certain mortgage of stock and chattels bearing even date herewith and made between the parties hereto, whereby certain stock and chattels were assigned by way of mortgage to the said mortgagee.

15. All powers and duties conferred by these presents upon the mortgagee or directed or implied by statute shall, on behalf of the mortgagee, be exercisable and may be performed in his own name by the Commissioner of Crown Lands for the time being for the

And for the better securing to the said mortgagee the

And for the better securing to the said mortgagee the repayment in manner aforesaid of the said principal sum and interest the mortgagor hereby mortgages to the said mortgagee all the mortgagor's estate and interest in the said land above described. land above described.

In witness whereof the mortgagor has hereto signed his , one thousand nine name this day of hundred and

Signed by the said gned by the said , as mortgagor, in the presence of [Name, occupation, and address of witness].

#### Form No. 7.

THIS DEED, made the day of 19 . between (hereinafter called "the grantor," which expression, where not inconsistent with the context, shall inc'ude each of the parties aforesaid and his executors, administrators,

of the parties aforesaid and his executors, administrators, and assigns), of the one part, and His Majesty the King (hereinafter called "the grantee") of the other part:

Whereas the grantor is the true owner and in possession of the stock and other chattels mentioned and described in the First Schedule hereto: And whereas the grantor has applied for an advance under the provisions of the Discharged Soldiers Settlement Act, 1915, and the amendments thereof, and the Minister of Lands has authorized the granting of such advance, and the grantor has agreed with the grantee to secure advance, and the grantor has agreed with the grantee to secure advance, and the granter has agreed with the grantee to secure in manner hereinafter appearing the payment to the grantee of all moneys so advanced or which are now or may at any time hereafter become due, owing, or pavable by the granter to the grantee (including rent or other charges falling due upon the lard leased from or held under security to the grantee and described in the First Schedule hereto) and the granter in consideration of all such moneys has also and the granter and described in the First Schedule hereto) and the granter in consideration of all such moneys has also agreed to appoint the grantee the agent of the granter for the purposes and upon the terms hereinafter appearing:

Now, this deed witnesseth that, in pursuance of the said agreement and in consideration of the premises, the granter doth hereby assign, transfer, and set over unto the grantee all and given her the steel, postioned and described in the

all and singular the stock mentioned and described in the First Schedule hereto and branded and marked as follows:

First Schedule hereto and branded and marked as follows:

And also all and singular the pigs, sheep, cattle, and horses which shall at any time hereafter during the continuance of this security be in, upon, or about or belonging to the lands mentioned in the First Schedule hereto, or any other lands which may now or hereafter during the continuance of this security belong to or be used or occupied by the grantor, whether worked in conjunction with the lands mentioned in the First Schedule hereto or otherwise. And also any other pigs sheep gattle, and horses which mean And also any other pigs, sheep, cattle, and horses which may now or shall at any time hereafter during the continuance of this security belong to the grantor wherever the same may be depasturing. depasturing. And all the natural increase of any of the said stock, pigs, sheep, cattle, and horses. And all the wool which shall during the continuance of this security grow upon any sheep comprised in or for the time being bound by this security, and that both before and after such wool is shorn, and all the milk which shall be produced during the continuance of this security from any cows comprised in or for the time being bound by this security (excluding the milk used or required by the grantor for personal or household consumption). And also the brands and marks shown in the margin being the registered brands and marks of the grantor, and the exclusive right to use the same for branding or marking stock, as well as all instruments for the time being and from time to time And all the natural increase of any of the said as all instruments for the time being and from time to time used by the grantor for branding or marking stock. And also all and singular the implements of husbandry, farming plant, and other chattels mentioned and described in the First Schedule hereto. And also all chattels of what nature First Schedule hereto. And also all chattels of what nature or description soever which shall hereafter be acquired by or description soever which shall hereafter be acquired by the grantor whether in addition to or in substitution for the said implements, plant, and chattels or any of them and shall be used in or about the business of , farmer, or grazier, carried on or to be carried on by the grantor upon the lands mentioned in the First Schedule hereto or any other lands as aforesaid. To hold unto the grantee by way of mortgage for securing the payment by the grantor to the grantee of all moneys now advanced or which are now or which may at any time hereafter become due, owing, or payable by the grantor to the grantee under these presents (including rent or other charges falling due upon the land leased from or held under security to the grantee and described in the First Schedule hereto).

the First Schedule hereto).

And this deed further witnesseth that it is hereby covenanted, agreed, and declared by and between the parties

hereto as follows

hereto as follows:—

1. The grantor will, on demand, pay to the grantee at the office of the Commissioner of Crown Lands at the whole or any portion of the balance due upon the account current between them the grantor and the grantee, and also all other moneys (if any) which may for the time being be owing by the grantor to the grantee and secured by these presents: Provided that upon the transfer, otherwise than pursuant to the will or on the intestacy of the grantor of the lands described in the First Schedule hereto, or of the whole or any part of the grantor's interest therein, all principal moneys

hereby secured shall become immediately due and payable

2. All moneys owing by the grantor to the grantee at the date of the execution by the grantor of these presents shall be included in the said account current, and if the grantor shall at any time have more than one current account open with the grantee all the provisions hereof shall apply to all such current accounts.

3. The interest payable by the grantor upon the balance for the time being of the said account current shall be at the rate of 5 per centum per annum, and shall be payable on all sums properly charged by the grantee to the grantor on such account from the respective dates upon which the same shall have been so charged to the grantor in the books of the grantee. Such interest as aforesaid shall be payable of the grantee. Such interest as aforesaid shall be payable on the first day of January and July in each and every year.

4. All costs, charges, and expenses incurred by the grantee

4. All costs, charges, and expenses incurred by the grantee in or about the preparation, execution, registration, renewal of registration, or release of these presents, or of any other security for the payment of the moneys intended to be hereby secured or of any part thereof, or in or about the exercise or enforcement or attempted exercise or enforcement of any power, right, or remedy conferred upon the grantee by law or by these presents, or otherwise reasonably incurred by the grantee owing to default in payment of any moneys intended to be hereby secured, or the breach of any covenant on the part of the grantor herein expressed or implied, or with a view to the protection or preservation of the property comprised in this security, shall be deemed to be part of the principal moneys owing under and secured by these presents, and shall bear interest accordingly, computed in each case from the time when the same shall be respectively incurred.

tively incurred.

5. The books of the grantee shall be prima facie evidence b. The books of the grantee snall be prima jucke evidence of the amount for the time being owing on the security of these presents and of all other particulars entered in such books, and shall be admissible as evidence accordingly in all Courts of Justice and before all persons acting judicially.

6. This security shall be deemed to be a running and continuing security irrespective of any sums which may from

6. This security shall be deemed to be a running and continuing security irrespective of any sums which may from time to time be paid to the credit of the account current of the grantor with the grantee, and, notwithstanding that such account may appear at any time to be in credit, and notwithstanding any settlement of account, or the release or discharge of any security or mortgage collateral herewith, or any other matter or thing whatsoever, so long as any moneys are owing hereunder by the grantor to the grantee this security shall remain in full force and effect, and shall not be deemed to have been released or discharged or in any way vacated until a memorandum of satisfaction thereof shall have been executed by the grantee.

vacated until a memorandum of satisfaction thereof shall have been executed by the grantee.

7. All moneys received by the grantee on behalf of the grantor from sales of stock, wool, milk, produce, or chattels may be appropriated as the grantee may determine towards the reduction of the indebtedness for the time being of the grantor to the grantee (including rent and other charges due and falling due upon the land leased from or held under security to the grantee by the granter, and described in the security to the grantee by the grantor, and described in the First Schedule hereto), and the entries in the books of the grantee shall be conclusive evidence of such appropriation.

8. The grantor will brand and earmark with the registered brands and earmarks of the grantor aforesaid such of the pigs, sheep, cattle, and horses mentioned and described in the First Schedule hereto as are not already so branded and earmarked, and also all sheep, cattle, and horses which during the continuance of this security shall be brought by the grantor upon the lands mentioned in the First Schedule hereto or upon any other lands that now are or at any time hereafter shall be the preparate of a coupling or and by the hereafter shall be the property of or occupied or used by the grantor, and any other pigs, sheep, cattle, and horses which shall at any time hereafter belong to the grantor wherever the same may be depasturing, and also the natural increase of any of the said pigs, sheep, cattle, and horses. The words "will brand" herein shall have the meaning assigned to them by statute, with such extension as is hereby given to them.

9. The grantor will not (whether in the ordinary course of business or not) sell or dispose of or mortgage, charge, or otherwise encumber the stock and chattels for the time being comprised in this security or any of them, or remove any of the same from the lands mentioned in the First Schedule hereto, without the consent in writing of the grantee first had and obtained.

10. If any of the pigs, sheep, cattle, or horses hereby assigned or for the time being subject to this security shall during the continuance of this security die or be lost the grantor shall and will forthwith replace the pigs, sheep, horses, or cattle so dying or lost with other stock of the like nature and of equal

alle.

11. The grantor shall maintain and keep the dairy stock hereby assigned at the best possible standard of efficiency; and for that purpose the grantor shall retain annually at least twenty per centum of the best of the heifer calves (progeny of such stock), and rear them in accordance with the best practice of dairy-farming.

12. The grantor will during the continuance of this security render and deliver to the grantee whenever required returns in writing setting forth the numbers, ages, sexes, and other particulars of the stock, and the particulars and descriptions of all other chattels for the time being bound by these presents. And it is hereby declared that the covenant implied herein on the part of the grantor to give and afford all reasonable assistance to enable the grantee, his agents or servants, to view the state and condition of the said stock shall be deemed to include a covenant to muster the said stock whenever required so to do in the notice to be given under the said implied covenant. under the said implied covenant.

13. The grantee shall have the full and absolute power of

determining the mode and time and place of the sale and disposition of all stock, wool, milk, produce, or other chattels subject to the provisions of these presents.

14. The grantor will not, without the consent in writing of the grantee, give any lien or any other security over the wool growing or to grow upon the sheep hereby assigned or for the time being subject to this security, or over any of the milk, crops, produce, or chattels produced or grown and raised upon or on the lands mentioned in the First Schedule hereto, or any other lands now or hereafter owned or occuried or year lands now or hereafter owned or occuried or year lands now or hereafter owned or occuried or year lands now or hereafter owned or occuried or year lands now or hereafter owned or occuried or year lands now or hereafter owned or occuring the grant lands now or hereafter owned or occuring the gr

nerett, or any other lands now or hereafter owned or occupied or used by the grantor, whether worked in conjunction with the scheduled lands or otherwise.

15. The grantor will from time to time, when required so to do by the grantee, execute and give to the grantee a lien or other security in the usual form under the statute relating to such matters for the time being in force over the wool growing or to grow upon the sheep hereby assigned or for the time being subject to this security, or over the milk, produce, or chattels mentioned in paragraph 14 hereof, or any of the same,

chattels mentioned in paragraph 14 hereof, or any of the same, with a view to collaterally securing the moneys intended to be hereby secured, such lien or other security to be prepared by the grantee at the expense of the grantor, and to contain such covenants, provisoes, and conditions for the protection of the grantee as the grantee shall think fit.

16. The powers conferred by statute upon grantees of entering and taking possession of chattels assigned by instruments by way of security, and of shearing the wool assigned by instruments by way of security over wool, shall be exercisable by the grantee in respect of the stock, wool, and other chattels for the time being subject to this security at any time whether or not default shall have been made by the grantor in the payment of any of the moneys intended to be hereby secured, and whether or not any of the other to be hereby secured, and whether or not any of the other events shall have happened upon which any of the said powers are made exercisable by statute, and the provision implied herein by statute for the retention and use by the grantor of the chattels assigned by these presents is hereby modified accordingly.

17. If and whenever the grantee shall become entitled to exercise the power of sale herein implied the grantee may at any time and from time to time, at the expense in all things of the grantor, remove the stock and chattels hereby assigned or any of them to such place or places as the grantee may deem most convenient for the purpose of any sale or resale in exercise of the said power of sale.

18. Nothing herein contained shall be deemed to oblige the grantee to make any further advances.19. No delay or omission on the part of the grantee to

enforce any covenant or exercise any of the powers hereby conferred shall be taken to imply a waiver thereof, nor shall conferred shall be taken to imply a waiver thereor, nor shall the grantee be answerable or responsible for any loss which may happen in or about the exercise by the grantee or his agent of the powers hereby conferred, or any of them, in the event or on the occasion or at any time hereinbefore contemplated, or at any time or on any occasion when he may be acceptably be induced to helicare that he is entitled to events. easonably be induced to believe that he is entitled to exercise

the powers aforesaid.

20. This security and the security or securities mentioned in the Second Schedule hereto are held by the grantee as collateral securities for the moneys or some part of the moneys expressed or intended to be hereby secured.

21. All the covenants, provisoes, agreements, and powers directed by statute to be implied either in instruments generally or in interprepart to be invested as a contract of security as in interprepart.

rally, or in instruments by way of security, or in instruments by way of security over stock shall be implied herein, modi-

by way of security over stock shall be implied herein, monified only so far as the same or any of them are modified by these presents either expressly or by necessary implication.

And this deed further witnesseth that the grantor doth hereby irrevocably while any moneys shall remain owing on the security of these presents nominate, constitute, and appoint the Commissioner of Crown Lands for the time being for the Land District of the security of the securit appoint the Commissioner of Crown Lands for the time being for the Land District of , or the person who shall for the time being be acting as Commissioner of Crown Lands for the said district, to be the attorney of the grantor for and in the name or otherwise on behalf of the grantor to do, execute, and perform all and every act, matter, deed, and thing which shall or may be deemed necessary or expedient for more fully and perfectly transferring, assigning, and assuring unto the grantee or to any purchaser from the grantee under the power of sale herein implied all and singular the stock, chattels, brands, wool,

milk, and premises or any of them hereby assigned or assured | or expressed so to be or intended to be included in this security, or the stock, chattels, wool, milk, and premises reduced into possession by the grantee pursuant to the power in that behalf herein expressed or implied, or for carrying into effect the covenant for further assurance on the part of the grantor herein implied, or for carrying into effect the covenant to execute and give to the grantee a lien or security over wool, milk, or other produce or chattels when so required by the

And this deed further witnesseth as follows:—

22. The grantor hereby appoints the grantee as agent of the grantor to effect all sales of pigs, sheep, cattle, horses, wool, milk, or produce which the grantor desires to sell, and the grantor shall not sell any of such pigs, sheep, cattle, horses, wool, milk, or produce other than through the agency of the grantee unless with the written consent first obtained of the grantee unless with the written consent first obtained

of the grantee.

23. The grantee shall be entitled in effecting such sales as

23. The grantee shall be entitled in effecting such sales as aforesaid to employ such firms, persons, or agents as he may in his discretion think fit, and to pay all commissions, charges, and expenses incurred in connection with such sales, and to deduct the same out of the proceeds of such sales.

24. The grantee shall receive all proceeds of such sales as aforesaid, and shall credit the grantor with the balance of the proceeds of such sales (if any) after payment of all expenses incurred in the current account, but it shall be entirely in the discretion of the grantee whether any of such proceeds shall be readvanced to the grantor:

25. All powers and duties conferred by these presents upon the grantee or directed or implied by statute shall (on behalf

20. All powers and duties conferred by these presents upon the grantee or directed or implied by statute shall (on behalf of the grantee) be exercisable and may be performed in his own name by the Commissioner of Crown Lands for the time being for the Land District.

own name by the Commissioner of Crown Lands for the time being for the Land District.

26. The grantor shall deliver all milk or cream, the produce of the cows in or for the time being bound by this security (excluding the milk or cream required by the grantor for personal or household consumption) to the at, or such other company or firm as may be subsequently appointed by the grantee in writing, and shall give to the grantee an irrevocable order on the said company to receive the whole or such portion of the gross amount payable by the said company for the purchase of the said milk or cream, as the grantee may direct.

In witness whereof the grantor has hereunto subscribed his ame this day of , one thousand nine hundred and

### THE FIRST SCHEDULE HEREINBEFORE REFERRED TO.

The pigs, sheep, cattle, horses, implements, and other chattels of the grantor now in or upon or used by the grantor

in connection with the farming, grazing, and working of .

The particulars of the said pigs, sheep, cattle, horses, implements, and other chattels are as follows:

### THE SECOND SCHEDULE HEREINBEFORE REFERRED TO.

Date.	Name of Parties.	Nature of Security.	Amount Secured.
		Sia	nature 1

Signed by the above-named , in the presence of

### Form No. 8.

APPLICATION FOR AN ADVANCE UNDER SECTION 2 OF THE DISCHARGED SOLDIERS SETTLEMENT AMENDMENT ACT, 1917.

To the Land Board for the Land District.

I, [Name in full], of [Address and occupation, if any], hereby apply, under the provisions of the Discharged Soldiers Settlement Amendment Act, 1917, and the regulations thereunder for an advance of £ for the purpose of\* the land hereinafter mentioned, namely :

Section.	Block.	Survey District.	Area.	Reference to Title: Land Transfer or Deeds Registry Office.
			-	
		<u> </u>		

\* If advance for purchase of freehold or leasehold land option to purchase must be produced.

The land is situated miles from

miles from Post-office, Railway-station. Access is For the purpose of this application I make the following replies to the questions hereinafter set forth:—

Question. 1. What is your full name and Regimental 2. Of what Naval or Expeditionary Force were you a member? 3. What was—
(a.) Your length of service in such Force ? Force?

(b.) The date of your discharge? ...
(c.) The reason of your discharge? ...

4. What physical disabilities (if any) do you sufter from by reason of wounds or disease resulting from your naval or military service? State particulars as to loss of limb or faculty or as to condition of health.

5. (1) Have you applied for a persion 5. (1.) Have you applied for a pension under the War Pensions Act, 1915?

(2.) If so, has your application been (a) granted, or (b) refused, or (c) not finally dealt with? (3.) If granted, to what rate of pension are you entitled? (4.) If refused, what were the grounds of refusal? (5.) In the case of an applicant who is (a.) To what rate of pension under the War Pensions Act, 1915, is your wife entitled?

(b.) To what rates of pension are you entitled under the said Act in respect of your shilden (if respect of your children (if any)? any)?

6. What was your occupation prior to your becoming a member of the Forces? State period.

7. For what business or purpose do you intent to use the land?

8. What experience (if any) have you had in such business?

9. What experience have you had (if ony) 9. What experience have you had (if any) in any kindred business?

10. What is the amount of capital at your disposal for use on the land?—

(a.) Amount of cash
(b.) Value of stock (if any)

(c.) Implements on other property. (c.) Implements or other property.

11. What financial assistance will you require to enable you to work the land successfully? State particulars.

12. Are you single, married, or a widower? If married or a widower, state number of shidren (if orn) dependent of the state of the of children (if any) dependent on you.

13. What land (if any) do you at present own or have an interest in? Give particulars. 14. If married, what land (if any) does your wife own or have an interest in? Give particulars. 15. Is title freehold or Crown leasehold? If freehold, give particulars as tenure. 16. Who is the present owner or lessee?
17. Is land subject to any encumbrances? Give particulars. 18. Where may titles be obtained? 19. Are there any buildings on the land? Give particulars.

20. Are buildings insured? State office and amount. 21. State area in bush; area in grass; are ploughed; area in flat land capable of being ploughed.

22. Give particulars of fencing

23. What stock is land now carrying?

Dated at this

so, state particulars.

24. Do you intend to enter into personal residence upon the land?
25. Have you at any time held land or received an advance under the Discharged Soldiers Settlement Act? If

, 19

[Signature of Applicant.]

Statutory Declaration to accompany Application for Advance under Section 2 (a), (b), or (d) of the Discharged Soldiers Settlement Amendment Act, 1917.

I, [Name in full], of [Address and occupation], do solemnly

Signature.

Declared at before methis

day of , 19 ,

Justice of the Peace for New Zealand [or Solicitor, or Notary Public].

### Form No. 9. OPTION TO PURCHASE.

To [Name and address].

I, [Name and address of vendor], in consideration of the sum of\* paid to me by you (the receipt whereof I hereby acknowledge), hereby give you the option to purchase my property, being Section , Block , Survey Critical of containing together with all District of , containing , together with all buildings (inclusive of ranges, stoves, tanks, and all other fixtures), yards gates, grains, wells, windmills, water-troughs, plantations, and all other improvements, rights, easements, and appurtenances existing thereon or belonging thereto at the date of this option, at the price of per acre.

This option for purchase shall remain open to you for a period of weeks from the date hereof.†

Dated this day of , 19 .

\*A nominal consideration—say, 5s.
† In the case of town or suburban properties or rural land readily accessible, it is desirable that the period of option be not less than four weeks, and in the case of land situated in isolated localities a period of two months, in order that sufficient time may be provided for special inspection and valuations. &c.

### Form No. 10.

Under the Discharged Soldiers Settlement Amendment Act, 1917. MEMORANDUM OF MORTGAGE.

(hereafter called "the mortgagor"), being registered as proprietor of an estate [Here state nature of the estate or interest], subject, however, to such encumbrances, estate or interest, subject, however, to such encumbrances, liens, and interests as are notified by memoranda underwritten or endorsed hereon, in piece of land situated in the [District, county, hundred, or township] containing [Here state the area exclusive of roads intersecting the same, if any], be the same a little more or less [Here state rights of ways, privileges, or easements, if any, intended to be conveyed; if the land to be dealt with contains all that is included in an existing land to be dealt with contains all that is included in an existing grant or certificate of title or lease, refer thereto for description and diagrams; otherwise set forth the boundaries in chains, links, or feet, and refer to plan thereof on margin of or annexed to the lease, or deposited in the Registry Office].

Whereas the mortgagor has [have], pursuant to the provisions of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, received an advance of £ from His Majesty the King (hereinafter called "the mortgagee"):

Now, therefore, in consideration of such advance the mortgagor doth hereby covenant with the mortgagee as follows:—

follows :

follows:—

1. That the mortgagor will pay to the mortgagee at the office of the Commissioner of Crown Lands at the moneys hereby secured, together with interest thereon at the rate of 5 per centum per annum, from the first day of , by instalments of each, payable on the first day of January and first day of July in each year during the period of years from the first day of , and one instalment of £ payable on the first day of January or July next following the date upon which the last of the aforesaid instalments becomes due and payable. The first such instalment of principal and interest shall be payable on the first day of , 19 .

On the first day of , 19 , the mortgagor will pay to the mortgagee the sum of £ in payment of interest on the amount of the advance for the period from

to the mortgagee the sum of £ in payment of interest on the amount of the advance for the period from to

All moneys paid by the mortgagor in respect of instalments shall be applied by the mortgagee in payment of interest and principal in the proportions applicable to the appropriate payment calculated in accordance with

2. The mortgagor may at any time, without previous notice of intention so to do, pay to the mortgagee the amount (in no case less than ten pounds) of principal included, according to the table in the , in any number of consecu-

cording to the table in the , in any number of consecutive half-yearly instalments next succeeding the instalment corresponding to the half-yearly period then current.

The payment of any such amount shall not affect the periodical continuity of half-yearly instalments, but the amount of principal and interest included in the succeeding instalments shall be calculated according to the instalments of the half-yearly periods corresponding to the instalments of

amount of principal and interest included in the succeeding instalments shall be calculated according to the said table as if the half-yearly periods corresponding to the instalments of principal so paid had expired, and the period of years during which instalments of principal and interest would have been payable shall be reduced accordingly.

3. That the mortgagor will forthwith insure, and so long as any money remains owing on this security will keep insured, all buildings and crections for the time being situate on the said land against loss or damage by fire, in the name of the mortgagee, to their full insurable value, in the State Fire Insurance Office, or other reputable insurance office to be from time to time approved by the mortgagee, and will duly and punctually pay all premiums and sums of money necessary for the purpose of keeping every such insurance on foot; and will, not later than the forenoon of the day on which any premium falls due, deliver the receipt therefor to the mortgagee, who shall also be entitled to the exclusive custody of all policies of insurance.

4. That the mortgagor will from time to time, so long as any money remains owing on this security, well and substantially repair, and keep in good and substantial repair and condition, all buildings or other improvements erected and made upon the said land; and that the mortgagee may at all times be at liberty, by himself, his agents or servants, to enter upon the laid land to view and inspect the said buildings and improvements.

5. That if the mortgagor fails or neglects to insure or

said buildings and improvements.

5. That if the mortgagor fails or neglects to insure or keep insured the said buildings and erections as aforesaid, keep insured the said buildings and erections as aforesaid, or to deliver any premium receipt as aforesaid, or to repair the said buildings and improvements, or to keep them in good and substantial repair and condition as aforesaid, then and in any such case, and as often as the same shall happen, it shall be lawful for but not obligatory on the mortgagee, at the cost and expense in all things of the mortgagor, to insure the said buildings or any of them in such sum as aforesaid or in any less sum, or to pay such premium, or to repair the said buildings and improvements and keep them in good and substantial repair and condition.

6. That in the event of the said buildings and erections

in good and substantial repair and condition.

6. That in the event of the said buildings and erections or any of them being destroyed or damaged by fire, all moneys received by the mortgagee under any insurance in respect of such destruction or damage shall be applied at his sole option either in or towards rebuilding or repairing the buildings and erections so destroyed or damaged, or in or towards payment of the principal, interest, and other moneys for the time being covered by this security, notwithstanding that the same or any of them may not have accrued due under the terms of these presents.

7. That all moneys expended by the mortgagee in and about effecting or keeping on foot any insurance as aforesaid, or in repairing or keeping in repair any of the said buildings and improvements as aforesaid, or in attempting to exercise or enforce any power, right, or remedy herein contained or implied in favour of the mortgagee, shall be payable to him by the mortgagor on demand, and until paid shall be charged on the said land, together with interest at the rate of 5 per centum per annum computed from the date or dates of 5 per centum per annum computed from the date or dates

of 5 per centum per annum computed from the date or dates of such moneys being expended.

8. That the power of sale and incidental powers in that behalf conferred upon mortgagees by the Land Transfer Act, 1915, shall be implied herein, with this modification: that they may be exercised without any notice or demand whatsoever if and whenever the mortgagor makes default for fourteen days in the full and punctual payment of any moneys hereby secured, or the interest thereon, in accordance with the respective covenants for payment thereof herein with the respective covenants for payment thereof herein contained; or if and whenever the mortgagor makes default in the faithful observance and performance of any other covenant or condition on his [their] part herein contained or implied.

9. That if and whenever the mortgagor makes any such default as in the last preceding covenant mentioned it shall be lawful for the mortgagee to call up and compel payment of all principal, interest, and other moneys for the time being owing under this security, notwithstanding that the time or times hereinbefore appointed for the payment thereof

respectively may not have arrived.

10. That the covenants, powers, and provisions implied in mortgages by the Land Transfer Act, 1915, are modified or negatived in so far as they are inconsistent with or repugnant to these presents.

11. That in the case of lands held under lease or license the mortgagor will at all times punctually pay the rent

or other payments reserved by, and faithfully perform and observe all the covenants and conditions contained in, the lease or license herein mentioned; and that if he [they] fails or neglects so to do it shall be lawful but not obligatory on the mortgagee so to do at snall be lawful but not obligatory on the mortgagee so to do at the cost and expense in all things of the mortgagor, and all moneys so expended by the mortgagee shall be payable to him by the mortgagor on demand, and until paid shall be charged on the said land, together with the interest at the rate of 5 per centum per annum computed from the date or dates of such moneys being expended.

annum computed from the date of dates of such moneys being expended.

12. That the mortgagor will at all times cultivate and manage the mortgaged land in a skilful and proper manner, and according to the rules of good husbandry.

13. All the powers and duties conferred by these presents upon the mortgagee or directed or implied by statute shall, on behalf of the mortgagee, be exercisable and may be performed in his own name by the Commissioner of Crown Lands for the time being for the

formed in his own name by the Commissioner of Crown Lands for the time being for the Land District.

14. That upon the transfer, otherwise than pursuant to the will or on the intestacy of the mortgagor , of the lands hereby mortgaged, or of the whole or any part of the mortgagor interest therein, all principal moneys due hereunder shall become immediately due and payable to the mortgagee: Provided that this condition shall not apply in the case of a transfer to a discharged soldier as defined by the Discharged Soldiers Settlement Act, 1915, or the amendments thereof, where such transfer has been duly consented to by the Land Board and approved by the Minister.

15. That in the case of lands held under lease or license the mortgagor doth hereby appoint the Commissioner of Crown Lands for the time being of the Land District of to be the attorney and agent of the mortgagor, in his [their] name and on his [their] behalf to do all things,

in his [their] name and on his [their] behalf to do all things, give all notices, and execute all deeds and documents necessary to obtain an extension or renewal of the said lease or license, and on the completion of the same to execute such mortgage or mortgages as may be necessary or required to charge the interest of the mortgagor in such renewed or extended lease or license with the balance of moneys still due and owing

under this mortgage.

And it is hereby declared that the provisions of the regulations made by Order in Council dated the day of , 1926, are implied herein so far as applicable, and shall have the same force and effect as if the same were set

out in full.

And for the better securing to the said mortgagee the repayment in manner aforesaid of the said principal sum and further advances and interest the mortgagor hereby and further advances and interest the mortgager interest mortgages to the said mortgagee all the mortgagor estate and interest in the said land above described.

In witness whereof the mortgagor has [have] hereto signed his [their] name this day of , one

thousand nine hundred and

...... Mortgagor .

Signed by the said of, as mortgagor , in the presence

Witness: Occupation: Address :

### Form No. 11.

APPLICATION FOR AN ADVANCE UNDER SECTION 2 OF THE DISCHARGED SOLDIERS SETTLEMENT AMENDMENT ACT, 1917, FOR THE ERECTION OF A DWELLING ON OTHER THAN RURAL LAND.

To the Land Board for the

Land District.

I, [Name in full], of [Address and occupation], hereby apply, under the provisions of section 2 of the Discharged Soldiers Settlement Amendment Act, 1917, and the regulations thereunder, for an advance for the erection of a dwellinghouse in accordance with the attached plans and specifications on the land hereinafter mentioned, namely: land hereinafter mentioned, namely :-

Section.	Block.	Locality. (Give Particulars of Streets, &c.)	Area.	Reference to Title in Land Transfer or Deeds Registry Office.
	<u></u>			
		_		

Plans and specifications, which may be inspected at any District Lands and Survey Office, are available for use of applicants free of charge.

Applicants desiring their own designs must submit plans and specifications prepared by an architect.

For the purposes of this application I make the following replies to the questions hereinafter set forth:—

Question.

1. What is your full name and Regimental No. ?

2. Of what Naval or Expeditionary Force were you a member?

What was-

(a.) Your length of service in such Force ?

(b.) The date of your discharge?

(c.) The reason of your discharge?

4. What physical disabilities (if any) do you suffer from by reason of wounds or disease resulting from your naval or military service? State particulars as to loss of limb or faculty, or as to

condition of health.

5. (1.) Have you applied for a pension under the War Pensions Act, 1915?

(2.) If so, has your application been (a) granted, or (b) refused, or (c) not finally dealt with?

(3.) If granted, to what rate of pension are you entitled?
(4.) If refused, what were the grounds of refusal?

(5.) In the case of an applicant who is married,-

(a.) To what rate of pension under the War Pensions Act, 1915, is your wife entitled?

(b.) To what rates of pension are you entitled under the said Act in re-

spect of your children (if any)?

6. What is the amount of capital at your disposal for use on the land?

(a.) Amount of cash

(b.) Value of other assets.

7. Are you single, married, or a widower?

If married or a widower, state number

of children (if any) dependent on you.

What land (if any) do you at present
own or have an interest in? Give particulars.

9. If married, what land (if any) does your wife own or have an interest in?
Give particulars.

0. Is land subject to any encumbrance?

10. Is

Give particulars.

11. Where may titles be obtained?

12. Are there any buildings on the land?

Give particulars.

13. Are buildings insured? State office and amount.

amount.

14. Do you intend to enter into personal residence upon the land?

15. Have you at any time held land or received an advance under the Discharged Soldiers Settlement Act? If so, state particulars.

Dated at

this

day of

, 19

[Signature of applicant.]:

Statutory Declaration to accompany Application for an Advance under Section 2 of the Discharged Soldiers Settlement Amend-ment Act, 1917, for the Erection of a Dwelling on other than Bound Land Rural Land.

[Name in full], of [Address and occupation], do solemnly

and sincerely declare—
1. That I am a discharged soldier within the meaning of the Discharged Soldiers Settlement Act, 1915.

2. That my answers to the questions set out in the said

application are true and correct in every particular.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Justices of the Peace Act, 1908.

[Signature.]

Declared at before me-

day of

. . . . . . . . . . . . . . . Justice of the Peace for New Zealand [or Solicitor, or Notary Public].

#### Form No. 12. NEW ZEALAND.

OCCUPATION LICENSE ISSUED UNDER SECTION 21 OF THE DISCHARGED SOLDIERS SETTLEMENT AMENUMENT ACT, 1923, ON THE PURCHASE ON DEFERRED PAYMENT OF ANY LAND UNDER THAT SECTION.

No.

day of , 19 , between of and assigns, is THIS DEED, made the

THIS DEED, made the day of ,19, between His Majesty the King, of the one part, and of (who with his executors, administrators, and assigns, is hereinafter referred to as the "licensee"), of the other part: Whereas the licensee has agreed, pursuant to the provisions of the Discharged Soldiers Settlement Act, 1915, and the amendments thereof (hereinafter referred to as the said Act) and the regulations thereunder to purchase on deferred payments the land hereinafter described for the sum of And whereas the licensee, in pursuance of section 21 of

And whereas the licensee, in pursuance of section 21 of the Discharged Soldiers Settlement Amendment Act, 1923, has paid a deposit of , being per centum of the price of the said land, and being the amount fixed by the Minister of Lands as provided by the said section.

Now this deed witnesseth that His Majesty the King, in consideration of the premises and of the covenants hereinafter expressed on the part of the licensee, and in pursuance of

expressed on the part of the licensee, and in pursuance of section 21 of the Discharged Soldiers Settlement Amendment Act, 1923, and the regulations thereunder, doth hereby grant

Act, 1923, and the regulations thereunder, doth hereby grant the licensee an exclusive license to occupy all that piece of land, containing by admeasurement acres roods perches, be the same a little more or less, situated in the Land District of , and being Section No. , Block , Survey District; as the same is more particularly described in the Schedule hereto, and delineated on the plan drawn hereon and thereon coloured red in outline, to hold the same unto the licensee, under and subject to the covenants and conditions hereinafter expressed, for the term of years from the day of , 19 , or until the said land is sooner granted

after expressed, for the term of years from the day of , 19, or until the said land is sooner granted in fee-simple to the licensee. And the licensee doth hereby covenant with His Majesty the King in manner following:—

(1.) The licensee will pay to His Majesty the balance of the aforesaid price of the said land (hereinafter sometimes referred to as "the principal") with interest thereon at the rate of per centum per annum by half referred to as "the principal") with interest thereon at the rate of per centum per annum by half-yearly instalments of the first of such payments to be made on the first day of 19, and subsequent payments to be made on the day of and the first day of in each year during the said term. All moneys paid by the licensee in respect of instalments payable hereunder shall be applied in payment of principal and interest in the proportions applicable to the appropriate payment calculated in accordance with the table in Schedule to the regulations made under the said Act.

Act.

(2.) The licensee may at any time, without previous notice of intention so to do, pay to His Majesty the amount (in no case less than ten pounds) of principal included, according to the aforesaid table, in any number of consecutive half-yearly instalments next succeeding the instalment corresponding with the half-yearly period then current.

The payment of any such amount shall not affect the periodical continuity of half-yearly instalments, but the amount of principal and interest included in the succeeding instalments shall be calculated according to the aforesaid table as if the half-yearly periods corresponding to the instalments of principal so paid had expired, and the period of years during which instalments of principal and interest would otherwise have been payable shall be reduced accordingly. accordingly.

(3.) The licensee will not at any time during the continuance of the license, without the previous consent in writing of the Land Board of the land district in which the said land is

any other species of waste in respect thereof.

(4.) That the provisions of the regulations made under the said Act are implied herein so far as applicable and shall have the same force and effect as if the same were set out in full.

in full.

Provided always and it is hereby agreed and declared that if the licensee make default in the due and full payment of any instalment of the said price, or of any interest due in respect thereof, the aforesaid Land Board may cause to be given to the licensee, or to any person who is for the time being in occupation of the land or of any part thereof, notice under the hand of the Commissioner of Crown Lands that if the moneys so in arrear are not paid within one calendar month after the date of the notice the Land Board will forfeit this license; and it is hereby agreed and declared that if the moneys so in arrear are not paid within one calendar month after the date of the aforesaid notice the Land Board may, in its discretion, without any further or other notice, by resolution, forfeit this license, and thereupon the license and

the contract between His Majesty and the licensee for the purchase of the land, and the interest of the licensee in the said land, shall absolutely cease and determine, and all moneys theretofore paid by the licensee under this license or in respect of the said contract shall remain the property of His Majesty; but no such forfeiture shall relieve the licensee from his obligation to pay to His Majesty any moneys in arrear under this license at the date of such forfeiture, or for any liability for any breach theretofore committed of the covenants herein expressed.

In witness whereof the Commissioner of Crown Lands for

In witness whereof the Commissioner of Crown Lands for the Land District of , on behalf of His Majesty the King, has hereunto set his hand, and these presents have also been executed by the licensee.

#### THE SCHEDULE.

[Description of Land.]

Signed by the Commissioner of Crown Lands, on behalf of His Majesty the King, in the presence of—

Witness:Occupation : Address:

..... Commissioner of Crown Lands. Signed by the above-named licensee, in the presence of-Witness:

Occupation: Address :

### SECOND SCHEDULE.

Term, 251 Years. Interest, 5 per Centum. Table showing for every £100 of Capital Value the Amount of Principal and interest included in Instalments of £3 10s, payable during each Successive Period of Six Months from the Due Date of the First Monthly Instalment.

No. of alf-yearly Period.	Amount of Interest.	Amount of Principal.	Balance of Principal owing
			Trinoipur onting
1	£ s. d.	£ s. d.	£ s. d.
1	2 10 0	1 0 0	99 0 0
2	2 9 6	1 0 6	97 19 6
3	2 9 0	1 1 0	96 18 6
4	286	1 1 6	95 17 0
5	2 7 11	1 2 1	94 14 11
6	274	1 2 8	93 12 3
7	2 6 10	1 3 2	92 9 1
8	2 6 3	1 3 9	91 5 4
9	2 5 8	1 4 4	90 1 0
10	<b>2</b> $5$ $0$	1 5 0	88 16 0
11	2 4 5	1 5 7	87 10 5
12	2 3 9	1 6 3	86 4 2
13	2 3 1	1 6 11	84 17 3
14	2 2 5	1 7 7	83 9 8
15	2 1 9	1 8 3	82 1 5
16	2 1 0	1 9 0	80 12 5
17	2 0 4	1 9 8	79 2 9
18	I 19 7	1 10 5	77 12 4
19	1 18 10	1 11 2	76 1 2
20	1 18 0	1 12 0	74 9 2
21	1 17 3	1 12 9	72 16 5
22	1 16 5	1 13 7	71 2 10
23	1 15 7	1 14 5	69 8 5
24	1 14 8	1 15 4	67 13 1
25	1 13 10	1 16 2	<b>65</b> 16 11
26	1 12 11	1 17 1	63 19 10
27	1 12 0	1 18 0	62 1 10
28	1 11 1	1 18 11	60 2 11
29	1 10 1	1 19 11	58 3 0
30	1 9 1	2 0 11	56 2 1
31	1 8 1	2 1 11	54 0 2
32	1 7 0	2 3 0	51 17 2
33 34	1 5 11	2 4 1	49 13 1
1	1 4 10	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	47 7 11
35 36	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	45 1 7 42 14 1
37	1 2 0	2 8 8	+
38	1 0 2	2 9 10	40 5 5 37 15 7
39	0 18 11	2 11 1	35 4 6
40	0 17 7	2 11 1	32 12 1
41	0 16 4	2 12 3 2 13 8	29 18 5
42	0 16 4	2 15 0	
43		2 16 5	
44	$\begin{array}{cccc} 0 & 13 & 7 \\ 0 & 12 & 2 \end{array}$	2 10 5 2 17 10	
45	0 12 2	2 17 10	
46	0 10 9	3 0 9	18 9 10 15 9 1
47		3 2 3	
48	$\begin{array}{cccc} 0 & 7 & 9 \\ 0 & 6 & 2 \end{array}$	3 2 3 3 10	1
48	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	3 5 5	
50	0 4 7	3 5 5 3 7 1	5 17 7 2 10 6
50 51	0 2 11 0 1 3	2 10 6	2 10 6

### THIRD SCHEDULE.

Term, 10 Years. Interest, 5 per Centum. TABLE showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £6 8s. 4d. payable at the End of each Successive Period of Six Months during Term.

No. of Half-yearly Period.	Amount of Interest.	Amount of Principal.	Balance of Principal owing.				
	£ s. d.	£ s. d.	£ s. d.				
1	2 10 0	3 18 4	96 1 8				
2	2 8 2	4 0 2	92 1 6				
3	2 6 1	4 2 3	87 19 3				
4	2 4 1	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	83 15 0				
5	2 1 11	4 6 5	79 8 7				
6	1 19 9	4 8 7	75 0 0				
7	1 17 7	4 10 9	70 9 3				
8	1 15 3	4 13 1	65 16 2				
9	1 12 11	4 15 5	61 0 9				
10	1 10 7	4 17 9	56 3 0				
ii	1 8 1	5 0 3	51 2 9				
12	î 5 7	5 2 9	46 0 0				
13	îši	5 5 3	40 14 9				
14	1 0 5	5 7 11	35 6 10				
15	0 17 8	5 10 8	29 16 2				
16	0 14 11	5 13 5	24 2 9				
17	0 12 1	5 16 3	18 6 6				
18	0 9 2	5 19 2	12 7 4				
19	0  6  2	6 2 2	6 5 2				
20	0 3 2	6 5 2					

### FOURTH SCHEDULE.

Interest, 5 per Centum. Term, 15 Years. TABLE showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £4 15s. 7d. payable at the End of each Successive Period of Six Months during Term.

No. of Half-yearly Period.	Amount of Interest.	Amount of Principal.	Balance of Principal owing.
	£ s. d.	£ s. d.	£ s. d.
1	2 10 0	2 5 7	97 14 5
2	2 8 11	2 6 8	95 7 9
3	$\frac{5}{2}  \frac{7}{7}  \frac{19}{9}$	2 5 7 2 6 8 2 7 10 2 9 0 2 10 3	92 19 11
4	$\frac{1}{2}$ 6 7	2 9 0	90 10 11
5	$\frac{1}{2}$ $\frac{1}{5}$ $\frac{1}{4}$	2 10 3	88 0 8
6	$\tilde{2} \ \tilde{4} \ \tilde{0}$	2 11 7	85 9 1
7	2 7 9 2 6 7 2 5 4 2 4 0 2 2 10 2 1 5	2 12 9	82 16 4
8	2 1 5	2 14 2	80 2 2
9	2 0 1	2 15 6	77 6 8
10	1 18 8	2 16 11	74 10 9
11	1 17 3	2 18 4	71 11 5
12	1 15 10	2 19 9	68 11 8
13	1 14 4	2 19 9 3 1 3 3 2 9 3 4 4 3 6 0 3 7 8 3 9 4	65 10 5
14	1 12 10	3 2 9	62 7 8
15	1 11 3	3 4 4	59 3 4 .
16	1 9 7	3 6 0	55 7 <b>4</b>
17	1 7 11	3 7 8	52 9 8
18	1 6 3	3 9 4	49 0 4
19	1 4 7	3 11 0	45 9 4
20	1 2 9	3 12 10	41 16 6
21	1 0 11	3 14 8	38 1 10
22	0 19 1	3 16 6	34 5 4
23	0 17 2	3 18 5	30 6 11
24	0 15 2	4 0 5	26 6 6
25	0 13 2	4 2 5	22 4 1
26	0 11 1	4 4 6	17 19 7
27	0 9 0	4 6 7	13 13 0
28	0 6 10	4 8 9	9 4 3
29	0 4 7	4 11 0	4 13 3
30	0 2 4	4 13 3	••

### FIFTH SCHEDULE.

Term, 20 Years. Interest, 5 per Centum.

TABLE showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £3 19s. 8d. payable at the End of each Successive Period of Six Months during Term.

No. of Half-yearly Period.	Amount of Interest.	Amount of Principal.	Balance of Principal owing
	£ s. d.	£ s. d.	£ s. d.
1	2 10 0	1 9 8	98 10 4
2	2 9 3	1 10 5	96 19 11
3	.2 8 6	1 11 2	95 8 9
4	2 7 8	1 12 0	93 16 9
5	2 6 11	1 12 9	92 4 0
6	2 6 1	1 13 7	90 10 5
7	2 5 3	1 14 5	88 16 0
8	2 4 5	1 15 3	87 0 9
9	2 3 6	1 16 2	85 4 7
10	2 2 7	1 17 1	83 7 6
11	2 1 9	1 17 11	81 9 7
12	2 0 9	1 18 11	79 10 8
13	1 19 9	1 19 11	77 10 9
14	1 18 9	2 0 11	75 9 10
15	1 17 9	2 1 11	73 7 11
16	1 16 8	2 3 0	71 4 11
17	1 15 7	2 4 1	69 0 10
18	1 14 6	2 5 2	66 15 8
19	1 13 5	2 6 3	64 9 5
20	1 12 3	2 7 5	62 2 0
21	1 11 1	2 8 7	59 13 5
22	1 9 10	2 9 10	57 3 7
23	1 8 7	2 11 1	54 12 6
24	1 7 3	2 12 5	52 0 1
25	1 6 0	2 13 8	49 6 5
26	1 4 8	2 15 0	46 11 5
27	1 3 3	2 16 5	43 15 0
28	1 1 11	2 17 9	40 17 3
29	1 0 5	2 19 3	37 18 0
30	0 18 11	3 0 9	34 17 3
. 31	0 17 5	3 2 3	31 15 0
32	0 15 11	3 3 9	28 11 3
33	0 14 3	3 5 5	25 5 10
34	0 12 8	3 7 . 0	21 18 10
35	0 11 0	3 8 8	18 10 2
36	0 9 3	3 10 5	14 19 9
37	0 7 6	3 12 2	11 7 7
38	0 5 8	3 14 1	7 13 7
39	0 3 10	3 15 10	3 17 9
40	0 1 11	3 17 9	

### SIXTH SCHEDULE,

Term, 361 Years.

Interest, 5 per Centum.

Table showing for every £100 of Capital Value the Amount of Principal and Interest included in the Instalments of £3 payable at the End of each Successive Period of Six Months during the term.

No. of		Apportioned thus:	
Half-yearly Period.	On account of Interest at 5 per Cent.	On account of Principal.	Balance of Principal owing.
1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 6 17 18 19 20 1 22 23 24 25 26 27 28 29 30 31 22 23 24 25 26 27 28 29 30 31 32 33 34 44 45 6 47 48 49 50 51 52 53 4 55 56 67 68 69 70 172 73	£ s. d. 0 2 10 0 2 9 9 6 2 9 9 6 2 9 9 6 2 9 8 8 5 2 10 6 2 10 6 2 10 7 6 2 10 7 6 2 10 6 2 10 7 7 6 2 10 6 2 10 7 7 6 2 10 6 2 10 7 7 8 2 10 7 7 8 2 10 7 8 3 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	£ s. d. 0 10 0 0 10 0 0 10 0 0 10 0 0 10 0 0 11 0 0 11 0 0 11 1 0 12 2 0 12 6 0 12 10 0 13 1 0 13 5 0 13 9 0 14 2 0 14 6 0 14 10 0 15 3 0 15 7 0 16 0 0 16 5 0 16 10 0 17 3 0 18 1 0 18 6 0 19 0 0 19 0 0 19 0 1 0 6 1 1 0 6 1 1 2 0 1 2 7 1 3 2 1 3 9 1 4 4 11 1 5 7 1 6 2 1 6 10 1 7 6 1 8 3 1 8 11 1 9 8 1 10 5 1 11 2 1 11 11 1 12 9 1 13 1 1 15 3 1 16 10 1 7 6 1 8 3 1 8 11 1 19 10 2 0 11 1 11 1 12 9 1 13 1 1 14 4 1 15 3 1 16 10 2 1 11 1 11 1 12 9 1 13 1 1 14 4 1 15 3 1 16 10 2 1 11 1 11 1 12 1 2 1 11 1 12 1 2 1 11 1 12 1 2 1 1 2 1 1 3 1 1 4 1	£ s. d. 99 10 0 98 19 9 98 19 9 98 19 9 98 7 7 6 96 16 2 96 4 7 95 12 8 95 0 6 94 8 0 93 15 2 1 92 8 8 91 14 11 91 0 9 98 16 2 88 16 2

### SEVENTH SCHEDULE.

Term, 10 Years.

Interest, 5½ per Centum.

TABLE showing for every £100 of Capital Value the Amount of Principal and Interest included in the Instalments of £6 11s. 4d. payable at the End of each Successive Period of Six Months during Term.

No. of Half-yearly Period.	Apportioned thus:												
	On account of Interest at 5½ per Cent.	On account of Principal.	Balance of Principal owing										
Ì	£ s. d.	£ s. d.	£ s. d.										
1	2 15 0	3 16 4	96 3 8										
2 3	2 12 11	3 18 5	$92 \ 5 \ 3$										
	2 10 9	4 0 7	88 4 8										
4	2 8 6	4 2 10	84 1 10										
5	2 6 3	4 5 I	<b>79</b> 16 9										
6	2 3 11	4 7 5	75  9  4										
7	2 1 6	4 9 10	70 19 6										
8	1 19 0	4 12 4	66 7 2										
9	1 16 6	4 14 10	61 12 4										
10	1 13 11	4 17 5	56 14 11										
11	1 11 2	5 0 2	51 14 9										
12	185	5 2 11	46 11 10										
13	1 5 7	5 5 9	41 6 I										
14	1 2 8	5 8 8	35 17 5										
15	0 19 9	5 11 7	30 5 10										
16	0 16 8	5 14 8	24 11 2										
17	0 13 6	5 17 10	18 13 4										
18	0 10 3	6 1 1	12 12 3										
19	0 6 11	6 4 5	6 7 10										
20	0 3 6	6 7 10	• •										

### EIGHTH SCHEDULE.

Term, 15 Years.

Interest,  $5\frac{1}{2}$  per Centum.

Table showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £4 18s. 9d. payable at the End of each Successive Period of Six Months during the Term.

No. of		Apportioned thus:	
Haif-yeari <b>y</b> Period.	On account of Interest at 5½ per Cent.	On account of Principal.	Balance of Principal owing
1	£ s. d.	£ s. d.	£ s. d.
1	2 15 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	97 16 3
2	2 13 9	2 5 0	95 11 3
3	2 12 6	$2 \ 6 \ 3$	93 5 0
4.	2 11 3	2 7 6	90 17 6
5	2 10 0	2 8 9	88 8 9
6	2 8 7	2 10 2	85 18 7
7	2 7 3	$2 \ 11 \ 6$	83 7 1
8	2 5 10	2 12 11	80 14 2
9	2 5 10 2 4 4 2 2 11	2 14 5	77 19 9
10	2 2 11	2 15 10	75 3 11
11	2 1 4	2 17 5	72 6 6
12	1 19 9	2 19 0	69 7 6
13	1 18 2	3 0 7	66 6 11
14	1 16 6	3 2 3	63 4 8
15	1 14 9	3 4 0	60 0 8
16	1 13 0	3 5 9	56 14 11
17	1 11 2	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	53 7 4
18	1 9 4	3 9 5	49 17 11
19	1 7 5	3 11 4	46 6 7
20	1 5 6	<b>3</b> 13 3	42 13 4
21	1 3 5	3 15 4	38 18 0
22	1 1 5	3 17 4	35 0 8
23	0 19 3	3 19 6	31 1 2
24	0 17 1	4 1 8	26 19 6
25	0 14 10	4 3 11	22 15 7
26	0 12 6	4 6 3	18 9 4
27	0 10 2	487	14 0 9
28	0 7 8	4 11 I	9 9 8
29	0 5 2	4 13 7	4 16 1
30	0 2 8	4 16 1	

### NINTH SCHEDULE.

Term, 20 Years.

Interest,  $5\frac{1}{2}$  per Centum.

TABLE showing for every £100 of Capital Value the Amount of Principal and interest included in Instalments of £4 3s. 1d. payable at the End of each Successive Period of Six Months during the Term.

SIX MO	nuns during the		
No. of		Apportioned thus:	
Half-yearly Period.	On account of Interest at 5½ per Cent.	On account of Principal.	Balance of Principal owing.
	£ s. d.	£ s. d.	£ s. d.
ı	2 15 0	1 8 1	98 11 11
2	2 14 3	1 8 10	97 3 1
3	$\frac{1}{2}$ $\frac{1}{13}$ $\frac{5}{5}$	1 9 8	95 13 5
4	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 10 5	$94 \ 3 \ 0$
5	2 11 10	$1 \ 11 \ 3$	92 11 9
6	2 10 11	1 12 2	90 19 7
7	2 10 11 2 10 1	1 13 0	89 6 7
8	2 9 2	1 13 11	87 12 8
9	$egin{array}{cccc} 2&9&2\ 2&8&3 \end{array}$	1 14 10	85 17 10
10	2 7 3	1 15 10	84 2 0
11	$2 \ 6 \ 3$	1 16 10	82 5 2
12	$2 \ 5 \ 3$	1 17 10	80 7 4
13	$2\ 4\ 3$	1 18 10	78 8 6
14	2  3  2	1 19 11	76 8. 7
15	2 7 3 2 6 3 2 5 3 2 4 3 2 3 2 2 2 1 2 0 11	$2 \ 1 \ 0$	74 7 7
16	2 0 11	2  2  2	72 5 5
17	1 19 9	2 2 2 2 3 4 2 4 6 2 5 9 2 7 0 2 8 3	70 2 1
18	1 18 7	$2 \ 4 \ 6$	67 17 7
19	1 17 4	2 5 9	65 11 10
20	1 16 1	2 7 0	63 4 10
21	1 14 10	2 8 3	60 16 7
22	1 13 6	2 9 7	58 7 0
23	1 12 1	2 11 0	$55 \ 16 \ 0$
24	1 10 9	2 12 4	53 3 8
25	1 9 3	2 13 10	50 9 10
26	1 7 9	$2\ 15\ 4$	47 14 6
27	1 6 3	2 16 10	44 17 8
28	1 4 8	2 18 5	41 19 3
29	1 3 1	3 0 0	38 19 3
30	1 1 5	3 1 8	35 17 7
31	0 19 9	3 3 4	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
32	0 18 0	3 5 1	
33	0 16 3	3 6 10	26 2 4
34	0 14 5	3 8 8	22 13 8
35	0 12 6	3 10 7	19 3 1
36	0 10 7	3 12 6	15 10 7
37	0 8 7	3 14 6	11 16 1
38	0 6 6	3 16 7	7 19 6
39	0 4 5	3 18 8	1
40	0 2 3	4 0 10	•••
	I .	1	1

### TENTH SCHEDULE.

Term,  $24\frac{1}{2}$  Years.

Interest,  $5\frac{1}{2}$  per Centum.

Table showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £3 15s. payable at the End of each Successive Period of Six Months during the Term.

No. of		Apportioned thus:	
Half-yearly Period.	On account of Interest at 5½ per Cent.	On account of Principal.	Balance of Principal owing.
	£ s. d.	£ s. d.	£ s. d.
1	2 15 0	1 - 0 - 0	99 0 0
2	2 14 5	1 0 7	97 19 5
3	2 13 11	1 1 1	96 18 4
4	2 13 4	1 1 8	95 15 8
5	2 12 8	1 2 4	94 14 4
6	2 12 1	1 2 11	93 11 5
7	2 11 6	1 3 6	92 7 11
8	2 10 10	1  4  2	91 3 9
9	$2 \ 10 \ 2$	1 4 10	89 18 11
10	2 9 6	1 5 6	88 13 5
ii	$\frac{1}{2} \ \ 8 \ \ 9$	1 6 3	87 7 2
12	$\frac{1}{2}$ 8 1	$\tilde{1}$ $\tilde{6}$ $\tilde{1}\tilde{1}$	86 0 3
13	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 7 8	84 12 7
14	$\frac{2}{2}  \frac{1}{6}  \frac{1}{7}$	1 8 5	83 4 2
15	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 9 3	81 14 11
16	$\tilde{2}$ 4 11	1 10 1	80 4 10
17	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 10 10	78 14 0
18	2 3 3	1 11 9	77 2 3
19	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 12 7	75 9 8
20	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 13 6	73 16 2
$\frac{20}{21}$	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 14 5	72 1 9
$\begin{bmatrix} 21\\22 \end{bmatrix}$	1 19 8	1 15 4	70 6 5
$\frac{22}{23}$	1 18 8	1 16 4	68 10 1
23	1 17 8	1 17 4	66 12 9
$\frac{24}{25}$	1 16 8	1 18 4	64 14 5
$\frac{25}{26}$	1 15 7	1 19 5	62 15 0
27			60 14 6
		$egin{array}{cccc} 2 & 0 & 6 \ 2 & 1 & 7 \end{array}$	58 12 11
28			
29	1 12 3		00 20 -
30	1 11 1		54 6 3
31	1 9 10	2 5 2	52 1 1
32	1 8 8	2  6  4	49 14 9
<b>3</b> 3	1 7 4	2 7 8	47 7 1
34	1 6 0	2 9 0	44 18 1
35	1 4 8	2 10 4	42 7 9
36	1 3 4	2 11 8	39 16 1
37	1 1 11 .	2 13 1	37 3 0
38	1 0 5	$2\ 14\ 7$	34 8 5
39	0 18 11	2 16 1	31 12 4
40	0 17 5	2 17 7	28 14 9
41	0 15 10	2 19 2	25 15 7
42	0 14 2	3 0 10	22 14 9
43	0 12 6	$3 \ 2 \ 6$	19 12 3
44	0 10 9	3 4 3	16 8 0
45	0 9 0	3 6 0	13 2 0
46	0 7 2	3 7 10	9 14 2
47	0 5 4	3 9 8	6 4 6
48	0 3 5	3 11 7	2 12 11
49	0 1 5	2 12 11	
	~ ~ ~		1

#### ELEVENTH SCHEDULE.

Term, 34½ Years.

Interest, 5½ per Centum.

Table showing for every £100 of Capital Value the Amount of Principal and Interest included in Instalments of £3 5s. payable at the end of each Successive Period of Six Months during the Term.

No. of	,	Apportioned thus:	
Half-yearly Period.	On account of Interest at 5½ per Cent.	On account of Principal.	Balance of Principal owing
1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 12 22 24 25 62 7 28 29 30 31 32 33 44 45 46 47 48 49 50 51 55 3 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69	£ s. d. 2 15 0 2 14 9 2 14 2 2 13 10 2 13 7 2 13 3 2 12 11 11 2 12 3 2 11 11 2 11 6 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 11 11 2 11 6 2 11 2 2 10 9 2 10 5 2 10 9 2 10 5 2 10 9 2 10 5 2 11 10 2 11 2 1 18 5 1 17 0 1 16 2 1 19 10 1 19 2 1 18 5 1 17 0 1 16 2 1 19 10 1 19 1 1 11 1 1 10 2 1 18 3 1 7 3 1 6 2 1 1 4 7 1 13 9 1 12 11 1 1 1 9 3 1 1 7 3 1 6 2 1 1 4 7 1 13 9 1 12 11 1 1 1 9 3 1 1 8 3 1 7 3 1 6 2 1 1 4 0 1 1 1 1 1 1 1 1 1 2 1 1 9 3 1 1 8 3 1 7 3 1 6 2 1 1 1 1 1 1 1 1 1 2 1 1 1 1 1 1 1 1 2 1 1 1 1	£ s. d. 0 10 0 0 10 3 0 10 7 0 10 10 0 11 2 0 11 5 0 11 9 0 12 1 0 12 5 0 12 9 0 13 1 0 13 6 0 13 10 0 14 3 0 14 7 0 15 5 0 15 10 0 16 4 0 16 9 0 17 2 0 17 8 0 18 2 0 19 8 1 0 3 1 0 10 1 1 2 0 1 3 10 1 4 6 1 5 2 1 3 10 1 4 6 1 5 2 1 5 10 1 6 7 1 7 3 1 8 0 1 8 10 1 1 1 3 11 1 1 1 10 1 15 9 1 16 9 1 17 9 1 18 10 1 18 10 1 18 10 1 19 7 1 10 5 1 11 3 1 1 12 1 1 13 0 1 13 11 1 14 10 1 15 9 1 16 9 1 17 9 1 18 10 1 19 7 1 10 5 1 11 3 1 1 12 1 1 13 0 1 11 3 1 1 12 1 1 13 0 1 11 3 1 1 12 1 1 13 0 1 13 1 1 14 10 1 15 9 1 16 9 1 17 9 1 18 10 1 19 7 1 10 5 1 11 3 1 1 12 1 1 13 0 1 13 1 1 14 10 1 15 9 1 16 9 1 17 9 1 18 10 1 19 11 2 10 2 11 3 1 7 3 1 8 10 1 17 9 1 18 10 1 19 11 2 10 2 11 3 1 7 3 1 8 10 1 17 9 1 18 10 1 19 11 2 10 2 11 3 1 7 3 1 8 10 1 9 11 3 1 7 3 3 4	£ s. d. 99 10 0 98 19 9 98 9 2 97 18 4 97 7 2 96 15 9 96 4 0 95 11 11 94 19 6 94 6 9 93 13 8 93 0 2 6 4 91 12 1 90 17 6 90 2 6 89 7 1 88 11 3 87 14 11 86 18 2 86 1 0 85 3 4 84 5 2 83 6 6 6 82 7 4 81 87 14 17 6 73 13 8 77 6 0 8 74 17 6 73 13 8 72 9 2 71 4 0 69 18 2 68 11 7 67 4 6 62 17 11 61 7 6 65 16 4 64 7 6 65 17 17 65 16 3 68 17 7 67 4 4 65 16 4 65 17 17 67 4 5 6 68 11 7 67 4 6 69 18 2 68 11 7 67 4 6 69 18 2 68 11 7 67 4 6 69 18 2 68 11 7 67 4 6 69 18 2 68 11 7 67 4 6 69 18 2 68 11 7 67 4 6 60 18 2 61 1 2 61 1 1 3 61 1 3 61 1

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

Validating Proceedings in connection with a Loan of £450 proposed to be raised by the Taranaki County Council.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 8th day of March, 1926.

#### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

WHEREAS the Taranaki County Council, acting under and in pursuance of the Local Bodies' Loans Act, 1913, proposes to raise a loan of four hundred and fifty pounds (£450), authorized by a special order passed on the sixth day of October, one thousand nine hundred and twenty-four, and confirmed on the third day of November, one thousand nine hundred and twenty-four, pursuant to a petition of the ratepayers in the Pennington Road Special rating District of the County of Taranaki, dated the fifteenth day of January, one thousand nine hundred and twenty-four, for the purpose of forming and metalling the Pennington Road:

of the County of Taranaki, dated the fifteenth day of January, one thousand nine hundred and twenty-four, for the purpose of forming and metalling the Pennington Road:

And whereas the proceedings are irregular, in that the written consent of the ratepayers was obtained before the special roll of the ratepayers had been deposited for public inspection for a period of at least seven clear days, as required by section seventeen of the said Act.

And whereas all the ratepayers in the Pennington Road Special-rating District have signed the consent to the raising of the loan:

And whereas the special order is irregular, in that the same was passed on the sixth day of October, one thousand nine hundred and twenty-four, and confirmed on the third day of November, one thousand nine hundred and twenty-four, such date of confirmation being sooner than the twenty-eighth day after the date of the special meeting at which such special order was passed, as required by section ninety-nine of the Counties Act, 1920:

And whereas it appears that the ratepayers have not been misled by the irregularities or defects aforesaid, and it is expedient to validate the same:

expedient to validate the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken shall be valid to all intents and purposes as though the special roll of the ratepayers had been deposited for public inspection for a period of at least seven clear days before the written consent of the ratepayers to the raising of the loan had been obtained, and the special order had been confirmed not sooner than twenty-eight days after the same had been passed, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularities or defects aforesaid.

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

Validating Proceedings in connection with a Loan of £20,000 proposed to be raised by the Matamata Town Board.

CHARLES FERGUSSON, Governor-General.
ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 8th day of March, 1926.

### Present:

THE RIGHT HONOURABLE J. G. COATES, P.C., PRESIDING IN COUNCIL.

W HEREAS the Matamata Town Board, acting under and in pursuance of the Local Bodies' Loans Act, 1913, proposes to raise a loan of twenty thousand pounds (£20,000), authorized by a poll of ratepayers taken on the eighteenth day of December, one thousand nine hundred and twenty-three, for the purpose of the carrying-out of a comprehensive roads-improvement scheme and providing for the formation and metalling, concrete flagging, and concrete kerbing and channelling of streets and footpaths in the Matamata Town District:

And whereas by subsection two of section ten of the said Act it is provided, inter alia, that the first publication of the notice of the date of the poll of the ratepayers shall be made not less than fourteen days before the said date:

And whereas the proceedings are irregular, inasmuch as the first publication of such notice was made less than fourteen days before the date of the poll of the ratepayers—namely, on the sixth day of December, one thousand nine hundred and twenty-three, and the poll was taken on the eighteenth day of December, one thousand nine hundred and twenty-three.

And whereas it appears that the ratepayers have not been misled by the said irregularity or defect, and it is expedient

misled by the said irregularity or defect, and it is expedient to validate the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers and authorities conferred on him by section one hundred and eleven of the Local Bodies' Loans Act, 1913, and acting by and with the consent of the Executive Council of the said Dominion, doth hereby order and declare that the proceedings taken shall be valid to all intents and purposes as though the first publication of the notice of the date of as though the first publication of the notice of the date of the poll of the ratepayers had been published not less than fourteen days before the said date, and that the validity of the proceedings in connection with the said loan shall not be called into question by reason only of the irregularity or defect aforesaid.

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

Appointing the Time and Place for the First Meeting of the Ashley River Trust.

### CHARLES FERGUSSON, Governor-General.

IN pursuance and exercise of the powers conferred on me by section six of the Ashley River Improvement Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby appoint Thursday, the twenty-fifth day of March, one thousand nine hundred and twenty-six, at 10.30 o'clock a.m., as the time, and the Drainage Office, Sefton, as the place, for holding the first meeting of the Ashley River Trust.

As witness the hand of His Excellency the Governor-General, this 17th day of March, 1926.

J. G. COATES, Minister of Public Works.

Appointing a Commissioner of the Ashley River Trust.

IN pursuance and exercise of the powers conferred on me by section 3 of the Ashley River Improvement Act, 1925, I, Joseph Gordon Coates, the Minister of Public Works, do hereby appoint

Fritz Langbein, Esq.,

of Christchurch, the Resident Engineer of the Public Works Department, to be a Commissioner of the Ashley River

Dated at Wellington this 17th day of March, 1926.

J. G. COATES, Minister of Public Works.

Arrangements for First Election, &c., Jed River Drainage District.

Department of Internal Affairs, Wellington, 6th March, 1926. wellington, 6th March, 1926.

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

Stanley Bruce Clifford, Esq., of Cheviot,

Stanley Bruce Chilord, Esq., of Cheviot, to be Returning Officer and person to prepare the roll of electors in connection with the first election of the Board of the Jed River Drainage District; also to appoint Wednesday, the 14th day of April, 1926, to be the day, and the offices of the Cheviot County Council, Cheviot, to be the place, for holding such election; also to appoint Wednesday, the 21st day of April, 1926, at 2 o'clock in the afternoon, to be the day and the hour, and the said offices of the Cheviot County Council, Cheviot, to be the place, for holding the first meeting of the Board so elected. meeting of the Board so elected.

RICHD. F. BOLLARD, Minister of Internal Affairs.

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

Department of Internal Affairs, Wellington, 11th March, 1926. T is hereby notified that, in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the under-

mentioned persons have been appointed Rangers under and for the purposes of that Act for the districts set opposite their names respectively, viz.:—

Ernest William Roesler, of Hari- Acclimatization District. Westland.

Harold Fraser, of Feilding ... .. Feilding and District.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Officers for the Purposes of Part II of the Fisheries Act, 1908, appointed.

Department of Internal Affairs, Wellington, 9th March, 1926.

HIS Excellency the Governor-General has been pleased to appoint

Alfred Flower, of Nelson,
Nelson George Herries, of Birkenhead,
Albert Rice Small, of Silverdale,
David Munro, of Albany,
Gerald Robinson, of Albany,
Ernest Wright, of Redvale,
Sylvester John Clark, of Takapuna,
Robert Douglas, of Glenfield,
John Turney, of Ohaupo, and
William Henry Holmes, of Te Awamutu,

to be Officers for the purposes of Part II of the Fisheries Act. 1908.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Appointment of Officer under Part II of the Fisheries Act, 1908.

Department of Internal Affairs,
Wellington, 12th March, 1926.

H IS Excellency the Governor-General has, in pursuance
and exercise of the power and explosive. and exercise of the power and authority conferred by section 79 of the Fisheries Act, 1908, appointed

Harold Fraser, Feilding, and Ernest William Roesler, Harihari,

to be Officers for the purposes of Part II of that Act.

RICHD. F. BOLLARD. Minister of Internal Affairs.

Registrar of Marriages, &c., appointed.

Department of Internal Affairs, Wellington, 9th March, 1926. Weitington, 9th March, 1926.

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

(Mrs.) Tryphena Oram

to be Registrar of Marriages and of Births and Deaths for the district of Blueskin, on and from the 25th February, 1926.

> RICHD. F. BOLLARD, Minister of Internal Affairs.

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

Department of Internal Affairs. Wellington, 8th March, 1926.

Wellington, 8th March, 1926.

I T is hereby notified that, in pursuance and exercise of the power and authority conferred by section 35 of the Animals Protection and Game Act, 1921-22, the undermentioned person has been appointed a Ranger under and for the purposes of that Act for the Nelson Acclimatization District:— District :

Alfred Flower, Inspector of Lake Rotoroa Scenic Reserve. RICHD. F. BOLLARD, Minister of Internal Affairs.

Clerk of Licensing Committee appointed.

Department of Justice, Wellington, 13th March, 1926.

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

Charles Vernon Roberts

to be Clerk of the Licensing Committee for the district of Tauranga, vice E. J. Gifford, on leave.

F. J. ROLLESTON, Minister of Justice.

### Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 13th March, 1926.

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

### Felix Herbert Waters, Esq.,

to be Chief Surveyor for the Wellington Land District for the purposes of the Land Act, 1924, as from the 1st day of February, 1926.

### James Christopher Boddy, Esq.,

to be Clerk of the Magistrates' Court at Lawrence for the purpose of the Magistrates' Courts Act, 1908, and Clerk of the Wardens' Courts, Receiver of Gold Revenue, and Mining Registrar at Lawrence and Roxburgh for the Otago Mining District, constituted under the Mining Act, 1908, as from the 30th day of January, 1926.

### John Caird, Esq.,

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Tokomaru Bay, as from the 5th day of March, 1926.

A. C. TURNBULL, Secretary.

### Deputy Registrars of Marriages, &c., appointed.

### Registrar-General's Office

Wellington, 16th March, 1926.

It 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.:—

Geoffrey William Alexander ... John Henderson Robertson ... Tokaanu. Auckland (at Ellerslie). Robert Scott ... Maxwell Roy Mildon... Herbert James Keenan Kaitangata. Weber. Mercury Bay.

\* Births and deaths only.

Ferdinand Roland Duffy

W. W. COOK, Registrar-General.

Waipara.

Appointments, Promotions, Resignations, and Transfers of Officers of the New Zealand Military Forces.

Department of Defence,
Wellington, 13th March, 1926.

His Excellency the Governor-General has been pleased to approve of the appointments, promotions, resignations, and transfers of the undermentioned officers of the New Zealand Military Forces:

Lieutenant-Colonel J. Lyons, M.R.C.V.S., N.Z. Veterinary Corps, relinquishes the appointment of Assistant Director of Veterinary Services, Northern Command. Dated 16th September, 1925. Captain T. A. Blake, M.R.C.V.S., N.Z. Veterinary Corps, is appointed Assistant Director of Veterinary Services, Northern Command. Dated 25th February, 1926.

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

Laurence David Hickford to be 2nd Lieutenant. Dated 19th August, 1925.

### THE REGIMENT OF N.Z. ARTILLERY.

Lieutenant L. A. Rhodes to be Captain, 12th Field Battery. Dated 15th February, 1926.

Lieutenant R. E. Sleigh to be Captain, 14th Medium Battery. Dated 15th February, 1926.

2nd Lieutenant R. Sinel (late Unattached List (b)) to be 2nd

Lieutenant, 5th Field Battery. Dated 26th February, 1926.

### THE N.Z. INFANTRY.

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

The seniority of Lieutenant E. N. McL. Hogben, 1st C. Battalion, is antedated to 13th April, 1925.
2nd Lieutenant C. W. Johnson, 1st C. Battalion, is transferred to the Nelson, Marlborough, and West Coast Regiment. Dated 3rd February, 1926.

### The North Auckland Regiment.

The appointment of 2nd Lieutenant (on probation) P. S. N. Connell, 1st C. Battalion, lapses. Dated 6th March, 1926.

#### The Waikato Regiment.

2nd Lieutenant (on probation) G. D. Simpson, 1st C. Battalion, is transferred to the Nelson, Marlborough, and West Coast Regiment. Dated 26th February, 1926.

### The Wellington Regiment.

The undermentioned to be Captains. Dated 19th August, 1925 :-

Lieutenant W. H. Jones, 2nd C. Battalion. Lieutenant R. R. T. Young, 1st C. Battalion.

2nd Lieutenant A. E. Gorton, M.M., from the Reserve of Officers, to be 2nd Lieutenant, 1st Battalion. Dated 17th

February, 1926.

2nd Lieutenant E. E. Lewer, M.C., 1st Battalion, is transferred to the Reserve of Officers, Class I (b), R.D. 5. Dated 1st March, 1926.

### The Hawke's Bay Regiment.

Captain A. J. M. Manson, M.C., to be Major, 1st Battalion. Dated 19th August, 1925. Lieutenant R. L. McGaffin to be Captain, 1st Battalion.

Dated 19th August, 1925.

### The Canterbury Regiment.

Lieutenant W. Crawford (Retired List) to be Lieutenant, 2nd C. Battalion. Dated 18th February, 1926.

The Nelson, Marlborough, and West Coast Regiment.

2nd Lieutenant C. W. Johnson, from the Auckland Regiment

2nd Lieutenant C. W. Johnson, from the Auckiand Regiment (Countess of Ranfurly's Own), to be 2nd Lieutenant, 1st C. Battalion, with seniority as from the 11th May, 1922.

2nd Lieutenant (on probation) G. D. Simpson, from the Waikato Regiment, to be 2nd Lieutenant (on probation), 1st C. Battalion, with seniority as from the 19th September, 1924.

The undermentioned to be Lieutenants. Dated 8th May,

2nd Lieutenant J. Watson, 2nd C. Battalion.
2nd Lieutenant S. G. Thompson, M.M., 1st Battalion.
2nd Lieutenant K. Rix-Trott, 1st Battalion.
2nd Lieutenant C. G. Kirk, 3rd C. Battalion.
2nd Lieutenant T. A. Mead, 1st Battalion.
2nd Lieutenant W. F. Snodgrass, 1st Battalion.
2nd Lieutenant E. H. Whiting, 1st Battalion.
2nd Lieutenant C. W. Johnson, 1st C. Battalion.

Alfred Norton Dillimore to be 2nd Lieutenant, 3rd C. Battalion. Dated 23rd February, 1926.

### The Southland Regiment.

Lieutenant J. G. Johnson, from the Reserve of Officers, to be Lieutenant, 1st C. Battalion. Dated 1st March, 1926.
 Lieutenant A. Glass, 1st Battalion, resigns his commission.
 Dated 22nd February, 1926.

### N.Z. ARMY SERVICE CORPS.

### Central Depot.

Lieutenant G. M. Burn, from the Reserve of Officers, to be Lieutenant. Dated 16th February, 1926.

### N.Z. ARMY NURSING SERVICE.

Sister C. Chamberlain, from the Reserve List, to be Sister. Dated 17th February, 1926.
Sister A. S. Withell, from the Reserve List, to be Sister.

Dated 19th February, 1926.

### RESERVE OF OFFICERS.

The undermentioned are posted to the Retired List, under the provisions of G.O. 184/21, with permission to retain their rank and wear the prescribed uniform:—

Captain W. F. Willis, M.R.C.S. Dated 17th February, 1926.

2nd Lieutenant A. C. McKellar. Dated 1st March, 1926.

F. J. ROLLESTON, Minister of Defence.

Award of the Colonial Auxiliary Forces Officers' Decoration.

Department of Defence Wellington, 11th March, 1926.

IS Excellency the Governor-General has been pleased to approve of the award of the Colonial Auxiliary Forces Officers' Decoration to Colonel D. Munro, Commander, 2nd N.Z. Mounted Rifles Brigade.

F. J. ROLLESTON, Minister of Defence.

### FIRST APPOINTMENTS.

A. C. TURNBULL, Secretary.

Name	· .			<u> </u>		Position.					Place.					Date.	·	
							Agr	ICULTURE	DETA	RTMENT.								
Arnold, Ernest Harry				Clerical Cadet						Auckland				[	11 February,	1924.		
Benzies, William				Fruit Inspector											21 January,	,,		
Bryant, Arthur Lenny				Cadet				• •		District Office, W	ellington				30 ,,	,,		
Fawcet, Ernest James				Assistant Instru	ctor in A	Agricultu	ire			Hastings		••	• •		1 February,			
IcKenzie, Donald Wallace		• •		Clerical Cadet				••		Head Office						"		
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Alexander, Hugh Murray		• •	•••		• •	• •	• •	• •	••	Wellington	• •		• •	į.	25 February,	1924.		
	• •	• •	•••	,,,	• •	• •	• •	• •	• •	,,	• •	• •	• •		25 ,,	,,		
tace, Gordon Walter	• •	• •	. •• 1	,,	• •	••	••	••	• •	,,	• •	••	• •	•• ]	29 ,,	**		
							Ct	stoms Di	EPART	MENT.								
Atkinson, Leonard Allan				Cadet						Wellington				(	4 February.	1924.		
Bockett, Arthur Ernest								••		Auckland	.,			(	1 ,,	,,		
lakes, Samuel John				**						New Plymouth					11 ,,	,,		
F 1 11 YYY T 1				••		••		••		Westport					4 ,,	"		
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race, Heapera	••	••	••	Second Assistan	t Teache	er	• •	• •	• •	Tuparoa Native S	School	••	• •	••	28 January,	1924.		
						G	OVERNM	ENT INSTI	RANCE	DEPARTMENT.								
unn, Hector Nevyne				Cadet											18 February,	1924		
lickle, Hugh Patrick							• •	• • • • • • • • • • • • • • • • • • • •						1	10			
Perkin, Sidney Richard		• •		• •	••			• • • • • • • • • • • • • • • • • • • •	• • •	**					28 January	79		
stewart, Farquhar Joseph		• • •	• • •			••	• •	• •	• •	"	• • •		••		90	"		
is ward, and and observe	• •	••	'	,,	••	••	••	••	••	**	••	••	••	•• ,	,,	,,		
							$\mathbf{H}_{2}$	EALTH DE	PART	MENT.			•					
Sarland, Marion Barbara			)	School Nurse			• .•			Te Awamutu				}	1 February,	1924.		
			•				-								• *			
							INTERNA	AL AFFAIR		PARTMENT.								
James, Lionel Harry	• •	• •	}	Assistant Analy	st	••	• •	• •	• •	Dominion Laborat	tory, Welli	$_{ m ngton}$	• •	• •	8 January,	1924.		
							J	STICE DEF	) 4 TOTT 4	D.N. (D.							•	
Brough, Wallace Eric			i	Cadet			9 63	OTTOR DEF		Magistrates' Cour	t. Christoh	urch		i	13 December.	1092		
Sutler, Cuthbert Lawrence		••	,		• •	• •	• •	• •	• •	· ·	· <del>-</del>	ulch	• •	•••	4 February,			
filler, John Henry		• •	••	Cadet in Courts	• •	••	• •	• •	• •	Nelson "	**		••	•• '				
mor, John Henry	• •	• •	••	Cadei III Courts		• •	••	••	•••	Nelson	• •	• •	• •	•••	28 January,	,,		
							LAI	BOUR DEP	ARTM	ENT.								
erry, Mynot Noel				Cadet						Head Office				1	11 February,	1924.		
ockett, Herbert Leslie				,,		• •		.,		Auckland					13			
urrie, William				Inspector of Fac	tories	• •			• •	Dunedin	• •				11	22		
Ieavey, Albert Joseph		• • •		A 1		• •	• •	• •		Head Office					10	**		
P - '' -				Inspector of Fac			. •			Hamilton					10	>7		
lcivor, James		• •	••	Tuebecont of Lac	OUTTOS	• •		• •	• •	maniiiwii					. 10	**		

THE NEW ZEALAND GAZETTE.

No. 15

### FIRST APPOINTMENTS-continued.

Nan	ne			P	osition.				Place.				Date,
						LAND AN	ть Тисомв	TA	x Department,				
Parland, Eneas James	••	••	}	Cadet	••				Wellington	. ••	1	18 February,	1924.
						LANDS	AND SUR	/EY	DEPARTMENT.				
drewes. Bart Edward			(	Draughting Cadet				1	Hokitika			4 February,	<b>1</b> 1924.
wn, Thomas Eden		•••		Diaughting Cauco		••		$\vdots$	North Auckland Office, Aucklan	d		11 ,,	,,
ker, Walter Stuart				Clerical Cadet	• •				Auckland			18 ,,	"
nie, Ian Arthur				0.00.000					Head Office			5 "	"
n, Greville Lancelot				Field Inspector					Hamilton			14 ,,	**
way, William Henry				Clerical Cadet					Chief Drainage Engineer's Office,	Auckland		6 ,,	"
y, Elmo Trevor				Draughting Cadet				.	North Auckland Office, Aucklan			11 "	**
lsworth, Clifford	•			Diaughting Cauci					Christchurch			11 ",	"
gerford, Tudor Willo	ngh by	• •		Field Inspector	••	••		[	omistation	• • • • • • • • • • • • • • • • • • • •		15 January,	??
n, Ravmond Joseph	U .	••	l l	Draughting Cadet	• •	• •		ſ	Auckland			4 February,	
s, William Edward	• •	••		, ,	••	••			District Office, Wellington	• •	::	21 January,	"
s, William Luward , Stewart Grace	• •	••		,,,	• •	• •			Head Office	• •	1		"
	• •	••		" <b>&gt;&gt;</b>	• •	• •				• •		4 February,	"
son, Cecil Berryman	• •	• •		73'-13 T /-	• •	• •			Blenheim	• •			**
Richard	• •		• • •	Field Inspector	• •	• •		• •	Te Aroha		]	21 January,	**
vart, Andrew John	• •	• •		Draughting Cadet	• •	• •	••	• •	North Auckland Office, Aucklan		- · · [	11 February,	**
rburn, Douglas Keitl	ı			•,		• •	• •		New Plymouth	• •	!	16 ,,	27
tin, Eric Russell Irum, Douglas Charle				Cadet		 	MARINE DE	PAR	TMENT.  Head Office  Meteorological Office, Wellington	 1	:: }	18 February, 30 January,	1924.
an, George Richard			•	Assistant Inspector of		Launch			Coromandel	• • •		24 December,	1923.
, ,				Ranger of Beaches		, 13441101	,	- 1				26 January,	1924.
vatt, William	••	••	••	Inspector of Machinery	•••	••	••	•• [	Wellington	• •	•• (	20 January,	1924.
						MENT	AL Hospit	ALS	DEPARTMENT.				
er, Agnes Greta				Nurse				{	Seacliff	• •		l January,	1923.
e, Annie				,,					,,	• • •		1 February,	**
off, Margaret				,,					,,			1 December,	1922.
h, Janet Cooke				,,				[	,,		{	1 "	**
vick, Thomas Willian				Attendant				]	Porirua		]	l January,	1923.
on, Norman Grant				Farm-hand					Seacliff		,	1 December,	1922.
•	,			•									
	_						NATIVE D					10.77.1	1004
ridson, Ronald Stuar	t	• •	• •	Cadet	••	• •	••	•• ;	Native Land Court, Wanganui	••	•• !	13 February,	1924.
						NAT	IVE TRUST	Ðπ	PARTMENT.				
y, Oswald Henry	••			Cadet		••			Wellington	••		18 February,	1924.
						TD:	ensions D	TO DAT	DOWNOR				
T. L. Q! 1 !	D-lma-			L Co dot								1 Pohmo	1094
ipsey, Jack Sinclair	raima	• •	• •	Cadet		••	• •	]	Palmerston North	••	• • [	1 February,	
rison, William Trevo		• •	• •	,,	••	• •		(	Head Office	• •	• • •	9 "	**
rar, Leonard Francis	3			,,			• •		,,			14 ,,	**

HHI

NEW ZEALAND GAZETTE.

PRISONS DEPARTMENT.   18 January.   1924.	Name.				Position.					Place.	·				Date.
Agricult   Bookbinder   Wellington   1 January   4924,						RINTING	AND STAT	TIONER	Y DEPARTMENT.						
	Rankin Travers Roland Franklin		Bookbinder					1						1 January,	924.
Netrot   Warder   Warder   Warder   Warder   Walkeris   18 January, 1924	a. n. 'v				••		••					• •		14 "	"
Netrot   Warder   Warder   Warder   Warder   Walkeris   18 January, 1924							Dorgowa	Tagar	mm www						
Lockic   Daniel William   William	amaran Haston		Worden				I MISONS						1	18 January. I	924.
Paparus				••		• •	• •	• • •						10 December, 1	
Ref. George Harold Whitmore   No.   Wellington   14   15   15   15   15   15   15   15			1	•••		• • •								7 February, 1	924.
Auckland   14														7	
Adverlight   Carried   Cadet   Public Trust   Department   28 January   1924.				*					Auckland				• •	14 "	
Cadet   Head Office   28 January, 1924			, ,,			n.,	m		D 1 D #14 D 27 #						
Christchurch			. 0. 1.			PU	BLIC TRU							98 January 1	994
Waiphurau   11			1	• •		• •	• •			• •					
Dunedin   28 January   28 January   28 January   29 January   29 January   20 Jan			l "	• •		• •		• • •		••				17	
Bin   Everton Morrison			1 ''			• •		• • •							
Caristehureb   5 February   1			1 "			• •		• •						01	
Head Office   Laine   Head Office   25			1 "			• •		• •		• • •					
Hawera   19						••		• •						05	
Laughlin, John Joseph   "						. • •		• •						10	
District Office, Wellington   7			1 "											31 January,	
Note			1							Wellington		• •			
Public Works Department.   Public Works Depart										0				11 February,	
Authance   Hugh James   Clerical Cadet   District Office   Wellington   14 January   1924	hvte, Herbert George		1 ''	•••					Wanganui			• •		29 January,	,,
Authance   Hugh James   Clerical Cadet   District Office   Wellington   14 January   1924	•					Dr	nria Wor	ve Di	DADOMINIO						
Ngatapa   1	to the state of th			1 - 4		FU				Wellington				14 January	1924.
Stamp Duties Department.   Stamp Department.   St	uthnance, Hugh James					• •				-					
Stamp Duties Department.   Head Office   11 February, 1924.						• • •								. ,,	
Cadet   Head Office   11 February, 1924.	oods, Herbert Edward	• •	., Olerical Car	160	••	••			'		• •				•
State Fire and Accident Insurance Department.						ST	AMP DUTI							11 Folomoreum	
Appendix   Appendix	innigan, William Lawrence	• •	Cadet	••	••	• •	• •	• •	Head Office	••	• •	••	••	il rebruary,	1024.
agnal, Head Masseuse	·				STATE	FIRE A	ND ACCIDI	ENT IN	SURANCE DEPAR	RTMENT.				1 00 T	1004
arney, John Harold Alexander,,,,		gton	Cadet		• • •	• •	• •			• •		••	• •		
Gregor, Malcolm  """  Napier	erguson, Robert Stuart		,,	• •			• •							1	
Tourist and Health Resorts Department.   Substant, Rona Margaret   S	earney, John Harold Alexander		",		• •	• •				• •				} a ."	
Tourist and Health Resorts Department.  Instant, Rona Margaret Bath Attendant Rotorua 1 June, 1923.  Inf, Forrester Bowie Wellington 1954.  Instant, Rona Margaret Bath Attendant Rotorua 19 February, 1924.  Instant, Rona Margaret Rotorua 19 February, 1924.  Instant, Rona Margaret Rotorua 19 February, 1924.  Instant, Rona Margaret Pedington 1925.  Instant, Rona Margaret Pedington 1925.  Instant, Rona Margaret Pedington 1925.  Instant, Rona Margaret 1925.  Instant, Rona Margar		• •	., ,,	• •	• •	• •	• •	• •		• •				0 "	
Bath Attendant   Bath	oung, George Buchanan	• •	,,	• •	• •	•••	••	• •	Auckland	••	• •	••	• •	** **	"
Bath Attendant   Bath			, + +		То	URIST A	ND HEALT	H RES	SORTS DEPARTME	ENT.					
Cadet	onstant Rona Margaret		Bath Atter	ndant											
Actier, Dora			( ~ 3 .				• •							- J	1924.
alchin, Raymond William Francis .   Cadet   Wellington   4 February, 1924.										••		• •		1 January,	"
alchin, Raymond William Francis .   Cadet   Wellington   4 February, 1924.	and the second s						The part of the	v Dun	ል ገድም MT ገድ እና ም						
eGowan, John	1.1.1 D 1.117111	•	1.0.3.4				LKEASUK					4 4		4 February	1924.
trowait, John ,, ,, ,,	Salenin, Kaymond William Franc	218	}	• •	• •	• •	• •		1					1.1	
ood, Ronald Beeson , , , , , , , , , , , , ,	11.70	• •	"									••	• • •	1	,,

### OFFICERS PROMOTED.

Name.		Promoted fr	om	Promoted to	Doto	
изше.		Position.	Place.	Position. Place.	Date.	
		2	CUSTOMS DEPARTMENT.			
elleher, William Patrick enn, Arthur Valentine izard, Henry James	••	Sub-Collector	Auckland	Second Clerk          Auckland            Collector              Examining Officer	16 Nov., 192 1 April, ,, 4 Jan., 192	
			Education Department			
utcher, Leonard Stirling Parker regurtha, Clarence Victor	••	Clerk, C, VI	Wellington	Clerk, C, V   Wellington   Wellington .	1 Dec., 192	
			GOVERNMENT INSURANCE DEPAR	TMENT.		
rnold, William Eric ıllerton, Robert	••	District Manager	Nelson	Actuarial Clerk Head Office District Manager, C, II Dunedin	3 Dec., 192 14 Jan., 192	
			HEALTH DEPARTMENT.	,		
cLeod, Maltravers Campbell okes, George Edward		Clerk		Inspector of Health Stratford Clerk, C, VI Otaki	6 Feb., 192 I April, 192	
			INTERNAL AFFAIRS DEPARTM			
ummer, Gordon Arthur	••	Clerk	Hamilton	Registrar of Births, Deaths, and Hamilton Marriages	1 Nov., 192	
rris, Guy Norman	. • •	Clerk	JUSTICE DEPARTMENT. Unattached	Chief Clerk Official Assignee's Office, Auckland	1 Aug., 192	
maldan Alan		Title of Clark Assessment City	LAND AND INCOME TAX DEPART			
onaldson, Alan	••	First Grade Assessment Clerk	9		23 Nov., 192	
nderson, Arthur Chittey Russell	ı	Clerk	Lands and Survey Departm North Auckland Office, Auck-	Social Charles	1 00 T 100	
•		1	land	Senior Clerk Dunedin	22 Jan., 192	
mit, William David	}	Chief Draughtsman	New Plymouth	Commissioner of Crown Lands and New Plymouth	1 ,, ,,	
oldsmith, Denham Eric		Clerk	Christchurch Invercargill	Senior Clerk Napier	30 Jan., 192 10 Oct., 192	
ensington, Norman Charles		Ditto	Nelson	Ditto Invercargill	16 ,, ,,	
aw, William Edwin ewart, William		Accountant	Christehureh	Accountant Head Office Christchurch	10 Nov., ,, 1 Jan., 192	
rrance, James		Senior Clerk	Dunedin	Chief Surveyor Chief Clerk and Receiver of Land Blenheim	6 Feb., "	
dhope, Thomas		Chief Clerk and Receiver of Land Revenue	New Plymouth	Revenue Ditto Auckland	19 Nov., 192	
		NATIONA	L PROVIDENT AND FRIENDLY SOC	IETIES DEPARTMENT.		
omrie, William Lewis aszard, Vaughan Douglas	::	Clerk, C, VII		Clerk, C, VI Wellington ,, C, VI ,,	21 Dec., 1928 21 ,, ,,	
			PRINTING AND STATIONERY DEP	ARTMENT.		
okham, George Frederick		Stereotyper		Foreman Stereotyping Branch, Wellington	l Nov., 192	

### OFFICERS PROMOTED-continued.

	Promoted	from	Promot	ed to	Date.
Name.	Position.	Place.	Position.	Place.	24.6.
		PUBLIC TRUST DEPART	MENT.		
averhill, Kenneth John	.   Divisional Accountant	Wellington District Office		Wellington District Office	
Dickson, Basil Chandos Beaumont				Christehurch	1 Feb., 1926. 21 Jan., ,,
cManus, James Kerrin	.   Accounts Clerk	Auckland	Accountancy Instructor	, , , , , , , , , , , , , , , , , , , ,	21 Jan., ,,
		Public Works Depar	EMENT.		
lcinai, Umberto Primo	. Foreman Mechanic	Wellington		. Wellington	1 Sept., 1925 18 Jan., 1926
illanders, Allan	. Clerk, C, VII		Clerk, C, VI	CI.	18 Jan., 1926, 17 Dec., 1925
artley, Herbert Thomas	. Clerk		Chief Clerk		
utchings, Norman Edwin	. , C, VI	Head Office			l April, "
efferson, Frederick George	., C, VII		,, C, VI	1 m 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	l Dec., ,,
idler, Arthur James	Chief Clerk, C, V	Shannon		TT 1000	7 Jan., 1926
itherland, William Alexander	Clerk, C, VI	Head Office			1 April, 1925
hiteford, Andrew	. Sub-station Operator	Khandallah	Overseer	. Mangahao	29 Jan., 1926
		STAMP DUTIES DEPART	MENT.		
alone, Robert Austin	First Clerk, C, VI	Dunedin	First Clerk, C, V	.   Dunedin	1 April, 192
olony, Erwin Sharman	Clerk, C, VI			.   Wellington	1 ,, ,,
•		STATE ADVANCES DEPAR	TMENT.		
iles, Thomas Hollins	Clerk, C, VI			.   Wellington	1 Jan., 192
	ST	ATE FIRE AND ACCIDENT INSURA	CE DEPARTMENT.		
ameson, John Kennedy	Clerk, C, VII	Auckland	Clerk, C, VI	.   Auckland	1 Nov., 1925
•		STATE FOREST SERV			
ollett, Robert Barrie	Forest Ranger (2nd Grade)	Invercargill	Forest Ranger (1st Grade)	. Invercargill	
olamore, Norman James	, (1st Grade) .		,, (A Class)	. Ohakune	
oster, Francis William	Forest Assistant	Wellington	Forest Assistant	. Auckland	18 Jan., 1926
acpherson, Duncan	Conservator of Forests (2nd Grade)	Invercargill	Conservator of Forests (1st Grade)	Palmerston North	
cRae, Roderick	Forest Ranger (2nd Grade) .	) TT .		.   Kaingaroa	
ontgomery, William	31 + 0 - 1-3	1 = .	/A C 3-1	.   Hanmer Springs	26 Jan., 1920
erham, Allan Norman	Forest Assistant	TTT 771	1 TO 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	. Rotorua	11 Feb., ,,
erham, Frederick James	Forest Ranger (2nd Grade)	1 22 1 1 1 1	1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m 1 m	. Hokitika	1 Th - 100
			° '20 101 1'	. Hanmer	1 ,, ,,
hillips, Harry	1 1	TT 3 4.43	" (0.10.1)	. Hokitika	! =
ereen, Harold James	,,		73	. Nelson	1
mith, Cecil McLean	Forest Assistant	1		. Wellington	OD T
teele, Robert Blackwood	· · · · · · · · · · · · · · · · · · ·			Nelson	1 Dec., 192
astney, Arthur Wilbert	Forest Ranger (2nd Grade)	,,			
		TREASURY DEPARTM		.   Wellington	1 April, 192
shwin, Bernard Carl	Inspector, C, IV		F	(	
IcCurdy, Donald Archibald	Clerk, C, VI	1 ::	1 ==== ,	" ( "	
hepperd, Francis Leeson	Clerk			. ) ,,	1 - 22 22
Velsh, William Henry	Divisional Clerk, C, IV	. \ ,,	Divisional Clerk, C, III	. , ,	l April, "
		Interdepartmental Pr		Walustian Danastment Walling	.   1 Jan., 1926
rook, Thomas	Commissioner of Crown Lands and Chief Surveyor	Lands and Survey Departmen Wellington	, Valuer General	Valuation Department, Welling	1 0 an., 1820

[No. 15

### OFFICERS TRANSFERRED.

Name.		Transferred from			Transferred to							
Name.		Position.		Place.		Position.			Place.		Date.	
				AGRICULTUR	E DEPARTMEN	r.						~
Sarry, William Christopher	Dist	rict Superintendent .		Auckland	••	District Superinter	ndent.		Wellington		2 Tob	., 1920
earwater, George Charles	Mea	t Inspector		Wairoa		Meat Inspector		• • •	Hicks Bay			., 1921
ollins, Walter Turner	Dist	rict Superintendent .		Wellington		District Sperinten			Auckland	• • • • • • • • • • • • • • • • • • • •		*> *>
ayus, Charles Victor	Vete	erinarian		Auckland		Veterinarian			Hamilton		28 Jan	•, ,,
epworth, Raymond Ernest	Assi	stant Meat Inspector		Inglewood		Assistant Meat Ins	pector		Waitara			
acKenzie, Alexander	Vete	erinarian		Hamilton		Veterinarian		• •	Auckland	••	1 2 - 2	., ,,
mith, William	Cler	k		Head Office		Clerk			Biological Laborato	rv. Welling-	20 Jan	•, ,,
		. 🛥							ton	-,, 022228	20 042	' ''
tratford, Walter George	Mea	t Inspector	• • • •	Napier	••	Meat Inspector	• •	• •	Hastings	••	19 "	,,
					EPARTMENT.							
amilton, Adam Souness	Cler	k	• • •	Invercargill	•••	Clerk	• •	••	Dunedin		24 Dec	., 192
				Customs	DEPARTMENT.							
ukes, Cuthbert Melrose	Cade			Auckland		Cadet			Head Office		12 Jan.	192
'Connor, Clements Victor	Cler	k	'	Napier		Clerk	• •		,,			
				EDUCATIO	n Department	,						
rter, Kittie Mary	Boar	rding-out Officer .		Palmerston North		Boarding-out Offic	er		Christchurch		11 Jan.	109
•			,			-		•	OHIDOUNATOR	••	ii oan,	, 134
70 / 70	. 01 1			GOVERNMENT INSU								
Cobertson, Peter Ross	Clerl	к	• ••	Auckland		Clerk	••	•	Wanganui		15 Feb.	, 1926
almaa Airini Annatta	Domi	tal Nurse	1		DEPARTMENT.	D IN						
lolmes, Airini Annette eslie, Lorna Mary	1 -			Gisborne		Dental Nurse	• •	• • •		• • • • • • • • • • • • • • • • • • • •	19 Jan.	, 192€
eslie, Lorna Mary Iangan, James Lavelle	Make	or-driver		Nelson Hanmer Springs	••	,,	• •	••	Auckland	• • • • • • • • • • • • • • • • • • • •	19 ,,	,,
ilne. Philip Alexander		A 77 111	• • •	Carterton		Motor-driver		••• ]	Pukeora	• • • • • • • • • • • • • • • • • • • •	13 ,,	,,
itchell, Margaret May Morgan			• • •	Palmerston North	••	Inspector of Health		• • [	Napier	••	25 ,,	,,
itenen, margaret may morgan	( Den	tai nuise		1 amersion North		Dental Nurse	• •	•• {	Christchurch		19 ,,	,,
					FAIRS DEPARTS							
lark, Isabel Mary Elizabeth	Clerl	к	•	Office of Conserv and Game, Roto	ator of Fish	Clerk	••	••	Head Office		22 Feb.	, 1926
	,		,	•	DEPARTMENT.	· ·		,			1	
bercrombie, Eric Walter	Clerk	lz	,	Magistrates' Court		Clerk in Courts			TT '14			
enry, Leslie Faithful		k		·		Clerk in Courts Clerk of Magistrate	-? Cart	• •		••	3 Feb.,	
ing, John Joseph	Cade		1	Patent Office, Well		Cadet in Courts			Marton	••	4 Jan.,	, ,,
avne, Frederick James		k in Courts		Hamilton	ington	Clerk	• •	••		·· ··	17 Feb.,	
nith, Albert George		et		Magistrates' Court	To Kniti	Cadet	• •		Supreme Court, Aug.		1 ,,	,,
odd, Robert Masefield	Clerk		: ::	Supreme Court, Au		C1 1	• •	•••	Magistrates' Court, V Magistrates' Court, A	emigron	2 ,,	,,
ink, John Ronald		et in Magistrates' Cour	t ::	Wellington	ickianu	Cadet in Courts	• •	::		uckland	1 ,, 4 Jan.,	,,
				_	DEPARTMENT.			-• 1	**	···	Utiling	,,,
owater, Norman Edward	Inspe	ector of Factories, &c.	}	Auckland		Inspector of Factor	ies. &c.	1	Hamilton		2 Feb.,	1094
cIvor, James	[	"		Gisborne		,,	,		(1)	••	16 Jan.,	1040
The second second	'					"		••		••	то ост.,	,,,

# OFFICERS TRANSFERRED-continued.

1.		Transferre	d from	Transfer	red to	Date.
Name.		Position.	Place.	Position.	Place.	<b>Date</b> .
			LAND AND DEEDS DEPAR	TAK TONYO		
Mason, Annie	1	Shorthand-typist		Shorthand-typist	Auckland	31 Jan., 1926.
			LANDS AND SURVEY DEPA	ROMENT.		
Breda, Carolina Wilhelmina		Tvpist	Wellington	Shorthand-typist	Auckland	26 Jan., 1926.
Burton, William John		Clerical Cadet	Napier	Draughting Cadet	Napier	26 ,, ,,
Eunson, Frank Eric		Clerk	Invercargill	Clerk	Auckland	5 Feb., ,,
McMahon, Genevieve Augusta		Shorthand-Typist	New Plymouth	Shorthand-typist	Head Office	4 ,, ,,
Primrose, Henry Loftus	٠,	Surveyor	Gisborne	Chief Draughtsman and Land Trans- fer Draughtsman	Gisborne	21 Jan., ,,
Robson, Cecil Berryman	٠.	Draughting Cadet	Blenheim	Draughting Cadet	Christchurch	10 Feb., ,,
Thompson, Robert John		( )	Napier	Clerical Cadet	Napier	26 Jan., "
			Marine Departmen			
Alexander, James Young	••	Inspector of Machinery and Engineer Surveyor of Ships	Greymouth	Inspector of Machinery and Engineer Surveyor of Ships	Auckland	4 Feb., 1926.
Bell, David		Ditto	Auckland	Ditto	Dunedin	8 Jan., ,,
Brown, Edward			Wellington	,,	Greymouth	30 ,, ,,
Conway, James Harry Colman		Principal Keeper	Kaipara Heads	Principal Keeper	Castlepoint	8 Feb., ,,
Rankin, David	• •	Inspector of Machinery and Engineer Surveyor of Ships	Dunedin	Inspector of Machinery and Engineer Surveyor of Ships	Wellington	6 ,, ,,
Young, Alfred Walter		1	Moko Hinou	1 4 7	Akaroa Head	7 Jan., ,,
			MENTAL HOSPITALS DEPA	TMENT.		
Gwillam, Leonard Ernest		Attendant	Seacliff	Attendant	Christchurch	1 Feb., 1926.
			PRISONS DEPARTMEN	r.		
McDonald, John Duthie		Warder	Waikune	Warder	Wellington	28 Nov., 1925.
O'Connor, James Owen		f	,,	,,	Auckland	15 Feb., 1926.
			PUBLIC TRUST DEPARTS	ENT.		
Campbell, James William		Cadet	Wanganui	Cadet	Christchurch	1 Feb., 1926.
Carmine, Cecil Augustine		Second Assistant District Public Trustee		District Accountant	Greymouth	15 ,, ,,
Collins, Edward		Relieving Officer	Head Office	Second Assistant District Public Trustee	Auckland	14 Jan., "
Eales, Josiah Maurice		Cadet	Auckland	Cadet	Christchurch	29 ,, ,,
Elliott, Jack		†	Napier			29 ,, ,,
Ellisson, Lionel Edwin	• •	Clerk	Dunedin	Clerk	Timaru	2 Feb., ,,
Ennis, Thomas Ewart	• •	Cadet	Wellington D.O	Cadet	Christchurch	30 Jan., ,,
Fenton, Mary Monica	•	Shorthand-typist	Dunedin	Shorthand-typist	Head Office	14 ,, ,,
Fisk, Walter Joscelyne		Cadet	Head Office	Cadet	Christehurch	30 ,, ,,
Forster, Henry Grant		Clerk	Greymouth	Clerk	Wellington District Office	25 ,, ,,
						29 ,, ,,
Gray, William Leonard		Cadet	Napier	Cadet	Christchurch Wellington District Office	3 Feb., ,,

### OFFICERS TRANSFERRED-continued.

	Transf	erred from	Transfer			
Name.	Position.	Place.	Position.	Place.	Date.	
		PUBLIC TRUST DEPARTMENT	-continued.			
lunt, Eric Le Laine	Cadet	Head Office	Cadet	Christchurch	30 Jan., 1926.	
ackson, Clarence Leslie	,, ///	New Plymouth	,,	,,	30 ,, ,,	
Learney, John Henry	. ,	Head Office	,,	,,	30 ,, ,,	
eeble, Francis Harold	Accounts Clerk	Wellington District Office	Accounts Clerk	Whangarei	25 ,, ,,	
aw, Andrew Eric	Cadet	Palmerston North	Cadet	Feilding	18 ,, ,,	
icas, John David	,,	Blenheim	,,	Christchurch	90	
cKay, Donald Alfred	,,	Auckland	,,,	,,	9 Feb., ,,	
cLaughlin, John		Head Office	,,,	Wellington District Office	4	
alcolm, Donald Thornton		Invercargill	"	Christchurch	1 " "	
arshall, Frank William	,, ,,	Dunedin	,,		00 Tar	
ore, James Patrick	., ,,	Greymouth	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		90	
choll, William James	,, ,, ,,	Hamilton	,,	,,	90	
uinton, Allen Esmy	, , , , , , , , , , , , , , , , , , , ,	Nelson		,,	90	
edwood, John Adam	1 "	Head Office		,,	90 "	
uffell, Ernest George Harold	The state of the s	TO 31	,,	· · · · · · · · · · · · · · · · · · ·	30 ,, ,,	
earer, Isadore Duncan	District Manager	+	Estates Administration Clerk	Wellington District Office	29 ,, ,,	
ealer, isadore Duncan	0.1	77 21	0.1	101-11	19 Feb., ,,	
rcoe, Thomas Edward	l l	TTT 111 4 TO 1 1 1 0 00		Christchurch	29 Jan., ,,	
	,,		,,	,,	21 ,, ,,	
		•• ( ,,,	01-1-	,, ,,	21 ,, ,,	
atts, Albert Charles	Clerk	,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	Clerk	Greymouth	8 Feb., "	
ilkes, Ronald Richard John	Cadet ·	Timaru	Cadet	Christchurch	30 Jan., ,,	
illiams, Leonard Arthur	(CI)-	Wellington District Office	77	,,	30 ,, ,,	
lson, George William	Clerk	Head Office	District Manager	Levin	15 Feb., "	
	. 7	PUBLIC WORKS DEPART				
ell, Oswald Donal	Engineering Cadet	Taumarunui		Maitere	31 Oct., 1925.	
niplin, Robert George	Overseer	Gisborne	Overseer	Kahukura	31 ,, ,,	
arkson, William Moncrieff	Clerical Cadet	· ; ; , ,	Clerical Cadet	Nelson	22 Jan., 1926.	
umbe, Henry Lewis		Head Office	,,	Wellington	18 ,, ,,	
wing, Jacob Bushby	Assistant Engineer	Gisborne	Assistant Engineer	Manutuke	31 Oct., 1925.	
ratt, Richard Herbert Thomas	Clerical Cadet	Head Office	Clerical Cadet	Greymouth	19 Jan., 1926.	
gliardi, Joseph Albert	., ,, .,	Nelson	,,	Wellington	11 Feb., ,,	
artley, Horace James	Storekeeper's Assistant	Okahukura	Storekeeper's Assistant	Matiere	31 Oct., 1925.	
mes, Charles	Clerk	,,	Clerk	,, ., .,	91	
Harrie, John Albert	Overseer	Taumarunui	Overseer	,,	31 ,, ,,	
Lauchlin, Alan Brown	Clerical Cadet	Auckland	Clerical Cadet	Taumarunui	18 Jan., 1926.	
v, Leslie	Resident Engineer	Paeroa	Resident Engineer	AT. 1	0.73.1	
y, Stanley	Clerical Cadet	Taumarunui	Clerical Cadet	A en alvian al	10 Tom	
tchell, James William Elbert	Electrical Engineering Cadet	Hamilton	Electrical Engineering Cadet		177 177-1	
ble, William Paul	Clerical Cadet	Tauranga	101	A1.1 1	0 '	
nlington, Benjamin Roy	Draughtsman	T. D.	1 TN	Danne	1 Tom "	
ollock, Alfred	011.	TX7 112	OL. L	0:1	l Jan., ,,	
oss, George Wilson	CL 11	3.6	Q4_12	Gisborne	15 ,, ,,	
helan, Francis Joseph	10		10		31 Oct., 1925.	
	01 1 1 0 1	Wairoa	Overseer		31 ,, ,,	
hite, William	Clerical Cadet	Alexandra	Clerical Cadet	Dunedin	6 Jan., 1926.	
hitmore, George Edward	Clerk	Wellington	Clerk	Invercargill	23 Dec., 1925.	

### OFFICERS TRANSFERRED-continued.

1		Transferred	l from	Transferr	ed to	Date.		
•	Name.	Position.	Place.	Position.	Place.	Date.		
			STAMP DUTIES DEPARTM	ENT.				
		Clerk	New Plymouth Head Office	Clerk	Wellington District Office New Plymouth	1 Feb., 1926. 1 ,, ,,		
		Sta	TE FIRE AND ACCIDENT INSURAN					
1	McNally, Christopher Patrick	Clerk	Wellington	Clerk	New Plymouth	15 Jan., 1926.		
			STATE FOREST SERVICE	E.				
•	Weir, Thomas	Nurseryman	Tapanui	Nurseryman	Balmoral	13 Feb., 1926.		
			Interdepartmental Tran	SFERS.				
٠	Burns, Esther Rainee	Assistant	Issuing Office, Printing and Stationery Department, Wellington.	Machinist	Relieving Staff, Internal Affairs Department, Wellington	25 Jan., 1926.		
	Eyes, Mildred Ellen	Shorthand-typist	Public Works Department, Christchurch	Shorthand-typist	,,	14 Jan., ,,		
,	Greenslade, Hilda Florence	,,	Internal Affairs Relieving Staff, Wellington	,,	Public Works Department, Tauranga	15 ,, ,,		
	Hall, Florence May	Assistant	Issuing Office, Printing and Stationery Department, Wel- lington	Machinist	Census and Statistics Office, Wellington	12 " "		
	McCort, Leslie Francis	Cadet	Industries and Commerce Department, Wellington	Cadet	Pensions Department, Wellington	27 ,, ,, ,,		
	Penberthy, Kenneth William Henry	,,	Marine Department, Head Office	,,	Customs Department, Wellington	25 ,, ,,		
	Pringle, Albert Robert	Clerk	Agriculture Department, Rua- kura	Clerk	Treasury Department, Wellington	9 Feb., ,,		
	Tingey, Edna Dalgleish	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Census and Statistics Office, Internal Affairs Department, Wellington	Draughting Assistant	Lands and Survey Department, North Auckland Office, Auck- land.	1 Mar., ,,		
		1			; ·			

### RESIGNATIONS.

Name.		1	osition.			Place.		Dat	e left S	ervice
		Acar	CULTURE I	)mp . nm.e	Taxa					
Dumbleton, Lionel Jack .		Clerical Cadet		<i>Jepa</i> rtm 		Head Office	!	15	Feb.,	1926.
Yeates, Walter Bruce				••		,,,			Jan.,	
		C	BOWN LAW	. Оттак						
fartin, Elizabeth Rosa .		Shorthand-ty		OFFICE		Wellington		- 20	Jan.,	1996
ini din, imizatocui ivosa .	•••	Shorthana-ty	,150	••	••	Weimigeon	••	0	<i>0</i> wii.,	1020
		Cu	stoms Dei	PARTMEN	T.		4			
Braddock, Frederick Willia		Cadet	••			Head Office			Jan.,	
Stephens, Frank Burcon .	• ••	Clerk	• •	••		Dunedin	••	1	Feb.,	,,
		EDU	CATION D	EPARTME	NT.					
leury, Ellen Jeune .		Assistant Tea			}	Whakawhitira N			Jan.,	1926
errard, Paki		Second Assist Head Teacher			• • ;	Manutahi Native Whakawhitira N		31	,,	,,,
e Huray, Agnes Mary . Richards, Lottie Beatrix .		Second Assist			••	Paparore Native		31	,,	,,
Robson, Winnie		,,				Pukepoto Nativ	e School		Dec.,	
alisbury, Helen Eunice Pr		Assistant Tea Head Teacher		• •	••	Takahiwai Nativ	ve School	$\begin{array}{c} 31 \\ 31 \end{array}$	Jan.,	
alisbury, Josiah	• ••	Head reacher	••	• •	• •	,,	1	91	,,	,,
	•		EALTH DE	PARTMEN	T.					
Hardiner, Lester Selwyn .		Clerical Cadet		•••	• •	Wellington Lower Hutt			Jan.,	
Villiamson, May Elizabeth	••	Dental Nurse	••	• •	• •	Lower nutt	••	31	"	٠,,
		Internal	AFFAIRS	DEPART	MENT	r <b>.</b>				
Burns, John Wrightson		Clerk	- 1 - 1			Registration Off				1926
Harland, Lydia Evelyn . Lord, Henry Platt .		Shorthand-ty Messenger		••		Auckland Wellington		28 25	2,2	,,
Lord, Henry Platt .	• ••	Hessenger	••	••	•• [	Weimigron	••	_ 20	**	,,
			DEEDS			r	•			
Ennor, Sarah Minnie .		Office Assistan Assistant Lan	nt			Napier		28	Feb.,	1926
Iayman, Roland Ashley O	tira	Assistant Lan	d Registre	ar and I	Sx-	Auckland	• • • • • • • • • • • • • • • • • • • •	31	Mar.,	,,
filler, Ian McKenzie .		Clerk				Gisborne		30	Nov.,	1925
aughan, William Maatai.		Cadet				Wellington			Jan.,	
		LAND AND	Tataowa T	. Dwn	A Domar:	TO STORY				
Seller, Marjorie Kathleen .		Clerk		AX DEP		Wellington	!	31	Mar.,	1926
			,			Ü	(	-		20.20
D7 4 TOUT N.F			ND SURVE					. 00	17.1.	1000
Blunt, Eileen May . Farr, Bertha Lilian .		Shorthand-ty Draughtswom	an an	••		Auckland			Feb., Jan.,	
Hitchcock, Herbert Webste		Clerk		••				18	Feb.	
Newcombe, John Howard	• •	Draughting C	adet	• •	••	North Auckland land	Office, Auck-	16	Jan.,	**
		Maxar	HOSPITAL	n Denan			•	I		
Churchfield, Doris Gertrude	e	Nurse	··					6	Feb.,	192€
		,,,		••		Nelson	••	30	Jan.,	,,
Flowers, Jenny		,,	• •	• •	••	Auckland	••	17	,, T-1.	,,
15. AZ 17.3.41. Man.		,,	• •		{	Seacliff			Feb., Jan.,	,,
Middlemas, Robert Dickson		Attendant	••		(	Auckland	••	21	,,,	,,
	• ••	Nurse	• •	• •		Porirua	••		Feb.,	
O. TO . A. T. 11		Charge Nurse Nurse	• •	• •		Auckland Christchurch	••••••		Jan., Feb.,	,,
NO.111 T.L		Attendant	••	••		Porirua			Jan.,	,,
		Nurse	••	• •	••	Seacliff		18	,,	,,
Ronald, Isabella Cecilia . Ronald, Jane Agnes .		,,	••	••		,, · · ·		16 26	,,	"
N 41 1 3 Nr?		,,	••	••		Porirua		18	Feb.,	,,
Warden, Grace Rosetta .		,,,		• •		Auckland	• • • • • • • • • • • • • • • • • • • •	3		,,
Wasson, Rebecca .	• • • • • • • • • • • • • • • • • • • •	Charge Nurse	••	• •	1	Porirua	••	. I4	,,	,,
	NATION	AL PROVIDENT	AND FRIE	NDLY SO	CIET	TES DEPARTMENT	r.			
Spraggon, Ralph Dew .		Clerk	• •			Wellington		26	Jan.,	192€
1 00 / 1			- ·· 'T			Ü				
T WY:U:			sions De			т ое		1 91	T	1000
Heavey, William	• . ••	Clerk	••	••	•• ]	Head Office	••	ot	Jan.,	1920
		PRINTING AL	ND STATIO	NERY D	EPAR'	TMENT.				
Jones, Ethel Alexandria .		Folder, &c.				Wellington		31	Mar.,	1926
		Don	SONS DEP.	A Danie mer	n					
		⊤ Warder	SUNS DEP.	ARTMENT	r. 	Waikune		27	Jan.,	1926
Callanan, Michael		1	••		::	Auekland	••	15		
					,					
			m -							
Hawkes, George Frank .		Public	TRUST D			A 333			т.	100
Hawkes, George Frank  Munro, Robert Lindsay		Public Cadet		• •	• •	Auckland Christchurch			Jan., Feb	
Hawkes, George Frank  Munro, Robert Lindsay Seager, Arnold Hurst		Public Cadet				Auckland Christchurch Napier		31	Feb., Jan.,	,,
Munro, Robert Lindsay Seager, Arnold Hurst Short, Ralph Thomson		Public Cadet ,, Shorthand-ty	  pist		••	Christchurch		$\begin{vmatrix} 1\\31\\23\end{vmatrix}$	Feb.,	,, ,,

## THE NEW ZEALAND GAZETTE.

### ${\bf RESIGNATIONS-} continued.$

Name.	Position.	Pla	ice.	Date left Service.
	Public Works D	EPARTMENT.		
Hurle, Robert Hampton Pountney, Dora Steel, Ivor Edwin Phompson, Willjam Miller	Electrical Draughtsman Shorthand-typist Clerical Cadet	Greymouth		. 31 Jan., 1926. . 28 Dec., 1925. . 31 Jan., 1926. . 6 Feb., ,,
Lavelle, Sydney James	STATE FIRE AND ACCIDENT I   Cadet			.   31 Jan., 1926.
Bailey, Annie	Tourist and Health Re			. 31 Dec., 1925.

### RETIREMENTS, ETC.

	KEIII.	EMENIS, EIC.	•	
Name.	Position.	Place.	Date left Service.	Reason left Service.
The state of the s		DEPARTMENT.		
Jackman, Henry Arthur		Wellington	19 Feb., 1926	Retired on super- annuation.
	EDUCATIO	ON DEPARTMENT.		
Brooks, Kimi McCully, Annie Wilson	Assistant Teacher Head Teacher	Pamoana Native School Rangiawhia Native School	31 Jan., 1926 8 Feb., ,,	Services terminated. Services terminated.
McCully, Rutherford Den- holm	Assistant Teacher	Ditto	7 ,, ,,	Services terminated.
Severne, Francis Leigh	Senior Clerk	Secretary's Office, Wellington	28 ,, ,,	Retired on super- annuation.
Smith, Ellena Hilda (Mrs.)	Head Teacher	Waikeri Native School	31 Jan., ,,	Services terminated.
	HEALT	H DEPARTMENT.	1	
Smith, Fred			31 Jan., 1926	Retired on super- annuation.
- 1	•	RVEY DEPARTMENT.	H H 1 1000	100
Leonard, Francis Berry Parker, Sydney Allan		Dunedin Napier	7 Feb., 1926. 16 Jan., ,,	Services terminated.
	MARI	NE DEPARTMENT.		
Hutchinson, Ida	Shorthand-typist	Head Office	3 Feb., 1926	Deceased.
•	MENTAL Hos	PITALS DEPARTMENT.		
Atkinson, Violet Emily Ann McDougall Williamina Ca- therine	Nurse	Seacliff Auckland	23 Jan., 1926 31 Dec., 1925	Services terminated. Retired on super- annuation.
McKay, William	Attendant	Christchurch	6 Jan., 1926	Services terminated.
Stapleton, Laura Margaret Stewart, John Winter	Nurse	The state of the s	17 ,, ,, 31 ,, ,,	Services terminated. Retired on super-
Struthers, James	Attendant	Seacliff	31 " "	annuation. Ditto.
	Prisons	S DEPARTMENT.		
Hawkins, Michael	Contoller-General of Prisons	Wellington	31 Jan., 1926	annuation.
Lawrence, Herbert Ormond	1	Paparua	4 Feb., ,,	Services dispensed with.
Wilson, Herbert William		,,	23 Jan., "	Ditto.
	Public Ti	RUST DEPARTMENT.	*	
Anson, Robert Alexander Taylor, Robert John	Clerk Estates Administration Clerk	Wellington District Office	e 22 Jan., 1926 28 Feb., ,,	Deceased. Retired on super- annuation.
	Director W	ORKS DEPARTMENT.		
Mitchell, John	Road Foreman		28 Feb., 1926	Retired on super-
	Smarre Appr	ANCES DEPARTMENT.		1
Cooper, Alexander Edward	*	Wellington	5 Jan., 1926	Deceased.
	TOURIST AND HEA	LTH RESORTS DEPARTMENT	r.	
Te Kowhai, Tamahao	Gardener	Rotorua	16 Aug., 1925	Retired on super annuation.
***	VALITATI	ON DEPARTMENT.		
Elley, Robert William	Clerk		13 Jan., 1926	Deceased.
	The second secon	. •		

Notice respecting Proposed Alteration of Boundaries, Borough of Onehunga.

Department of Internal Affairs,
Wellington, 9th March, 1926.

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 One Tree Hill Road District and included in the Borough of Onehunga. 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.

Area proposed to be included in the Borough of Onehunga.

ALL that area in the North Auckland Land District bounded by a line commencing at the easternmost corner of Lot 116, on plan 7941 deposited in the office of the District Land Registrar at Auckland; thence across Ngapuhi Street and along the north-eastern boundaries of Lots 122 and 136, along the north-eastern boundaries of Lots 122 and 136, to Ngatiawa Street; across Ngatiawa Street and along the north-eastern boundaries of Lots 178 and 193 to Pahia Road; across Pahia Road and along the south-western boundaries of Lots 213 and 235 to Rarawa Road; thence across Rarawa Road and along the middle of Hauiti Road to the borough boundary; thence north-easterly, southerly, westerly, northerly, and again north-easterly to the easternmost corner of Lot 116 on plan 7941 aforesaid, the place of commencement.

RICHD. F. BOLLARD, Minister of Internal Affairs.

Regulations as to Drainage and Plumbing under the Health Act, 1920, applied to the Glen Eden Town District. (H. 2/33.)

Department of Health,

Department of Health,
Wellington, 10th March, 1926.
Wellington, 10th March, 1926.
WHEREAS by an Order in Council made on the 3rd day
of September, 1923, and gazetted on the 6th day of
the ame month, regulations (to be cited as the "Drainage
and Plumbing Regulations") were made under the Health
Act, 1920, prescribing the conditions to be observed in the
construction of approved drains, septie tanks, sanitary con-

construction of approved drains, septic tanks, sanitary conveniences, and sanitary appliances:

And whereas by the said regulations it was provided that the same were suspended as provided in the said Act:

And whereas by section 133 of the said Act it is enacted that the operation of any such regulations may, if so provided therein, be wholly suspended until they are applied by the Minister by notice in the Gazette to any part of New Zealand:

Now, therefore, I, James Alexander Young, Minister of Health, in exercise of the power and authority given by the said regulations and by section 133 of the said Act, do hereby apply the said regulations to the Glen Eden Town District, and do hereby declare that this notice shall take effect on the 1st day of April, 1926.

J. A. YOUNG, Minister of Health.

J. A. YOUNG, Minister of Health.

Notice to make Returns of Land under the Land and Income Tax Act, 1923.

OTICE is hereby given that in pursuance of the above Act and the regulations made thereunder, every person and company within the meaning of the said Act, whether a taxpayer or not, being owner of land in New Zealand, is hereby required to make and furnish to me, in the prescribed form, returns of such land as at 12 o'clock noon on the 31st day of March, 1926.

If the total unimproved value of the land of any person or company, as assessed under the Valuation of Land Act, 1908, does not exceed £500, a return of land need not be furnished.

And, further, notice is hereby given that such returns shall

And, further, notice is hereby given that such returns shall in all cases be delivered at or forwarded to the office of the Commissioner of Taxes, in the Government Buildings at Wellington, on or before the 8th day of April, 1926.

A. E. FOWLER, Commissioner of Taxes.

Note.—Forms of return may be obtained at any postal money-order office; they will not be sent to taxpayers from the office of the Commissioner of Taxes unless written application is made for them.

Special Note.—Any person failing to furnish a return at the prescribed time is liable to a penalty up to £100.

Notice to Mariners.—No. 5 of 1926.

New Zealand.—South Island.—Westport Harbour.-Dredger at Work.

Marine Department,
Wellington, N.Z., 16th March, 1926.

NOTICE is hereby given that during daytime the dredger
"Mawhera" will be operating off the lower end of
the Crane Wharf, and will work in a direction upstream.
Between sunset and sunrise the dredger will be moored alongside the Crane Wharf, and will exhibit, from her outside
quarter and bow respectively, one all-round white light. A
red flag will be shown from the dredger, during dredging
operations, indicating which side of the dredge vessels inward
bound are to pass. bound are to pass.

Vessels must not pass between the dredger and the wharves unless instructed to do so by the Harbourmaster. Care should be taken to avoid fouling the dredger moorings, and vessels at all times when passing the dredger must do so at reduced speed,

Charts, &c., affected.—Plan of Westport Harbour on Admiralty Chart 2591; "New Zealand Pilot," ninth edition, 1919, page 383; "New Zealand Nautical Almanac," 1926, page 347, and plan facing page 348.

G. C GODFREY, Secretary.

Result of Election of Trustees of Drainage Districts.

Department of Internal Affairs,

Wellington, 17th February, 1926.

THE following results of election of trustees of drainage districts have been received from the Returning Officers, and are published in accordance with the provisions of the Land Drainage Act, 1908.

G. P. NEWTON, Assistant Under-Secretary.

Waipa Drainage District—
Cyril Robert Collis Blomfield.
Herbert Arthur Lurman.
Samuel Lytton Chadwick Parke.
Thomas Tomlins.
James John Walker.

Mangawhero Drainage District-William Irvine.

Alfred Forrester Marshall, Conway Grey Murphy. Adam Paterson Paul. Geoffrey Westwood Richards.

Freshfield Drainage District, County of Waikato— John Ballard.

George Henry Boyd. Alfred John Knight. George McMullen. Frederick Trench Williamson.

Kawa Drainage District— Oswald Myles Coverdale, John Herlihy. Francis Quin. John Burgess Teasdale. John Leddra Wallis.

Mangapu Drainage District, Counties of Otorohanga and

Waitomo—
Walter Alexander Lee, Northern Subdivision. Waiter Alexander Lee, Northern Sundvision.
Robert Were, Mangaokawa Subdivision.
Montague H. Wynyard, Mangaokawa Subdivision.
Benjamin Board, Mangapu Subdivision.
William James Turner, Mangapu Subdivision.

Orahiri Drainage District, Counties of Waitomo and

Anin Dramage Diserve,
Otorohanga—
Henry Benner.
Samuel Arthur Cook.
Robert McInnes.
Amy May Phillips.
William John Sanders.

Public Service Entrance Examination, November, 1925.

Education Department,
Wellington, 16th March, 1926.

THE following additional candidates passed the Public Service Entrance Examination held in November,

Candidate.			Centre.		Order of Merit.
O'Brien, Eileen Pia			Wanganui		340
McWilliam, Ronald	James		Stratfor		<b>59</b> 6
Brown, Jean Carmen	٠.,		Milton		952
Fisk, Ena			Blenheim		1,037
Ford, Norman Henty	7		Rotorua		1,122
J.	CAUGH	LEY,	Director of	Edu	cation.

### THE NEW ZEALAND GAZETTE.

Register of Licenses issued under the Land Agents Act, 1921-22.

Department of Internal Affairs, Wellington, 2nd March, 1926. EREWITH is published for general information, in accordance with the Land Agents Act, 1921-22, a supplementary list of persons licensed to carry on business as land agents as on the 15th day of February, 1926.

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 when 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

Stone Road, Gisborne   Stone Auckland   Stone Road, Called   Stone Ro	lo. of icense.	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,
315 Pacific Buildings, Wellerles Vareet, Auckland Sof N.Z. Insurance Buildings, Queen St., Auckland St., Kevins Arcade, Karangahape Road, Auckland Willerton Buildings, Molesworth Street, Wellington Stafford Street, Timaru High Street, Carterton Stafford Street, Timaru High Street, Carterton Stafford Street, Auckland Process Street, Auckland Street, Auckland Street, Auckland Street, Auckland Street, Auckland Street, Auckland Endean's Buildings, Queen Street, Auckland Woollam's Buildings, Great South Road, Otahuhu 211 Lambton Quay, Wellington Stafford Street, Blenheim Stafford Street, Blenheim Stafford Street, Blenheim Stafford Street, Hamilton Stafford Stafford Street, Hamilton Stafford Stafford Stafford Stafford Sta	5717	Allsup, William			27 Nov., 1925	Gisborne.
Burleigh, Hercules Sandford   Section   Sect	$5502 \mid J$	Atkinson, Herbert James				Auckland.
Solid   Burleigh, Hercules Sandford   Solid   Solid	$5500 \mid 1$	Avery, William James	••		11 Dec., 1925	Auckland.
St. Kevins Arcade, Karangahape Road, Auckland Willerton Buildings, Moleston Stafford Street, Wellington Stafford Street, Timaru   1926   1 April, 1925	5501			806 N.Z. Insurance Buildings, Queen St., Auck-	21 Dec., 1925	Auckland.
Gore, Henry Morland	825	Edwards, Edwin		Blemont Road, Paeroa	2 Nov., 1925	Paeroa.
Worth Street, Wellington   Stafford Street, Timaru   20 Jan., 1926   Timaru   1 April, 1925   Carterd Street, Auckland   1 April, 1925   Auckland   2 Auckland			Efficient Land Agents		9 Dec., 1925	Auckland.
*3916 Irwin, James Charles	5862	Gore, Henry Morland	••	worth Street, Wellington		Wellington.
†5400 Jackson, Fritz Graham						Timaru.
Climited   Climited   Climited   Climited   Climited   Christofland   Christofl	3916	Irwin, James Charles				Carterton.
4314 Miller, Charles Albert . Miller & Burrows (Limited)  5503 Morris, William Benjamin  1839 Riach, John	<b>54</b> 00	Jackson, Fritz Graham				Auckland.
Christchurch   Chri	5402	Lambie, William Wright			1 April, 1925	Auckland.
5503 Morris, William Benjamin  Riach, John	4314	Miller, Charles Albert			2 Feb., 1926	Christehurch.
1839 Riach, John	5503	Morris, William Benjamin	` '		23 Dec., 1925	Auckland.
5860 Seaton, Herbert Hazell	1839	Riach, John	• •	Woollam's Buildings, Great	18 Jan., 1926	Otahuhu.
5861 Taylor, Robert John R. J. Taylor & Co 58-60 Lambton Quay, Wel- 1 Dec., 1925 Wellington 964 Thomas, Owen Goyn O. G. Thomas & Son 1838 Thorne, Alfred John William 5769 Coxhead, Sydney Muir Waikato Associated Farmers (Limited) 6361 White, Edward Francis	5860	Seaton, Herbert Hazell	••	211 Lambton Quay, Wel-	26 Nov., 1925	Wellington.
964 Thomas, Owen Goyn Thorne, Alfred John William Coxhead, Sydney Muir Waikato Associated Farmers (Limited)	5861	Taylor, Robert John	R. J. Taylor & Co	58-60 Lambton Quay, Wel-	1 Dec., 1925	Wellington.
1838 Thorne, Alfred John William 5769 Coxhead, Sydney Muir . Waikato Associated Farmers (Limited) 6361 White, Edward Francis . Station Road, Papatoetoe 7 Dec., 1925 Hamilton 15 Dec., 1925 Hamilton Lyceum Buildings, Main 16 Dec., 1925 Petone	964	Thomas, Owen Govn	O. G. Thomas & Son		20 Jan., 1926	Blenheim.
5769 Coxhead, Sydney Muir Waikato Associated Farmers (Limited) 6361 White, Edward Francis		Thorne, Alfred John Wil-	••			Otahuhu.
6361 White, Edward Francis Lyceum Buildings, Main 16 Dec., 1925 Petone	5769			Barton Street, Hamilton	15 Dec., 1925	Hamilton.
Augustus Street, Lower Hutt	6361	White, Edward Francis Augustus	, ,	Lyceum Buildings, Main Street, Lower Hutt	16 Dec., 1925	Petone.
	1039		••		10 Dec., 1925	Oamaru.

<sup>\*</sup>Transferred from T. H. Wise on 18th January, 1926. ‡Transferred from H. Ball and Co. on 4th January, 1926.

### Public Trust Office Act, 1908, and its Amendments.—Election 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

No.	Name.	Residence.		Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Adams, John Andrews, Charles Couper, Winifred Ileen Everest, David Hum, Ark Jennison, Joseph Kearney, Mary Anne Knowles, Florence Lenderyou, Jane Findlay Malley, Thomas Mothes, Richard Myers, Hannah Newdick, Ivan Alexander Phipps, Dorothy Maud Tresidder, Ellen Sophia Turner, William Walker, Eleanor Annie Wilkic, Jane Newbegin Williams, Catherine Tresize White, Theophilus	Masterton Dunedin Auckland Napier Auckland Te Anau Auckland "" Rakaia Petone Coromandel Taihape Wellington Athol . Auckland Dunedin . Timaru . Waipahi .		Married woman Spinster Married woman Labourer	$\begin{array}{c} 1/12/25 \\ 11/5/05 \\ 22/2/26 \\ 18/2/26 \\ 30/12/25 \end{array}$	11/3/26 10/3/26 10/3/26 10/3/26 10/3/26 10/3/26 13/3/26 6/3/26 13/3/26 11/3/26 11/3/26 11/3/26 11/3/26 11/3/26 11/3/26 11/3/26	Intestate Testate "" Intestate "" Testate Intestate Intestate "" Testate "" Intestate "" Testate "" Intestate "" Intestate	Wellington. Dunedin. Auckland. Napier. Auckland. Invercargill. Auckland. Christchurch. Wellington. Auckland. Wellington.  "" Invercargill. Auckland. Dunedin. Christchurch.
21	Wynch, Herbert	Lake Coleridge	• •	,,	23/1/26	11/3/26	Intestate	Christehureh.

<sup>†</sup>Transferred from William Forrest on 21st January, 1926.

### CROWN LANDS NOTICES.

Land in Wellington Land District forfeited.

Department of Lands and Survey,
Wellington, 16th March, 1926.

NOTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Wellington Land Board, the said land has reverted to the Crown, under the provisions of the Land Act, 1924, and the Discharged Soldiers Settlement Act, 1915, and amendments amendments.

#### SCHEDULE.

TENURE No.: L.S.R.L. 684. Section 9, Haunui Settlement. Formerly held by H. Beirne. Reason: Non-compliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Southland Land District forfeited.

Department of Lands and Survey,

Wellington, 8th March, 1926.

Notice is hereby given that the license of the undermentioned land having been declared forfeited by resolution of the Southland Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act 1924. Land Åct, 1924.

#### SCHEDULE.

TENURE: O.R.P. License No. 723. Section 68, Block IX, and Section 10, Block X, Campbelltown Hundred. Former lessee: (Mrs.) Agnes Mitchell. Reason for forfeiture: At request.

A. D. McLEOD, Minister of Lands.

Land in Hawke's Bay Land District forfeited.

Department of Lands and Survey,
Wellington, 15th March, 1926.

NOTICE is hereby given that the license of the undermentioned land having been declared forfeited by resolution of the Hawke's Bay Land Board, the said land has thereby reverted to the Crown, under the provisions of the Land Act, 1924.

### SCHEDULE.

TENURE: Occupation with right of purchase. Section 14, Block XV, Norsewood Survey District. Formerly held by Francis Chalmer Whibley. Reason for forfeiture: Noncompliance with conditions of license.

A. D. McLEOD, Minister of Lands.

Land in Marlborough Land District for Lease by Public Auction.

District Lands and Survey Office,
Blenheim, 16th March, 1926.

N OTICE is hereby given that the undermentioned land
will be offered for lease by public auction at the
District Lands and Survey Office, Blenheim, at 2.30 o'clock
p.m. on Thursday, the 22nd day of April, 1926, under the
provisions of the Land Act, 1924.

### SCHEDULE.

### MARLBOROUGH LAND DISTRICT.

MARLBOROUGH LAND DISTRICT.

SECTION 1, Block XIII, Town of Ward, Flaxbourne Settlement. Area: 3 acres; upset annual rental, £5.

This is the site of the Ward Accommodation-house. All flat land, well watered by Needles Creek, situated within three chains of Ward Railway-station.

The property is weighted with £1,283, valuation for improvements consisting of house of sixteen rooms and washhouse, stable, fowl and pig houses, &c., fencing, windmill, and water-supply. and water-supply.

### Abstract of Terms and Conditions of Lease.

- 1. Rent for first half-year, together with £1 ls. lease fee and valuation for improvements, must be paid on the fall of the hammer.
- Possession will be given on the day of the sale.
   The term will be for twenty-one years from the 1st day
- of July, 1926.

  4. Annual rental will be payable in half-yearly instalments in advance on the 1st day of January and July in each and
- 5. The lessee shall not sublet, transfer, or otherwise dispose of his interest in the lease without the consent of the lessor
- first had and obtained.

  6. The lessee shall throughout the term of the lease keep the accommodation-house upon the land hereby demised open for the use of travellers, and shall supply beds and meals if required to do so at customary tariff.

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

  8. The lease shall be liable to forfeiture in case the lessee shall fail to fulfil any of the conditions of the said lease within thirty days after the date on which same ought to have been fulfilled
- fulfilled.
- 9. On expiry of the lease a fresh lease will be offered by public auction, and the land will be weighted with valuation for improvements effected in favour of the outgoing lessee, such value to be fixed by the Commissioner of Crown Lands.

Full particulars may be obtained on application to the Commissioner of Crown Lands, Blenheim.

J. STEVENSON, Commissioner of Crown Lands.

#### STATE FOREST SERVICE NOTICE.

Milling-timber for Sale by Public Tender.

State Forest Service

Rotorua, 9th March, 1926.

NOTICE is hereby given that written tenders for the purchase of the undermentioned milling-timber will close at the office of the State Forest Service, Rotorua, at 4 o'clock p.m. on Monday, 12th April, 1926.

### SCHEDULE.

ROTORUA FOREST-CONSERVATION REGION.—AUCKLAND LAND DISTRICT.

ALL the milling-timber on that parcel of land containing approximately 38 acres, part of Section 19, Block XIV, Rotorua Survey District, about four miles from Mamaku

Railway-station.

The estimated quantity of timber in feet, board measure, is 268,700; or in cubic feet, 39,361; made up as follows:—

Rimu	 	 Cubic Feet. 33,064	Board Feet. 227,900
Miro	 	 5,285	33,800
Tanekaha	 	 555	3,800
Totara	 	 457	<b>3,200</b>
		39 361	268 700

Upset price, £425. Ground rent, £1 18s. Term of license,

Terms of Payment.

A marked cheque for one-quarter of the tendered price, together with one year's ground rent, £1 18s., and £1 1s. license fee, plus exchange, must accompany the tender, and the balance be paid by three equal quarterly instalments, the first of which shall be paid three months after the date of sale.

### Terms and Conditions.

1. All instalment - payments shall be secured by "on demand" promissory notes made and endorsed to the satisfaction of the Commissioner of State Forests, and interest at 1 per cent. in excess of current bank rates will be charged on all notes overdue from the date of maturity to the date

of payment.

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

3. The attention of all tenderers is drawn to the fact that

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

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

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

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

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

further notice.

8. Tenders should be on the special form obtainable from any office of the State Forest Service, and should be enclosed in envelopes addressed "Conservator of Forests, Rotorua," and endorsed "Tender for Timber."

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

Conservator of Forests.

#### BANKRUPTCY NOTICES.

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

OTICE is hereby given that WILLIAM SHINE, of Sale Street, Freeman's Bay, Auckland, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 22nd day of March, 1926, at 11 o'clock a.m.

10th March, 1926.

W. S. FISHER, Official Assignee.

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

NOTICE is hereby given that James O'Neill, of Kaitangaweka, via Taumarunui, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Kuiti, on Tuesday, the 23rd day of March, 1926, at 11 o'clock a.m.

10th March, 1926.

W. S. FISHER, Official Assignee.

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

N OTICE is hereby given that Jack Mastrovich, of Gisborne, Fruiterer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury Room on Tuesday, the 16th day of March, 1926, at 11 o'clock a.m.

6th March, 1926.

C. BLACKBURN, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

OTICE is hereby given that Alexander Nelson Jackson, of Kaimata, Factory Assistant, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Monday, the 22nd day of March, 1926, at 2.30 o'clock p.m.

12th March, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

In Bankruptcy.—In the Supreme Court holden at New Plymouth.

NOTICE is hereby given that ARTHUR WILLIAM LEALAND and CYRIL PERCY LEALAND, trading as "Lealand Bros.," of New Plymouth, Bakers, were this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 23rd day of March, 1996 of 220 cycles are 1926, at 2.30 o'clock p.m.

13th March, 1926.

J. S. S. MEDLEY, Deputy Official Assignee.

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

NOTICE is hereby given that PHILIP HENRY HEAP, of Tokomaru, Share Milker, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Wednesday, the 17th day of March, 1926, at 2.30 o'clock p.m.

22nd February, 1926.

CHARLES E. DEMPSY,
Deputy Official Assignee.

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

NOTICE is hereby given that JOHN LIONEL PERRIN, of Palmerston North, Drover, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Jury Room, Courthouse, Palmerston North, on Tuesday, the 16th day of March, 1926, at 3 o'clock

9th March, 1926.

CHARLES E. DEMPSY, Deputy Official Assignee. In Bankruptcy.—In the Supreme Court holden at Nelson.

NOTICE is hereby given that ROBERT SINCLAIR, of Nelson, Fancy-goods Dealer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 23rd day of March, 1926, at 2.15 o'eloek p.m.

15th March, 1926.

W. ROUT. Deputy Official Assignee.

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

NOTICE is hereby given that ROBERT McQUELLAN, of Tuahiwi, Kaiapoi, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Thursday, the 25th day of March, 1926, at 2.30 o'clock p.m.

11th March, 1926.

W. A. ROSS, Acting Official Assignee.

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

NOTICE is hereby given that LESLIE EDWARD SMITH of Invercargill, Jockey, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at the Courthouse, Invercargill, on Friday, the 26th day of March, 1926, at 2.30 o'clock in the

12th March, 1926.

W. D. WALLACE, Official Assignee.

### LAND TRANSFER ACT NOTICES.

NOTICE is hereby given that the parcel of land hereinafter described will be brought under the provisions of the Land Transfer Act, 1915, unless caveat be lodged forbidding the same on or before 19th April, 1926.

7450. THE ALLIANCE ASSURANCE COMPANY (LI-MITED).—Part Lot 2 of Allotment 5 of Section 4, City of Auckland, containing 27·10 perches, fronting O'Connell Street. Occupied by applicant. Plan 18808.

Diagram may be inspected at this office. Dated this 15th day of March, 1926, at the Land Registry Office, Auckland.

A. V. STURTEVANT, District Land Registrar.

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

5332. ARTHUR WHEATLEY.—21·19 perches, part of Section 742, City of Wellington (Girton Terrace). Occupied by tenants. Plan 7602.

Diagram may be inspected at this office. Dated this 17th day of March, 1926, at the Land Registry Office, Wellington.

C. E. NALDER, District Land Registrar.

PPLICATION having been made to me for the issue A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of MARGARETTA ELIZABETH WILSON, Wife of ALEXANDER LORIMER WILSON, of Wellington, Auctioneer, containing I rood 25·I perches, being Lot 34, plan 1900, part Section 61, Porirua District, and being all the land in certificate of title, Volume 175, folio 260, Wellington Registry, and evidence having been lodged of the loss of the said certificate of title, I hereby give notice that I will issue the provisional certificate of title, as requested, after fourteen days from the date of the Gazette containing this notice.

Dated this 17th day of March, 1926, at the Land Registry Office, Wellington.

Office, Wellington.

C. E. NALDER, District Land Registrar.

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

Application 838. THORSTEN FREDERICK RELLING. —Section 405, part Sections 569 and 570, and part Drainage Reserve of Section 3, District of Omaka, containing 3 roods, fronting Maxwell Road. Occupied by applicant. Plan 1035.

Diagram may be inspected at this office. Dated this 11th day of March, 1926, at the Land Registry Office, Blenheim.

G. H. SEDDON, 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.

No. 13420. NELLIE AMELIA BUTCHER.—Part of Town Reserve 86, Lot 1, deposit plan 7726, Worcester Street, City of Christchurch. Occupied by applicant.

No. 13428. GEORGE EDWARD HEDGMAN.—Part of Rural Section 248A and Reserve 40, Block XVI, Christchurch Survey District, Lots 1 and 2, deposit plan 7680, Heathcote Valley Road. Occupied by applicant.

Diagrams may be inspected at this office. Dated this 15th day of March, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

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

No. 13398. JAMES PATRICK QUINN, JOHN JOSEPH QUINN, and HENRY AUGUSTUS QUINN.—Rural Sections 9621, 9653, 9655, 9658, 10656, 11058, 13884, 13885, 13886, 13887, and part of Rural Section 6548, Block IV, Waimate Survey District, Lots 1, 2, and 3, deposit plan 7709, Main South Road. Occupied by applicants.

No. 13437. MARION ISABELLA DOMENICA KEARNEY.—Part of Rural Section 7493, Block IV, Akaroa Survey District, Lot 1, deposit plan 7700, Akaroa Harbour. Occupied by applicant.

by applicant.

No. 13445. THE PUBLIC TRUSTEE.—Part of Rural Sections 1455 and 1994, Blocks III, IV, VII, and VIII, Rangiora Survey District, Lot I, deposit plan 7746, and Lots I and 2, deposit plan 7747, Saltwater Creek Road. Occupied by Edgar Charles Topp.

No. 13458. WILLIAM FRY.—Part of Rural Section 324, Lt 1829, deposit plan 614. Charles Street City of Charles III.

No. 13408. WILLIAM FIVE.—Fart of Rufal Section 324, Lot 103, deposit plan 6614, Courtenay Street, City of Christchurch. Occupied by applicant.

No. 13452. THE PUBLIC TRUSTEE.—Part of Town Sections 306 and 307, Borough of Lyttelton, Lot 1, deposit plan 7768, Ticehurst Road. Unoccupied. Diagrams may be inspected at this office. Dated this 16th day of March, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

### ADVERTISEMENTS.

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

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

Oneroa Land Company (Limited). 1914/1. Alfriston Sawmilling Company (Limited). 1923/168. Tokaam Farmers' Co-operative Association (Limited).

Dated at Auckland this 12th day of March, 1926.

WM. G. FLETCHER, Assistant Registrar of Companies. THE COMPANIES ACT, 1908, SECTION 266 (4).

OTICE is hereby given that the names of the undermentioned companies have been struck off the Register, and the companies have been dissolved :-

New Zealand Sales (Limited). 1923/56. The N.Z. Skewer and Broom-handle Company (Limited). 1924/158.

Dated at Auckland this 11th day of March, 1926.

WM. G. FLETCHER, Assistant Registrar of Companies.

THE COMPANIES ACT, 1908, SECTION 226 (3).

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

Onepu Land Company (Limited). 1908/66.
A.A. Taxi-service (Limited). 1922/68.
Otago Central Consolidated Gold-mines (No Liability). 1917/78.
Chas. Martin and Company (Limited). 1918/4.
Rapuke Orchard (Limited). 1915/23.
J. P. Shand (Limited). 1915/80.
Feilding Transport Company (Limited). 1923/130.
Paramount Theatre Company of Masterton (Limited). 1917/79.

1917/79.
Exstella Company (Limited). 1921/41.
The Decorating Company (T. A. Wells), (Limited). 1920/2.

Dated at Wellington this 16th day of March, 1926.

W. H. FLETCHER. Assistant Registrar of Companies.

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

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

Callaghan's Sluicing (Limited). 1921/5.

Given under my hand at Hokitika this 15th day of March,

E. C. ADAMS. Assistant Registrar of Companies.

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

MAKE 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 dissolved:—

West Coast Mining Exploration Company (Limited). 22/46.

Given under my hand at Christchurch this 10th day of March, 1926.

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 dissolved:—

The Cheddar Valley Estate Company (Limited). 06/8. Given under my hand at Christchurch this 10th day of March, 1926.

J. MORRISON. Assistant Registrar of Companies.

### FOX FILM CORPORATION (AUSTRALASIA), (LIMITED).

DURSUANT to the Companies Act, 1908, notice is hereby given that the above company is about to commence business in Auckland. The situation and locality of the office where legal process may be served is at Guthrie Bowron's Building, 129–131 Albert Street, Auckland.

Dated this 25th day of February, 1926.

BELL, GULLY, MACKENZIE, AND O'LEARY,

Attorneys Buddle, Richmond, and Buddle, Local Solicitors. 251 In the matter of the Companies Act, 1908; and in the matter of The Hawke's Bay Farmers' Mutual Fire and in the INSURANCE ASSOCIATION.

N OTICE is hereby given that at a special general meeting of members of the Hawke's Bay Farmers' Mutual Fire Insurance Association held in the Chamber of Commerce Rooms, Queen Street, Hastings, on the 19th day of August, 1925, the following resolution was passed, and was confirmed 1925, the following resolution was passed, and was committed at a further special general meeting held on the 25th day of September, 1925:—

"That the affairs of the Hawke's Bay Farmers' Mutual Fire Insurance Association be wound up voluntarily."

HAROLD ASHLEY BRATHWAITE, Accountant, Hastings, was

appointed Liquidator for the purpose of winding up.

Notice is also given that the creditors of the association are required, on or before the 30th day of March, 1926, to send in detailed particulars of their claims to the Liquidator of the said association, and, if so required by notice in writing, are salt association, and prove their claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefits of any distribution made before such claims are proved.

Dated at Auckland this 8th day of March, 1926.

H. A. BRATHWAITE, Liquidator. P.O. Box 341, Hastings.

#### PUBLIC NOTICE.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED).

N OTICE is hereby given that the Commercial Bank of Australia (Limited) proposes to commence to carry on business at High Street, Motueka, in the Provincial District of Nelson.

Dated at Wellington, New Zealand, this 15th day of March, 1926.

THE COMMERCIAL BANK OF AUSTRALIA (LIMITED), By its Attorney,

E. P. YALDWYN.

Witness-R. W. Armit, J.P.

OTICE is hereby given that the Partnership hitherto subsisting between the undersigned, Thomas Henry Cordock and Herrer Victor Dale, trading as Second-hand Dealers, under the name or style of "Cordock and Dale," at No. 10 Royal Arcade, Dunedin, has been dissolved by mutual consent as from the thirty-first day of January, one thousand nine hundred and twenty-six.

The business will in future be carried on by Herrer Victor Dale, who will discharge all liabilities of the late Partnership, and to whom all moneys owing thereto are payable.

payable.

As witness our hands this eleventh day of February, one

thousand nine hundred and twenty-six. T. H. CORDOCK.

Witness to the signature of Thomas Maurice V. Lousley, Solicitor, Dunedin. Henry Cordock-

H. V. DALE.

Witness to the signature of Herbert Victor Dale—Maurice V. Lousley, Solicitor, Dunedin. 308

### DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the Partnership business heretofore carried on by the undersigned at Invercargill as Cabinetmakers, under the firm-name of "Jones and Livingstone," has been dissolved as from the 19th day of February, 1926. The business will in future be carried on by the undersigned ARTHUR THOMAS JONES, who will discharge all debts owing by the late firm, and to whom all moneys owing to the firm must be paid.

Dated this 8th day of March, 1926.

A. T. JONES, E. LIVINGSTONE.

Witness to both signatures-J. G. Imlay, Solicitor, Invercargill.

OTICE is hereby given that the Partnership heretofore subsisting between Target Partnership subsisting between James Francis Curry and James Cosgrove, carrying on business as Grocery and Provision Merchants and Ironmongers at Hastings, under the style or firm of "Curry and Cosgrove," has been dissolved as from the date hereof. All debts due to and owing by the said late firm will be received and paid respectively by James

COSGROVE, who will continue to carry on the said business in his own name.

Dated at Hastings this 1st day of March, 1926.

JAS. F. CURRY. JAMES COSGROVE.

Witness to both signatures-Henry de Denne, Solicitor 310 Hastings.

In the matter of the Companies Act, 1908; and in the matter of the York Street Flax-spinning Company (LIMITED).

OTICE is hereby given that the above-named company intends, after the expiration of three months from the date of this notice, to cease to carry on business in New Zealand.

This notice is given in the terms of section 307 of the above-

Dated at Auckland this 11th day of March, 1926.

H. W. AIREY, H. W. Aller, Attorney for the Company. 311

### WAIMAIRI COUNTY COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

TN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waimairi County Council hereby resolves as follows:—

That, for the purpose of providing interest, sinking fund, and other charges on a loan of £9,000, authorized by poll of ratepayers to be raised by the Waimairi County Council, under the above-mentioned Act, for the purpose of kerbing and channelling in the special-rating area defined in the Schedule hereto, to be known as the North Papanui Channelling Loan Area, the said Waimairi County Council hereby makes and levies a special rate of one penny and three-sixteenths of a penny (1d. and 3/16ths) in the pound on the rateable (capital) value of all the rateable property in the above-mentioned special-rating area in the County of Waimairi; and that such rate shall be an annually recurring rate during the currency of such loan, and shall be payable annually on the 1st day of April 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.

Schedule.

SCHEDULE.

THE special loan area shall comprise all that area commencing at the corner of the North Road and Langdown's Road; thence north-westerly along the north-eastern side of Langdown's Road to the main North Railway; in a northerly direction along the railway-line to the northern boundary of R.S. 292 on the east side of the railway-line; thence easterly along the north boundary of R.S. 292 to the north-west corner of Lot 6, D.P. 5435; thence northerly in a right line to the south side of Tucker's Road; thence easterly along the south side of Tucker's Road to the east side of the North Road; thence northerly along the east side of the North Road; thence northerly along the east side of the North Road to Daniel's Road; thence easterly along the south side of Daniel's Road to the eastern boundary of Lot 5, D.P. 5815; thence southerly along the eastern boundary of the said Lot 5 thence southerly along the eastern boundary of the said Lot 5 and the productions thereof to Daniel's Drain; thence westerly along Daniel's Drain to the eastern boundary of Lot 1, D.P. 5875; thence southerly along the eastern boundary of Lots 1, 2, 3, 4, 5, 6, 54, 55, 56, 57, 58, and 59 of the said D.P. 5875; thence easterly along the southern boundaries of the said Lots 50, 49, 48, 47, 46, 45, 44, and 43 of the said D.P. 5875 to the east side of street in Northcote Settlement; thence southerly across R.S. 251 (St. Bede's) to the northern boundary of Lot 6, D.P. 1750, at a point one chain west of its northeast corner; thence easterly along the northern boundaries of Lots 7, 8, 9, and 10 to the western boundary of Lot, 16 of Lots 7, 8, 9, and 10 to the western boundary of Lot 16, D.P. 1750; thence southerly along the western boundary of Lot 16 of D.P. 1750 to the northern boundary of Lot 11; Lot 16 of D.P. 1750 to the northern boundary of Lot 11; thence easterly along the northern boundaries of Lots 11, 12, 13, 14, and 15, D.P. 1750, to Grimsey's Road; thence southerly along the western side of Grimsey's Road across Winter's Road to a point five chains from Winter's Road on the eastern boundary of R.S. 313; thence westerly in a line five chains south of and parallel to Winter's Road to the eastern boundary of Lot 4, D.P. 3295; thence south-westerly along the said Lot 4, across Tutton's Road to a point in line with the northeast boundary of D.P. 2573; thence north-westerly along the said line to the north-east corner of Lot 25, D.P. 2573; thence south-easterly along the easternmost boundaries of Lots 25 and 24, D.P. 2573, to the south-east corner of the last-mentioned lot; thence north-westerly along the southernmost boundary of the said Lot 24 for a distance of one chain to Godfrey's Drain; thence south-westerly along the said

drain across Goben's Road, along the easternmost boundary of Lot 15, D.P. 3068; thence north-westerly along the northern boundary of Lot 1, D.P. 3068, to the western boundary of Lot 15, D.P. 3068; thence north-westerly along the northern boundary of Lot 1, D.P. 3068, to the western boundary of Lot 5 of the said D.P.; thence north-easterly along the westernmost boundary of the said lot to the southernmost boundary of Lot 4, D.P. 3068; thence north-westerly along the southern boundary of the said Lot 4 to the North Road; thence north-easterly along the North Road across Green's Road to a point one chain north of Green's Road; thence south-easterly in a right line for a distance of 2½ chains; thence north-easterly in a right line and parallel to North Road to a point in line with the centre of Sawyer's Arms Road; thence north-westerly along the said line across the North Road to the north-western side of the North Road; thence south-westerly along the North Road to a point 2½ chains south of Sawyer's Arms Road; thence north-westerly in a right line to Kruse's Drain; thence south-westerly along Kruse's Drain to Sisson's Drain; thence north-westerly along Kruse's Drain for a distance of 3 chains; thence south-westerly in a right line to the south-western side of Sisson's Avenue; thence along the south-western side of Sisson's Avenue to the North Road; thence south-westerly along the North Road for a distance of 1 chain; thence in a right line north-westerly for a distance of 2½ chains; thence south-westerly in a right line 2½ chains from and parallel to the North Road to the north-east and south-east boundaries of the said Lot 5 to the Road of commencement. thence along the north-east and south-east boundaries of the said Lot 5 to the point of commencement. G. S. COWPER, County Clerk.

### WHANGAMARINO ROAD BOARD.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and its amendments, the Whangamarino Road Board hereby resolves as follows :-

its amendments, the Whangamarino Road Board hereby resolves as follows:—

That, for the purpose of providing the interest and sinking fund and other charges on a loan of £800, authorized to be raised by the Whangamarino Road Board, under the above-mentioned Act, for the purpose of acquiring Couper's Quarry, a part of Section 100, Parish of Whangamarino, and the road leading thereto, and for metalling the said road, and for metalling the road leading to Okaeria Quarry, situate in Blocks VI and X, Piako Survey District, the said Whangamarino Road Board hereby makes and levies a special rate of 1/16th of a penny in the pound on the rateable value of all rateable property comprising Waerenga No. 2 Special-rating Area of the Waerenga Subdivision of the Whangamarino Road District, County of Waikato.

The boundaries of the special-rating area are as follows: Commencing from the north-west corner of Section 267, Block XII, Maramarua Survey District, along the western boundaries of 267, 369, and 474A, and northern and western boundaries of Section 506, Block XII, Maramarua Survey District, and western boundaries of Section 50, Block XVI, Maramarua Survey District, to the Te Kauwhata-Waerenga Road; thence east along said road to the north-west corner of Section 367, Block XVI, Maramarua Survey District; thence along western boundaries of Sections 367 and 446, Block XIII, Piako Survey District; thence a straight line through Grazing-run No. 17 to the south-east corner of said run; thence following the southern boundary of the legal subdivision of Waerenga eastward to the boundary of said run; thence following the southern boundary of the legal subdivision of Waerenga eastward to the boundary of Waikato and Hauraki Plains County; thence north along said boundary to the south-east corner of Section 70A, Block VI, Piako Survey District; thence west to Trig. Station No. 1530; thence to north-east corner of Section 19, Block V, Piako Survey District; thence west along boundary of the legal subdivisions of Waerenga and Maramarua to the point of commencement.

And that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable on 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.

GEORGE McINNES, Clerk.

### WAIPAWA COUNTY COUNCIL.

### RESOLUTION MAKING SPECIAL RATE.

I N pursuance and exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, the Waipawa County Council hereby resolves as follows:

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on a loan of twenty-

five thousand pounds (£25,000), authorized to be raised by the Waipawa County Council, under the above-mentioned

Act, for the purpose of—

(a.) Erection of the following new bridges: Brow Bridge Wecks's Bridge, Papa-cutting Bridge, Mathews's Bridge, Rasmussen's Bridge, Cemetery Creek Bridge, McLennan's Creek Bridge, South Makaretu Norsewood Bridge, Tangarewa Bridge, Kopua to Norsewood Bridge, Summersby's Kopua Bridge, Share

Bridge, Hatuma: £15,000

(b.) Purchase of roadmaking machinery, plant, and equipment: £5,000

(c.) Acquisition of land and erection of roadmen's cottages:

the said Council, pursuant to section 22 of the Local Bodies' Loans Act, 1913, hereby increases to one-fifth (1/5th) of a penny in the pound sterling the special rate of twenty-four one-hundred-and-twenty-fifths (24/125ths) of a penny in the pound sterling made and levied by resolution passed by the said Council on the 29th day of June, 1920, and gazetted in the New Zealand Gazette on the 22nd day of July, 1920, on the rateable value (on the basis of the unimproved value) of the County of Wainawa the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the County of Waipawa, such rate of twenty-four one-hundred-and-twenty-fifths (24/125ths) of a penny in the pound sterling being insufficient to provide for payment of interest, sinking fund, and other charges on such loan; and that such special rate as increased shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of April in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off.

F. HOLT. County Clerk

F. HOLT, County Clerk.

### TE KUITI BOROUGH COUNCIL.

SPECIAL ORDER AUTHORIZING THE RAISING OF A SPECIAL LOAN.

pursuance and in exercise of the powers conferred by the Municipal Corporations Act, 1920, the Slaughtering and Inspection Act, 1908, the Local Bodies' Loans Act, 1913, and all other authorities in that behalf enabling it, the Te Kuiti Borough Council hereby resolves, by way of special

Kuiti Borough Council hereby resolves, by way of special order, as follows:—

(a.) That, for the purpose of establishing abattoirs, in terms of section five of the Slaughtering and Inspection Act, 1908, including the purchase of land and buildings required in connection with same, the Te Kuiti Borough Council hereby authorizes the raising of a special loan of £6,000 (six thousand pounds), at a rate of interest not exceeding six per centum per annum per annum.

That the term of the loan be a period not exceeding

36½ (thirty-six and one-half) years.
(c.) That the proposed security in connection with the loan be a special rate of three-eighths of a penny (¾d.) in the pound on the unimproved value of all rateable property in the Borough of Te Kuiti.

(d.) That a sinking fund be established providing for the repayment of the loan, and that the sum of £60 (sixty pounds) be annually set aside for such purpose.

(e.) That the cost of raising the loan and the first year's interest and sinking fund be payable out of the loan-moneys so raised

so raised.

I certify that the Te Kuiti Borough Council has duly authorized the raising of a special loan of £6,000 in terms of the above special order; and I further certify that such special order was passed at a special meeting of the Te Kuiti Borough Council held on Monday, 5th October, 1925, and duly confirmed at a subsequent meeting held on Monday, 2nd November, 1925.

4th March, 1926.

HENRY ROTHESY, Mayor.

### DANNEVIRKE BOROUGH COUNCIL.

### RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Manawatu Gorge Road and Bridge Act, 1919, and the Local Bodies' Loans Act, 1913, and of all

Act, 1919, and the Local Bodies Loans Act, 1913, and of all other Acts and powers (if any) it in that behalf enabling, the Dannevirke Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Dannevirke Borough Manawatu Gorge Contribution Loan of £695, 1926, authorized to be raised by the said Council, under the abovementioned Acts, for the purpose of providing the amount of this Council's contribution levied by the Manawatu Gorge

Board of Control towards the completion of the construction-work proposed to be carried out by the Board during the years 1925 and 1926, the said Dannevirke Borough Council hereby makes and levies a special rate of one-thirtieth of a penny in the pound on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Borough of Dannevirke; and that such special rate shall be an anually 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 twenty years, or until the loan is fully paid off.

J. C. RUNCIMAN, Mayor. CHAS. A. MEARS, Town Clerk.

#### LIQUIDATION NOTICE.

T an extraordinary meeting of shareholders of the WAI-A RUNA DAIRY FACTORY COMPANY (LIMITED) held on 26th August, 1925, the following resolution was carried:

That the company go into liquidation."

And by a further resolution the following were appointed Liquidators: Mr. H. E. Steel, Farmer, Clinton; Mr. Chas. Turnbull, Farmer, Wairuna; Mr. R. E. Fox, Farmer, TURNBULL, Farmer, Wairuna.

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R. E. FOX, Secretary, For the Liquidators.

#### MEDICAL REGISTRATION.

CATHERINE ELLEN WEPPENER ANDERSON, Bachelor of Medicine and Bachelor of Surgery, Otago University 1925, now residing in Dunedin, hereby give notice that I intend applying on the 9th April, 1926, next 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 of Health at Dunedin.

C. E. W. ANDERSON, 412 High Street.

Dated at Dunedin, 9th March, 1926.

### 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.

NOTICE 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, for street purposes, Wellington Terrace; and for the purposes of such public work the lands described in the Schedule hereto 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 land 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 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.

### SCHEDULE.

AREA, 0.41 perches; being part of Lot 3 on D.P. 1466. Coloured on plan: Red. Situate in City of Wellington.

The above land is part of Sections 447 and 448, City of Wellington; as the same is more particularly delineated on the plan above mentioned.

As witness my hand at Wellington this 16th day of March,

1926. 319

R. TAIT, Acting Town Clerk.

#### PUKETURUA CO-OPERATIVE DAIRY COMPANY (LIMITED).

IN accordance with section 223 of the Companies Act, 1908, the following extraordinary resolutions were 1908, the following extraordinary resolutions were passed at an extraordinary general meeting at Puketurua on the 12th instant :-

1. The Puketurua Co-operative Dairy Company (Limited) enters into and executes the N.Z. Co-operative Dairy Com-

pany's (Limited) agreement as submitted to this meeting, subject to the modification of the indemnity clause.

2. That, in view of the fact that the company cannot

2. That, in view of the fact that the company cannot continue its business owing to its liabilities and other difficulties in connection with the efficient operation of the company's factory at Puketurua, the company be wound up voluntarily, and that a Liquidator for this purpose be appointed—the Liquidator in this case to be the N.Z. Cooperative Dairy Company (Limited).

A. H. DUKESON, Secretary.

Putaruru, 19th February, 1926.

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### TAUMARUNUI COUNTY COUNCIL.

PURSUANT to section 39 of the Rating Act, 1908, I hereby give notice that a poll of ratepayers of the County of Taumarunui was taken on the 9th day of March, 1926, on a proposal to adopt the system of rating property on the unimproved basis thereof.

The number of votes recorded for the proposal was 162; the number of votes recorded against the proposal was 2; number of informal votes, 6.

I therefore declare the proposal carried.

Dated at Taumarunui this 15th day of March, 1926.

G. A. STANTON, Chairman.

In the matter of the Companies Act, 1908; and in the matter of Wilson and Canham (Limited), a Foreign Company.

TAKE notice that the Head Office for New Zealand of the above-named Wilson and Canham (Limited) has been transferred from Ferry Buildings, Quay Street, in the City of Auckland, to National Bank Buildings, Fort Street, in the said city.

Dated this 13th day of March, 1926.

For Wilson and Canham (Limited),

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GEO. H. WILSON, President.

#### TAMAHERE ROAD BOARD.

### RESOLUTION MAKING SPECIAL RATE.

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

Tamahere Road Board hereby resolves:—
That, for the purpose of providing the interest and other charges on a loan of £3,300, authorized to be raised by the charges on a loan of £3,300, authorized to be raised by the Tamahere Road Board, under the above-mentioned Act, for the purpose of putting down bituminous sealed metal on various roads in the Tamahere Road District, including the purchase of modern machinery (being a further loan for such purpose under the provisions of section 18 of the Local Bodies' Loans Act, 1913), the said Tamahere Road Board hereby makes and levies a special rate of one penny in the pound upon the rateable value of all rateable property in the Tamahere Road District; and that such special rate shall be an annual-recurring rate during the currency of such loan, and be payable yearly on the thirty-first day of July in each year during the currency of such loan, being a period of 36½ years, or until the loan is fully paid off.

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R. P. HAZARD, Clerk.

### AWATERE COUNTY COUNCIL.

### RESOLUTION MAKING SPECIAL RATE.

N pursuance and in exercise of the powers vested in it in that behalf by the Local Redies' Loops Act. 1919

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Awatere County Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Awatere County Flood Damage Loan of £6,009, 1926, authorized to be raised by the Awatere County Council, under the abovementioned Act, for the purpose of repairing flood damage in the Upper Awatere Riding of the County of Awatere, the said Awatere County Council hereby makes and levies a special rate of two twenty-sevenths (2/27ths) of a penny in the pound sterling on the rateable value (on the basis of the special rate of two twenty-sevenths (2/2/ths) or a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the County of Awatere; 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 February in each and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

J. H. WOOLLEY, County Clerk.

#### WAIKATO COUNTY COUNCIL.

### RESOLUTION MAKING SPECIAL PRATE.

In pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Waikato

County Council hereby resolves as follows:—
That, for the purpose of providing for the payment of the interest, sinking fund, and other charges on the Waikato County (Rototuna Riding) Worker's Dwelling Loan of £400, 1926, authorized to be raised by the Waikato County Council, under the above-mentioned Act, for the purpose of purchasing contain land and huilding at Potentian for a worker's devalling under the above-mentioned Act, for the purpose of purchasing certain land and building at Rototuna for a worker's dwelling, the said Waikato County Council hereby makes and levies a special rate of one-fiftieth (1/50th) of a penny in the pound sterling on the rateable value (on the basis of the capital value) of all rateable property in the Rototuna Riding of the County of Waikato; 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 April in each and every year during the currency of such loan, being a period of thirty-six and a half (36½) years, or until the loan is fully paid off. paid off.
Dated this 9th day of March, 1926.

T. B. INSOLL, County Clerk.

#### MOUNT ALBERT BOROUGH COUNCIL.

EDENDALE ROAD 10-PER-CENT. ADDITIONAL LOAN.—SPECIAL RATE STRUCK.

A T a meeting of the Mount Albert Borough Council held on Tuesday, the 16th day of February, 1926, the following resolution was carried:—

That, for the purpose of providing the interest and other charges on a loan of £1,650, authorized to be raised by the Mount Albert Borough Council, the said Council hereby makes and levies a special rate of one one-hundredth (1-100th) of a penny in the pound upon the rateable value of all rateable property in the Borough of Mount Albert; and that such special rate shall be an annual-recurring rate during the 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 approximately thirty-four years, or until the loan is fully paid off.

H. UTTING, Town Clerk.

Morningside, Mount Albert, 20th February, 1926.

### RESOLUTION.

THE following regulations were laid before the members of the Cambridge Trotting Club at a meeting held on the 9th day of March, 1926, at Cambridge, with a recommendation by the Chairman of such club, Mr. A. E. Harris, that the same be passed at once with a view to their approval by

His Excellency the Governor-General in pursuance of the Gaming Act, 1908, section 33.

Mr. A. E. Harris, the Chairman of such club and the meeting, moved, and Mr. N. Banks seconded, and it was resolved, that such regulations should be adopted, and that the Chairman and Secretary be authorized to sign the same in authentication thereof tication thereof.

The following are the regulations referred to :-

### CAMBRIDGE TROTTING CLUB.

### REGULATIONS.

(Under the Gaming Act, 1908.)

(Under the Gaming Act, 1908.)

In pursuance and exercise of the powers in that behalf contained in section 33 of the Gaming Act, 1908, and of all other powers and authorities it enabling in that behalf, the Cambridge Trotting Club, a trotting club within the meaning of the said Act (hereinafter referred to as "the said club"), doth hereby make the following regulations controlling the admission of persons to that part of the Auckland Trotting Club's Course, situated in the district of One Tree Hill, and known as the Auckland Trotting Club's Racecourse, while the said racecourse is used or occupied by the said club for race meetings:—

neetings:—

1. These regulations shall come into force on the date of the same being published in the New Zealand Gazette.

2. In these regulations the words "bookmaker," "trotting club," and "race meeting" shall have the meanings ascribed to those terms respectively by section 2 of the Gaming Act,

- 3. The following persons shall be and are hereby excluded from the racecourse above described while the same is used or occupied by the said club for a race meeting, namely:

  (a.) Bookmakers.

(b.) Bookmakers' clerks, bookmakers' assistants, and book-

(b.) Bookmakers' clerks, bookmakers' assistants, and bookmakers' agents.
(c.) All persons under disqualification inflicted by any racing or trotting club in the Dominion of New Zealand, the Commonwealth of Australia, or elsewhere, if affiliated to the New Zealand Racing Conference, the New Zealand Trotting Conference, or the New Zealand Trotting Association.
(d.) Common prostitutes, and persons who habitually consort with thieves or persons who have no lawful visible means of support.

visible means of support.

visible means of support.

(e.) Professional tipsters, persons convicted of house-breaking or pocket-picking, forgery, uttering or possessing counterfeit coin, theft, false pretences, receiving stolen goods, mischief, assault, or any offence or crime of any kind under the Crimes Act, 1908, and also idle and disorderly persons, rogues, and vagabonds, and incorrigible rogues convicted under the Police Offences Act, 1908, and persons convicted of an offence under the Gaming Act, 1908.

Provided always that the Stipendiary Stewards' Committee appointed by the New Zealand Trotting Conference, upon being satisfied by evidence as to character and otherwise that any person who, by reason of any conviction, comes within the scope of this regulation, should have relief from the effect thereof, may grant exemption to any such person, and

effect thereof, may grant exemption to any such person, and may at any time revoke any such exemption without notice to such person, and without assigning any reason for such revocation.

The foregoing regulations of the Cambridge Trotting Club were made and passed by such club on the 9th day of March, 1926, and signed by the Chairman and Secretary.

A. E. HARRIS, Chairman. WALTER STOPFORD, Secretary.

The foregoing regulations of the Cambridge Trotting Club are hereby approved this 16th day of March, 1926.

CHARLES FERGUSSON, Governor-General,

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