

THE

NEW ZEALAND GAZETTE

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WELLINGTON, THURSDAY, APRIL 8, 1926.

Land proclaimed as a Road, and Road closed, in Blocks VIII and XII, Taylor Pass Survey District, Marlborough 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 Taylor Pass Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

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

A. R. P. 16 1 0 Portion of Sections 92, 93, 96, Block VIII. 12 0 20 , 64, 65, 66, Block XII. Coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 28 acres 2 roods 37 perches.

Adjoining or passing through Sections 69, 70, 87-94, 96, Block VIII; coloured green.

All situated in Meadowbank Run (Omaka), Taylor Pass Survey District.
All in the Marlborough Land District; as the same are more

particularly delineated on the plan marked P.W.D. 64776, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(PW. 43/255.)

Α

Land proclaimed as a Road, and Road closed, in Block VII, Waiwera Survey District, Waitemata County.

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 Waiwera Survey District described in the First Schedule hereto; and also do hereby proclaim as closed the road described in the Second Schedule hereto.

FIRST SCHEDULE.

LAND PROCLAIMED AS A ROAD.

Approximate area of the piece of land proclaimed as a road: 1 acre 0 roods 34 perches.

Being portion of Lot 3 (D.P. 5061) of Allotments 163 and 5;
coloured red.

SECOND SCHEDULE.

ROAD CLOSED.

APPROXIMATE area of the piece of road closed: 3 roods 2.8 perches.

Adjoining or passing through Lot 3 (D.P. 5061) and Lot 1 (D.P. 15060) of Allotments 163 and 5; coloured green.

All situated in Parish of Waiwera, Block VII, Waiwera Survey District (Auckland R.D.). (S.O. 23555.)
All in the North Auckland Land District: as the same are more particularly delineated on the plan marked P.W.D. 65541, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 34/2453.)

Additional Land taken for the Midland Railway, Arthur's Pass Section (49m. 71ch. to 51m. 67ch.)

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 mentioned in the Schedule hereto is hereby taken for the Midland Railway, Arthur's Pass Section.

SCHEDULE.

APPROXIMATE areas of the pieces of land taken :-

Being Section 3583, Block X.

,,

3 25 66

20 0 24

" X. " XIV. 3584 3585

Situated in Otira Survey District (Westland R.D.).
In the Westland Land District; as the same are more particularly delineated on the plan marked P.W.D. 65609, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon edged green. edged green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

(P.W. 14/21.)

Land taken for the Purposes of a Street in the City of Auckland.

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

SCHEDULE.

APPROXIMATE areas of the pieces of land taken:

A. R. P. Being Part

O 0 22-9 Allot. 18A, Block XVI; coloured pink.

O 0 18-0 Allot. 18A, Blocks XV and XVI; coloured

0 15.4

0 8·4 0 6·7

blue.

Allot. 18A, Block XV; coloured purple.

Allot. 18A, Block XV; , pink.

Allot. 18A, Block XV; , blue.

Allot. 18A, D.P. 12408, Block XV; coloured 0 6.7

purple.
Allot. 18A, D.P. 12408, Block XV; coloured 0 0 18.8 purple.

Situated in Parish of Titirangi (City of Auckland), Waite-mata Survey District (Auckland R.D.). (S.O. 23367.)

In the North Auckland Land District; as the same are more particularly delineated on the plan marked P.W.D. 65451, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

J. G. COATES, Minister of Public Health.

GOD SAVE THE KING!

(P.W. 34/85/1.)

Portion of Street closed in the City of Wellington.

[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 closed the portion of street in the City of Wellington described in the Schedule hereto. hereto.

SCHEDIILE.

APPROXIMATE areas of the pieces of street closed :-

A. R. P. Adjoining or passing through
0 1 5 44 Lot 25, D.P. 4798, Block IX, Reserve K.
0 0 12 58 Lot 26, D.P. 4798, Block IX, Reserve K.
0 0 18 59 Subs. 29 to 35, S.O. plan 53/39, Blocks XI and XII, Reserve K.

Situated in the City of Wellington. (S.O. 1974.)
In the Wellington Land District; as the same are more particularly delineated on the plan marked P.W.D. 64567, deposited in the office of the Minister of Public Works at ellington, in the Wellington Land District, and thereon coloured green.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April,

J. G. COATES, Minister of Public Works.

GOD SAVE THE KING!

[P.W. 51/920.]

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

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

IN pursuance and exercise of the powers and authorities conferred upon me by section twenty of the Forests Act, 1921-22, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, acting on the recommendation of the Minister of Lands, do hereby proclaim and declare that the lands described in the Schedule hereto, being portions of provisional State forests set apart by Proclamations dated the sixteenth day of March, one thousand nine hundred and twenty, and the fifth day of July, one thousand nine hundred and twenty, and the fifth day of July, one thousand nine hundred and twenty, respectively, and gazetted on the twenty-fifth day of March, one thousand and gazetted on the twenty-inti day of March, one thousand nine hundred and twenty, and the eighth day of July, one thousand nine hundred and twenty, respectively, are required for settlement purposes; and, in accordance with the provisions of the said Act, such lands shall, from and after the day of the gazetting hereof, cease to be provisional State forests, and shall become subject to the provisions of the Land Act, 1994 Land Act, 1924.

SCHEDULE.

SCHEDULE.

All that area in the Nelson Land District, containing 9,080 acres, more or less, situate in Blocks IX, Flora Survey District, X, XIV, and XIII, Mount Arthur Survey District, and I and V, Wangapeka Survey District—commencing at Hough's Saddle between the Crow and Skeet Rivers in Block V, Wangapeka Survey District, thence proceeding in a north and north—easterly direction generally along the western boundary of Wangapeka, Mount Arthur, and Flora Survey Districts to a point approximately three-quarters of a mile north-west of Gordon's Pyramid where the district boundary is intersected by the bush-line; thence easterly generally by the bush-line to the boundary between Mount Arthur and Flora Survey Districts; thence southerly generally by such survey district boundary and the national-endowment boundary to the bush-line in Block XIV, Mount Arthur Survey District; thence in a south-westerly direction and generally parallel to the aforesaid western boundaries of Mount Arthur and Wangapeka Survey Districts to the intersection by a parallel to the aforesaid western boundaries of Mount Arthur and Wangapeka Survey Districts to the intersection by a track through Hough's Saddle; thence westerly by such track to the saddle, the point of commencement. As the same is more particularly delineated on the plan marked L. and S. X/97/10, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered blue.

Also all that area in the Nelson Land District, containing 1,350 acres, more or less, situate in Blocks XI, XIV, and XV, Mount Arthur Survey District—commencing at a point on

the western boundary of Mount Arthur Survey District approximately one mile from and to the east of Mount Arthur; thence proceeding in a north-easterly direction along such boundary approximately 140 chains to the intersection of the bush-line; thence southerly and westerly by such bush-line to the national-endowment boundary; thence southerly grower thanks grower thanks grower thanks grower thanks are the surface and the surf northerly generally by such national-endowment boundary; thence northerly generally by such national-endowment boundary to the point of commencement. As the same is more particularly delineated on the plan marked L. and S. X/97/10, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

Land proclaimed as ceasing to be set apart as National-endowment Land.

[L.S.] 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 held as a small grazing-run under lease issued pursuant to the Land Act, 1892, or issued before the passing of the Land Laws Amendment Act, 1918, pursuant to the Land Act, 1908, shall cease to be national-endowment land:

And whereas it is deemed expedient that the land mentioned in the Schedule house which is held as a small

tioned in the Schedule hereto, which is held as a small grazing-run as aforesaid, should cease to be national-endow-

ment land:

Now, therefore, in pursuance and exercise of the powers and authorities so conferred upon me by the aforesaid section three hundred and two, 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 hereof the land described in the Schodule hereto, which was set apart as national. in the Schedule hereto, which was set apart as national-endowment land under the provisions of section two hundred and fifty-eight of the Land Act, 1908, shall cease to be national-endowment land.

SCHEDULE.

OTAGO LAND DISTRICT.

SMAIL Grazing-run 17, Maruwenua Survey Distrct: Area, 2.386 acres.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 30th day of March, 1926,

G. JAS. ANDERSON, for Minister of Lands.

Approved in Council

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

GOD SAVE THE KING!

Revoking the Reservation over a Scenic Reserve in the North Auckland Land District.

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

WHEREAS by Proclamation dated the twenty-first day of August, one thousand are the of August, one thousand nine hundred and twenty-four, and published in the New Zealand Gazette of the twenty-eighth day of that month, the land described in the Schedule hereto was declared a scenic reserve under the Scenery Preservation Act, 1908:

And whereas the said land is no longer suitable for scenic

urposes by reason of the destruction of the forest thereon: Now, therefore, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, in pursuance and exercise of the powers conferred upon me by section eight of the Scenery Preservation Amendment Act, 1910, do hereby revoke the reservation for scenic purposes over the land described in the Schedule hereto.

SCHEDULE.

TANGOWAHINE GORGE SCENIC RESERVE.

ALL that area in the North Auckland Land District, containing by admeasurement 5 acres 2 roods, more or less, being part of Section 7. Block XIII, Mangakahia Survey District, as set apart for a scenic reserve in the New Zealand Gazette of 1924, page 2068. As the same is more particularly delineated on plan marked L. and S. 4/305, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon edged red.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

A. D. McLEOD, Minister in Charge of Scenery Preservation.

GOD SAVE THE KING!

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

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

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

SCHEDULE.

NORTH AUCKLAND LAND DISTRICT.

SECTION 318, Paremoremo Parish: Area, 15 acres 2 roods 20 perches.

Given under the hand of His Excellency the Governor-General of the Dominion of New Zealand, and issued under the Seal of that Dominion, this 2nd day of April, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

[Note.—This Proclamation is in substitution of the one dated 5th March, 1926, and published in *Gazette* No. 13, of 11th March, 1926, page 587.]

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

CHARLES FERGUSSON, Governor-General. A PROCLAMATION.

A PROCLAMATION.

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

SCHEDULE.

AUCKLAND LAND DISTRICT .- SETTLEMENT LAND.

Piako County .- Mangateparu Settlement.

Section 51s: Area, 94 acres 3 roods 9 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 2nd day of April,

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

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

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

IN pursuance and exercise of the powers and authorities conferred upon me by the Discharged Soldiers Settlement Act, 1915, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby revoke the Proclamation made on the twenty-eighth day of February, one thousand nine hundred and twenty, and published in the Gazette of the fourth day of March then instant, setting apart settlement lands for selection by discharged soldiers, under the Discharged Soldiers Settlement Act, 1915, in so far as it relates to the land in the Schedule hereto.

SCHEDULE.

Auckland Land District.—Settlement Land.
Section 4, Hereford Park Settlement: Area, 334 acres
3 roods 11 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 2nd day of April, 1926.

A. D. McLEOD, Minister of Lands.

GOD SAVE THE KING!

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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 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:

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 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:

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

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 Hawkdun Irrigation District.

FIRST SCHEDULE.

HAWKDUN irrigation works, for the irrigation of the Hawkdun District (described in the Second Schedule hereto) by means of water drawn from tributaries of the Manuherikia River, and from all streams which are or may be intercepted by the course of the races mentioned hereinafter in this Schedule, and from the Eweburn Reservoir, and from any dam or dams which are or may be constructed or acquired on the said tributaries of the Manuherikia River or on any of the said streams or any other river or stream, such water being conveyed into the said district by a race known as the Mount Ida Water-race and by any enlargement or extension thereof, or by any other race or races constructed or acquired by the Minister of Public Works in addition to or in lieu of the said Mount Ida Water-race and any enlargement or extension thereof; the said works, including all dams, weirs, 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 works for the irrigation of the said Hawkdun Irrigation District.

SECOND SCHEDULE.

ALL that area in the Otago Land District bounded by a line commencing at a point in Run 227s, Turnagain Survey District, at the junction of a Government water-race, Mount Ida Water-race, and Johnstone's Water-race, and proceeding thence in a south-easterly direction generally following the Mount Ida Water-race to the south-western corner of reservoir-site, Section I, Block 5, Naseby Survey District; thence following the north-western, north-eastern, and south-eastern boundaries of the said reservoir-site to the said Mount Ida boundaries of the said reservoir-site to the said Mount Ida Water-race; thence again following the said race to the northern boundary of Naseby Township; thence following said boundary in a westerly direction; thence following the western, southern, and eastern boundaries of Naseby Township to the said Mount Ida Water-race; thence again following the said race to a point north of the eastern corner of Section 74, Block 1, Naseby Survey District; thence following the boundary between Naseby and Kyeburn Survey Districts to the Naseby-Kyeburn Boad: thence Survey Districts to the Naseby-Kyeburn Road; thence following the said road to the south-eastern corner of Section 5, Block 8, Maniototo Survey District; thence in a westerly direction generally following the southern boundary of the said Section 5 to the main Kyeburn-Ranfurly Road; of the said Section 5 to the main Kyeburn-Ranturly Road; thence following the said road to the north-eastern corner of Section 6, Block 17, Maniototo Survey District; thence following the eastern and southern boundaries of the said Section 6, and the southern and western boundaries of Section 7, Block 17, Maniototo Survey District, to the south-eastern corner of Section 20, Block 6, Maniototo Survey District; thence along the southern boundary of the said Section 20 to the eastern boundary of the Township of Ranfurly; thence following the eastern northern and western boundaries of following the eastern, northern, and western boundaries of the said Township of Ranfurly to the Otago Central Railway the said Township of Ranfurly to the Otago Central Railway line; thence following the said railway to the western boundary of Section 1, Block 6, Maniototo Survey District; thence following the western boundary of the said Section 1 to the southern boundary of Block 2, Maniototo Survey District; thence following the boundary of the said Block 2 to the south-eastern corner of Block 1, Maniototo Survey District; thence following the southern boundary of the said Block 1 to the eastern boundary of the Gimmerburn Survey District; thence in a northerly direction generally following the eastern boundary of the Gimmerburn Survey District to the Otago Central Railway line; thence along the eastern, northern, and western boundaries of Section 14, Block 7, Naseby Survey District, to the southern boundary of Naseby Survey District; thence in a westerly direction generally following the southern and western boundaries of Naseby Survey District to the southern corner of Run 225r, Blackstone Survey District; thence along the south-western boundary of the said Run 225r to the Otago Central Railway; thence following the Otago to the Otago Central Railway; thence following the Otago Central Railway to the Idaburn; thence up the bed of the Idaburn to the north-eastern corner of Section 32, Block 1, Blackstone Survey District; thence along the northern boundary of the said Section 32 to a public road; thence following ublic roads to the north-eastern corner of Section 13, Block 13, public roads to the north-eastern corner of Section 13, Block 13, Blackstone Survey District; thence along the eastern boundaries of Sections 13 and 17, Block 13, Blackstone Survey District, to the Otago Central Railway; thence following the said railway to a public road at the south-western corner of Section 22, Block 13, Blackstone Survey District; thence in a northerly direction generally following the said public road to the south-eastern corner of Run 224r, Blackstone Survey District; thence along the southern and Blackstone Survey District; thence along the southern and western boundaries of the said Run 224r, the western boundaries of Runs 224s, 224R, and 224q, Blackstone Survey District, the northern boundary of the said Run 224q, the

eastern boundaries of Runs 224P, 2240, 224N, 224M, and 224L, Blackstone Survey District, to a public road; thence along the said public road to the western corner of Section 11, Block 9, Blackstone Survey District; thence along the north-western boundary of the said Section 11 to a Government water-race; thence following the said Government water-race to the point of commencement. As the same is more particularly delineated on the plan marked P.W.D. 65434, 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.

(P.W. 64/353.)

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

Authorizing the Minister of Public Works to construct and maintain Water-supply Works in the Bengerburn Irrigation

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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 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:

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 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

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

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 active 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 Bengerburn Irrigation District.

FIRST SCHEDULE.

BENGERBURN irrigation-works, for the irrigation of the Bengerburn District (described in the Second Schedule hereto) by means of water drawn from the Bengerburn, and any dam or dams which are or may be constructed or acquired on said Bengerburn or any other river or stream, such water being conveyed into the said district by the water-race known as the Homestead Race, Water-race License No. 956R, or by any enlargement or extension thereof, or by any other race or races constructed or acquired by the Minister of Public Works in addition to or in lieu of the said Homestead Race or any enlargement or extension thereof; the said works including all dams, weirs, reservoirs, tunnels, fluming, siphons, piping, dams, weirs, reservoirs, tunnels, fluming, siphons, piping, measuring or regulating devices, and races, and all other

works incidental to or required for the construction, main-tenance, and control of the said works for the irrigation of the said Bengerburn Irrigation District.

SECOND SCHEDULE.

ALL that area in the Otago Land District bounded by a line commencing at a point on the right bank of the Clutha River at the north-eastern corner of Section 82, Block I, Benger at the north-eastern corner of Section 82, Block I, Benger Survey District, and proceeding thence in a westerly direction generally along the northern boundaries of Sections 82 and 39, Block I, Benger Survey District, to a public road; thence in a south-easterly direction along the said public road to the northern boundary of Block VI, Benger Survey District; thence in a south-westerly direction generally along the northern boundary of Section 3 and the north-western boundaries of Sections 2 and 5, Block VI, Benger Survey District, and Section 5s, Dalmain Settlement; thence in a south-easterly direction generally along the boundaries of the said Section 5s; thence along the said public road to its junction with another public road forming the north-western boundary of Allotments 1, 2, and 3, Land Transfer its junction with another public road forming the north-western boundary of Allotments 1, 2, and 3, Land Transfer plan No. 2412; thence in a north-easterly direction generally along the said public road to the western boundary of the Township of Ettrick; thence in a southerly direction gene-rally along the said boundary to the Bengerburn; thence in an easterly direction generally along the said Bengerburn to the Clutha River; thence in a northerly direction generally along the right bank of the Clutha River to the point of com-mencement. mencement.

As the same is more particularly delineated on the plan marked P.W.D. 65478, 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.

(P.W. 64/375.)

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

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 eleventh day of February, one thousand nine hundred and twenty-six, 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 southern side of all that nortion of Creswick and seventeen of the Public Works Act, 1908, shall not apply to the southern side of all that portion of Creswick Terrace beginning at its junction with Wilton Road and extending for a distance of 390·57 links, being portion of road fronting Lots 15 and 16, deeds plan 108, and land contained in certificate of title, Volume 223, folio 181, in office of District Land Registrar, City of Wellington; "subject to the condition that no building or part of a building shall at any time be erected on the land fronting the southern side of the portion of Creswick Terrace (described in the Schedule hereto), within a distance of thirty-three feet from the centre-line of the said portion of street.

SCHEDULE.

The southern side of all that portion of street situated in the Wellington Land District, City of Wellington, known as Creswick Terrace, fronting parts Lots 15 and 16, Deeds Plan 108, of part Section 32, Karori District. As the said portion of street is more particularly delineated on the plan marked P.W.D. 60394, 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. 51/685.)

The North-eastern Side of Portion of Harbour Street, in the Declaring a Public Highway in No. 17 Highway District to City of Auckland, 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 30th 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 Auckland City Council on the twenty-third day of July, one thousand nine hundred and twenty-five, viz:—

day of July, one thousand mue numered and twenty-noo, viz:—

"That the Auckland City Council, having control of Harbour Street, Auckland, by resolution declares that the provisions of section one hundred and seventeen of the Public Works Act, 1908, shall not apply to the said street, fronting Lot 6 and part Lots 5 and 7, Allotment 14, Section 8, Suburbs of Auckland"; 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 Harbour 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 in the North Auckland Land District, City of Auckland, known as Harbour Street, fronting Lot 6 and parts Lots 5 and 7, Allotment 14, Section 8, Suburbs of Auckland. As the said portion of street is more particularly delineated on the plan marked P.W.D. 63681, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue.

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

(P.W. 51/793.)

Consenting to Land being taken for the Purposes of a Fire Brigade Station Site in the City of Dunedin.

CHARLES FERGUSSON, Governor-General, ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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 by the Public Works Act, 1908, and of all other powers in anywise enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby consent to the land described in the Schedule hereto being taken for the purposes of a fire brigade station site. the purposes of a fire brigade station site.

SCHEDULE.

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

A. R. P. Being
0 1 004 Section 3; coloured mauve.
0 0 728 Allotment 5, L.T.P. 312, being part Section 1;

coloured yellow.
Allotment 6, L.T.P. 312, being part Section 1; 0 7.28coloured blue.

Situated in Block XXII, Town of Dunedin.

In the Otago Land District; as the same are more particularly delineated on the plan marked P.W.D. 65474, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured as above mentioned.

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

(P.W. 50/306.)

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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 vested in him by section three of the Main Highways Act, 1922, 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 dealers that on and after the date of granting doth hereby declare that on and after the date of gazetting of this Order in Council the public highway mentioned in the Schedule hereto shall be a main highway within the meaning and for the purpose of the Main Highways Act, 1922.

SCHEDULE.

DUNEDIN-Invercargill: All that portion of road known as the Dunedin-Invercargill Road, commencing at the eastern boundary of the Borough of Green Island, and proceeding thence generally in a westerly direction, and terminating at the western boundary of the Borough of Green Island; being a distance of 131 chains more or less: passing through the a distance of 131 chains, more or less; passing through the Borough of Green Island. As the same is more particularly delineated in the plan marked M.H. 40, deposited in the office of the Main Highways Board at Wellington, in the Wellington Land District, and thereon coloured blue.

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

Declaring Portion of Tonguporutu-Mangaroa Road, in the Ohura County, to be a County Road.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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, or and after the date of this Order in Council become a county and after the date of this Order in Council, become a county road.

SCHEDULE.

ALL that portion of the Tongaporutu-Mangaroa Road, in the Ohura County, Taranaki Land District, commencing at the northernmost point of the boundary between Section 12 and Section 11, Block VII, Waro Survey District, and proceeding thence generally in a westerly direction, adjoining or passing through the said Section 11 and Section 4, Block VII, Waro Survey District, and terminating at its junction with the Mohakatino Road; being a distance of 50 chains, more or less. As the said portion of road is more particularly delineated on plan marked P.W.D. 65670, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured black.

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

(P.W. 38/26.)

Declaring Portion of Heddon Road, in the Raglan County, to be a County Road.

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

At the Government Buildings at Wellington, this 30th 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

SCHEDULE.

SCHEDULE.

All that portion of Heddon Road, in the Auckland Land District, Raglan County, commencing at its junction with a road in Section 33B, Block III, Alexandra Survey District, and proceeding thence generally in a north-westerly and then westerly direction, adjoining or passing through part of the said Section 33B, part Section 34, and Section 32, Blocks II and III, Alexandra Survey District, Section 35, part Section 31, Sections 36, 37, and 38, Block II, Alexandra Survey District, and terminating at the north-western corner of the said Section 37; being a distance of 1 mile 20 chains, more or less. As the said portion of road is more particularly delineated on the plan marked P.W.D. 65679, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured red.

F. D. THOMSON,

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

(P.W. 34/877.)

Declaring Portions of Road in Block II, Moeangiangi Survey District, to be Government Roads.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

SCHEDULE.

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

A. R. P.
0 0 33.9 Adjoining or passing through Section 3. 2 1 6

Situated in Block II, Moeangiangi Survey District (Hawke's

Situated in Block 11, Moeangiangi Survey District (Hawke's Bay R.D.). (S.O. 809.)

In the Hawke's Bay Land District; as the same are more particularly delineated on the plan marked P.W.D. 61750 (sheet 3), deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured green.

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

(P.W. 6/32.)

Domain Board appointed to have Control of the Dunrobin Domain.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

Robert Finlay, William McKenzie, and Duncan McLennan

to be the Dunrobin Domain Board, having control of the land described in the Schedule hereto; and doth hereby

appoint Friday, the thirtieth day of April, one thousand nine hundred and twenty-six, at eight o'clock p.m., as the time when, and the School, Dunrobin, as the place where, the first meeting of the Board shall be held.

SCHEDULE.

OTAGO LAND DISTRICT .- DUNBOBIN DOMAIN. SECTION 31, Block VIII, Crookston Survey District: Area, 12 acres, more or less.

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

Licensing Authority appointed under the Explosive and Dangerous Goods Amendment Act, 1920.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

I N pursuance and exercise of the powers conferred upon him by section nine of the Explosive and Dangerous Goods Amendment Act, 1920, 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 the said Dominion, doth hereby appoint the Otorohanga Town Board and the Howick Town Board to be licensing authorities for the purposes of the said Act within their respective districts poses of the said Act within their respective districts.

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

Revoking the Vesting in the Chairman, Councillors, and Inhabitants of the Ashburton County of Portion of Gravel-pit Reserve 1427, Block VIII, Hinds Survey District, Canterbury Land District.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present :

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

W HEREAS the land described in the Schedule hereto forms portion of an area vested in the Schedule hereto forms portion of an area vested in the Chairman, Councillors, and Inhabitants of the Ashburton County, in trust, for a gravel-pit, by an Order in Council dated the twentieth day of January, one thousand eight hundred and eighty, and published in Gazette of the twenty-ninth day of that month, in pursuance of section six of the Public Reserves Act Amendment Act, 1878, but a certificate of title has not been issued in respect of the said reserve:

And whereas it is expedient that the said Order in Council should be revoked in so far as it relates to the land described in the Schedule hereto, and the Ashburton County Council has duly consented to such revocation:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in purpose and everging of the powers and explosition. and in pursuance and exercise of the powers and authorities conferred upon him by subsection two of section three of the Public Reserves and Domains Amendment Act, 1914, doth hereby revoke the Order in Council hereinbefore referred to in so far as it relates to the land described in the Schedule hereto.

SCHEDULE.

ALL that area in the Canterbury Land District, containing by admeasurement 2 roods, more or less, and being part of Reserve No. 1427, situated in Block VIII, Hinds Survey District, and bounded as follows: Towards the north-east by Lot 17, deposit plan No. 1497, 200 links; towards the south-east by Lot 1, deposit plan No. 4663, 250 links; and again towards the south-west and north-west by other part of Reserve No. 1427, 200 links and 250 links respectively. As the same is more particularly delineated on the plan marked L. and S. 6/6/106c, deposited in the Head Office, Department of Lands and Survey, at Wellington, and thereon bordered green. bordered green.

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

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington this 30th day of March, 1926.

Present:

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

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

SCHEDULE.

SECTIONS 36, 37, 39, 40, 41, 42, 43, 44, 46, 47, and 48 of Block IV, Waimumu Hundred, and Sections 45, 49, 50, 51, 52, 53, 54, 58, 59, 60, 66, 67, 68 of Block V, Waimumu Hundred.

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

Regulations for the Purposes of Section 27 of the Births and Deaths Registration Act, 1924.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

N pursuance and exercise of the power and authority conferred on him by the Births and Deaths Registration Act, 1924, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby make the following regulation under and for the purposes of that Act.

REGULATION.

THE Clerk of the Court by which an order of adoption is made under Part III of the Infants Act, 1908, shall, in sending notice to the Registrar-General pursuant to section 27 of the Births and Deaths Registration Act, 1924, set forth in such notice, in addition to the particulars already required to be notified, the full name conferred on the child by such

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

Revoking Order in Council licensing the Union Box and Packing Company (Limited) to use and occupy a Part of the Foreshore and Land below Low-water Mark of Hokianga Harbour as a Site for Timber-booms.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

HEREAS by Order in Council dated the twenty-eighth day of October, one thousand nine hundred and nineteen, and published in the New Zealand Gazette No. 126, of the thirtieth day of the same month, the Union Box and Packing Company (Limited), (who with its successors and assigns is hereinafter referred to as "the company") was licensed to use and occupy a part of the foreshore and land below low-water mark of Hokianga Harbour as a site for timber become:

And whereas the said company has applied to have the hereinbefore-recited Order in Council revoked, and it is desirable to revoke the same:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the Harbours Act, 1923, and of all other powers and authorities enabling him in

Prohibiting all Alienation of certain Native Land other than Alienation in favour of the Crown. that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the twenty-eighth day of October, one thousand nine hundred and nineteen, as from the thirty-first day of March, one thousand nine hundred and twenty-six.

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

Revoking Order in Council licensing the Union Box and Packing Company (Limited) to use and occupy a Part of the Foreshore and Land below Low-water Mark of Hokianga Harbour as a Site for a Wharf.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS by Order in Council dated the twenty-first WHEREAS by Order in Council dated the twenty-first day of June, one thousand nine hundred and twenty, and published in the New Zealand Gazette No. 61, of the twenty-fourth day of the same month, the Union Box and Packing Company (Limited), (who with its successors and assigns is hereinafter referred to as "the company") was licensed to use and occupy a part of the foreshore and land below low-water mark of Hokianga Harbour as a site for a wharf.

And whereas the said company has applied to have the hereinbefore-recited Order in Council revoked, and it is desirable to revoke the same:

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 by the Harbours Act, 1923, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby revoke the hereinbefore-recited Order in Council of the twenty-first day of June, one thousand nnie hundred and twenty, as from the thirty-first day of March, one thousand nine hundred and twenty-six.

F. D. THOMSON.

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

Setting aside Native Land as a Native Reservation.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS by section two hundred and thirty-two of the Native Land Act, 1909, it is enacted, inter alia, that when any Native freehold land is owned at law or in equity by more than ten owners in common the Governor-General may, by Order in Council, set apart and reserve any part of that land for the common use of the owners thereof

as in the said Act provided:

And whereas the Native Land Court has recommended that the land described in the Schedule hereto be set apart and reserved under the provisions of section two hundred and thirty-two of the Native Land Act, 1909, for the common use of the owners thereof as a place of historical interest and as a village and a meeting place.

as a village and a meeting-place:

Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority hereinbefore mentioned, and all the power and authority hereinbefore mentioned, and all other powers thereunto him enabling, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby set apart and reserve for the common use of the owners thereof as a place of historical interest and as a village and a meeting-place the Native freehold land described in the Schedule hereto, to be a Native reservation within the meaning of the said Act.

SCHEDULE.

ALL those areas of land in the Aotea Native Land Court District, being Subdivision No. 5 of Section 547, Block III, Carlyle Survey District, containing an area of 6 acres 2 roods 21 perches, more or less, and known as Pariroa A, and Subdivision No. 5 of Section 503, Block III, Carlyle Survey District, containing 3 acres 1 rood 19 perches, more or less, and known as Pariroa B and known as Pariroa B.

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

Education Λct , 1914.— Λ mended Regulations.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

N pursuance and exercise of the powers conferred upon him by the Education Act, 1914, and the amendments of that Act, and of all other powers enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, doth revoke the regulations at present in force relating to the grading of primary-school teachers, and in lieu thereof doth make the regulations set forth in the Schedule hereto; and, with the like advice and consent, doth prescribe that this Order shall be deemed to have come into force on the first day of January, one thousand nine hundred and twenty-six.

SCHEDULE.

THE GRADING OF PRIMARY-SCHOOL TEACHERS.

1. The Director of Education (hereinafter referred to as "the Director") shall, by and through the Inspectors of the Department, proceed annually to grade in accordance with the regulations herein contained the certificated

teachers employed in public schools.

2. (i.) The Inspectors of each education district acting together shall in accordance with these regulations assign grading marks to all the certificated teachers employed in the public schools by the Education Board of the district on the 31st day of December preceding, and shall, through the Senior Inspector of the district, forward such grading marks to the Director.

(ii.) Training-college students shall be assigned grading marks in the first place by the Principal of the training college which they have attended.

3. (i.) Certificated teachers who are not in the employment of an Education Board on the 31st day of December in any year but who were included in the grading list then current may be graded in the following year, but if not so employed during that year they may be graded in any subsequent year only on application to the Director.

(ii.) Any teacher in the service of an Education Board or any trainingcollege student who for the first time becomes certificated after the graded list is completed shall be entitled to be graded forthwith as from the date

on which his certificate is issued.

(iii.) Certificated teachers who are for the time being employed in technical schools, secondary schools, or private registered schools, or in Western Samoa or the Cook Islands, or in Native schools and special schools under the Education Department, may be awarded grading marks by the Inspector or Inspectors instructed thereto by the Director; but the grading of any such teacher shall have effect only in respect of any subsequent employment or application for employment of the teacher in the service of an Education Board.

4. Teachers entitled to be graded shall be graded in six groups as follows, according to the salary paid under Schedule IV in clause 4 of the Regulations for the Salaries of Public-school Teachers on the last day of employment in the preceding year or on the last day of December in that year, as the case may be :-

	Sole and He	ad Teachers.		Assistant Teach	ers.	
Grading Group.	Grade of Range of		Grade of	Range of Salary.		
1	Salary.	Salary.	Salary.	Male.	Female.	
		£		£	£	
1	I	170-200	1	160-205	140-175	
2	II	210-270				
	Π IA	265-295				
3	$\stackrel{>}{\prec} { m III}_{ m R}$	280-310	2	230-280	205-260	
	$\mathbf{III}_{\mathbf{C}}$	280-325				
4	IV	325 - 355	3	300-330	285 – 315	
5	V	360-405	4	340-385	••	
c	ſVI	405-425			• •	
6	ίνιι	435-465			••	

- 5. (1.) A teacher who holds or who has held a permanent position shall be placed in the group warranted by the grade or salary of his permanent position or his last permanent position, as the case may be: Provided that—
 - (a.) The head teacher of a district high school, unless he is already in Group 6, shall be placed in the group next above that in which he would otherwise be placed under this clause:
 - (b.) Teachers in charge of part-time schools shall be placed in Group 1, provided that, on the recommendation of the Inspectors and with the approval of the Director, they may be placed in a higher group:
 - (c.) A teacher who had previously been graded in a higher group than the one determined by his present position may, with the permission of the Director, be graded in such a higher group on the recommendation of the grading officers:
 - (d.) Native-school teachers and teachers of special schools shall be grouped as if they received the grade of salary for positions in schools of corresponding grades under clause 4 of the Regulations for the Salaries of Public-school Teachers:
 - (e.) Organizing teachers shall be graded in Group 5:
 - (f.) The kindergarten mistress employed on the staff of a normal school shall be graded in Group 5, and the assistant in charge of a Model I shall be graded in Group 4:
 - (g.) Relieving teachers shall be placed in groups as follows:-

ade of Tea	acher.		Salary.	Grading Group.
\mathbf{A}			 120-150	4
\mathbf{B}			 160–190	1
C			 200-240 \	2
D			 250-280	2
\mathbf{E}			 290-320	3
\mathbf{F}			 330-370	4
\mathbf{G}		• •	 380-410	F .
H			 42 0 or over	Ð

(h.) Certificated teachers employed on the staff of a junior high school, and paid under clause 9 of the Regulations for Junior High Schools, shall be placed in groups as follow:—

	 		,,			
Salaries.	_			Gra	ding Gr	oup.
£2 80- £3 10	 	• •			š	-
£320-£350	 				3	
£350-£390	 				4	
£360-£400	 				4	
£409-£440	 				5	
£450-£500	 	• •			5	
£650-£700				• •	6	

- (i.) Certificated teachers who are for the time being employed in secondary schools, technical schools, or private registered schools, or who have not been in the employment of an Education Board for a period of three years preceding the date of their application for grading, may be placed in such groups as shall, on the recommendation of an Inspector of Schools, be approved by the Director, and such grading shall be deemed a provisional grading:
- (j.) A teacher who by reason of exceptional circumstances is receiving a salary that would place him in a higher group than the group to which, in the opinion of the Inspectors, he rightly belongs shall, with the approval of the Director, be graded in Group I, or such higher group as may be recommended by the grading officers.
- (2.) A training-college student entitled to be graded and any teacher who has not previously held a position under an Education Board shall be placed in Group 1:

Provided that in special circumstances the Director may, on the recommendation of the Inspectors, direct that any such student or teacher shall be placed in a group higher than Group 1.

(3.) New Zealand teachers who take service in schools in the South Sea Islands shall be placed in the grading group to which their New Zealand status, taken in conjunction with their new responsibilities, appears to entitle them, provided that when, in the opinion of the Director, further increase in efficiency marks appears to be retarded in consequence of the quota marks remaining unaltered, the teacher shall be placed in a higher grading group, but in no case shall higher quota marks be awarded than in a New Zealand school of corresponding size and corresponding staffing.

6. For the purposes of grading, marks shall be assigned by the Inspectors on the following basis, namely:—

Maximum

10110	5 ~~~.,					14.	Marks.
Skill in t	eachin	g					80
Personal	ity, dis	cipline, a	nd enviro	nment			40
Organiza	ation ar	nd manag	$_{ m ement}$		• •		30
Academi	ic attai	nments			• •		30
Service			• •	• •	• •		25
Quota	• •	• •			• •		120
	Tota	l maximu	m				325

- 7. Professional Skill.—(i.) Marks for skill in teaching, for personality, discipline, and environment, and for organization and management, shall in the first case be assigned with special relation to the teacher's efficiency in the class of positions occupied by him up to the time of grading, and shall be assessed in all essential respects on a basis of comparison with teachers in the same group.
- (ii.) Marks for personality, discipline, and attention to environment shall be assessed in accordance with a teacher's value in these respects in relation to his school activities only.
- (iii.) Marks for organization and management shall be assigned with due regard to the relative degrees of skill in organization and management demanded by different classes of positions in the same group.
- 8. After the marks provided for in clause 6 and referred to in clause 7 hereof have been provisionally determined, the Inspectors, having regard to the grading of the teachers of the district as a whole, may make such adjustment as they consider necessary to bring into due relation the marking in the various groups.
- 9. When any teacher is to be graded in a higher group than that in which he was last graded, the marks to be awarded under clauses 6 and 7 on the judgment of the Inspectors shall be reassessed according to the higher standard of marking in such higher group, so that the total of these marks, added to the quota mark, shall in all cases be increased only by such number of marks as represents the increased efficiency of the teacher since the previous grading.
- 10. Notwithstanding anything contained in these regulations, every teacher eligible to be graded who was on military service for at least one year during the years 1914–20, inclusive, shall, in general, receive the same increase of marks for the period of his military service as was received on the average by teachers whose status was similar to his own at the time of his enrolment for military service.
- 11. In assigning marks under the several headings stated in clause 7 hereof Inspectors shall be guided by the following table of comparative values:—

-		Maximum, 80.	Maximum, 40.	Maximum,*
Excellent	 	72–80	36-40	27-30
Very good	 	64 - 71	32-35	24-26
Good	 	52 - 63	26-31	20-23
Very fair	 	40-51	20-25	15-19
Fair	 	32 – 39	16–19	12-14
Weak	 	24-31	12-15	9-11

^{*} Note that the qualitative significance of the marks in this column is governed by the provisions of clause 7 (iii). It has been agreed by the grading officers that an assistant who has never had charge of a school or a department of a school cannot rightly be regarded as eligible for more than a maximum of from 10 to 15 marks for organization, while an assistant who has had the responsibility of managing a school or department may be regarded as eligible for a maximum from 20 to 25 marks.

12. Academic Attainments.—Marks for academic attainments shall be based on the class of teacher's certificate held, and shall be given as follows: For certificate of Class E, 6 marks; Class D, 12; Class C, 21; Class B, 27; Class A, 30:

Provided that a teacher who is awarded a higher class of certificate after the graded list has been completed shall be entitled to receive the additional grading marks for the higher certificate as prescribed in this clause, and the consequent alteration in his grading shall be notified to each Education Board and in any supplement to the graded list that may be issued.

- 13. Service.—Marks for teaching service shall include service up to the 31st day of December preceding, one mark being given for each complete
- year of the total period of service up to twenty-five years: Provided that—
 (a.) Service as a probationer appointed on or after the 1st February, 1921, or service as a pupil-teacher shall be counted as service of half its length:
 - (b.) Each year of an approved course in a teachers' training college shall count as a full year of service:
 - (c.) Any period of military service with the New Zealand Expeditionary Force within the period 4th August, 1914, to 12th November, 1918, shall count as double service:
 - (d.) Any period of leave of absence in excess of three months shall not be counted as service, provided that leave of absence granted under the Exchange of Teachers Regulations shall be counted as full service:
 - (e.) Teaching service in other countries or in schools other than public schools shall be counted to an extent that shall be determined in each case by the Director.:

Provided further that in the case of teachers whose service was interrupted by absence with the New Zealand Expeditionary Force during the years 1914-1918, any period of sick-leave due to the effect of military service shall be counted as full teaching service, provided such leave has been granted subsequent to the resumption of teaching service.

14. Quota.—(i.) The quota of marks provided for in clause 6 hereof

shall, for each teacher graded in the respective groups, be as follows:

Group.	Quota.	Group.	Quota.
1	 20	4	 80
2	 40	5	 100
3	 60	6	 120

- (ii.) Such quota marks shall be regarded as efficiency marks awarded in recognition of the relatively higher degree of efficiency required to secure in each successively higher group the same number of marks awarded under clauses 6 and 7 hereof.
- 15. Any teacher who by reason of a correction in the marks allotted him for service or certificate becomes entitled to additional marks shall not in consequence thereof suffer a reduction in the marks awarded him under any other heading.
- 16. Any teacher who has held the maximum marks for teaching, personality, discipline, environment, organization, and management for a period of at least two years and has been unable to obtain promotion to position in a higher group may, with the approval of the Director, be graded in the next higher group.
- 17. (i.) It shall be the duty of the Director to secure and maintain a reasonable degree of uniformity in the standard of marking in the various districts, and to this end he may, as he thinks fit, confer with all the Senior Inspectors conjointly.
- (ii.) If by the decision of such conference it is held that the standard of grading in any district departs to an unreasonable extent from that of the remainder of the Dominion the Director shall instruct the Inspectors of the district or districts concerned to adjust their standard of marking accordingly
- 18. (1.) From the grading marks forwarded to the Director by the grading officers shall be compiled annually a general graded list of teachers, which shall be duly published in accordance with the Act before the 30th day of June. Every such general list shall contain-
 - (a.) The names of all teachers graded as herein provided, arranged in order, and consecutively numbered in accordance with the total of the grading marks assigned:
 - (b.) The name in each case of the district in which the teacher was graded, the nature of the position occupied, and such other information as the Director may determine
- (2.) Supplementary graded lists shall be published from time to time, and shall contain the names of all teachers whose grading has been determined or altered, in accordance with the regulations, subsequent to the publication of the general graded list, and such supplementary lists shall be deemed to be part of the general graded list.
- 19. Each teacher who is graded under these regulations shall be supplied by the Director of Education with the separate marks on which his grading was determined, the information thus supplied to be treated as confidential.

F. D. THOMSON. Clerk of the Executive Council. Cook Islands Fruit Regulations Amendment, 1926.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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 section fifty-three of the Cook Islands Act, 1915, to make all such regulations as he thinks necessary for the peace, order, or good government of the Cook Islands, and of every other power enabling him in this behalf, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent

government of the Cook Islands, and of every other power 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 that Dominion, doth hereby make to the Cook Islands Fruit Regulations, 1916, and the Cook Islands Fruit Regulations Amendment, 1922, respectively, hereinafter referred to, the amendments hereinafter set out.

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REGULATIONS.

PART I. GENERAL.

1. (1.) The regulations made by Order in Council on the 9th day of June, 1916, and published in the Gazette on the 29th day of June, 1916, at page, 2201, providing for the inspection and fumigation of fruit intended for export from the Cook Islands, for the eradication of diseases affecting plants, and for cognate matters, may be cited as "The Cook Islands Fruit Regulations, 1916."

(2.) The regulations made by Order in Council on the 19th day of April, 1922, and published in the *Gazette* on the 27th day of April, 1922, at page 1202, in amendment of the Cook Islands Fruit Regulations, 1916, may be cited as "The Cook Islands Fruit Regulations

Amendment, 1922."

(3.) These regulations may be cited as "The Cook Islands Fruit

Regulations Amendment, 1926."

(4.) These regulations shall be read together with and form part of the Cook Islands Fruit Regulations, 1916, and the Cook Islands Fruit Regulations Amendment, 1922.

(5.) Nothing in these regulations shall apply to or within the Island

of Nine.

2. In particular all the provisions of the Cook Islands Fruit Regulations, 1916, relating to offences and penalties shall apply to these regulations.

PART II.—LICENSING OF FRUIT BUYERS.

3. The regulations comprised in Part II hereof shall come into

force on the 1st day of April, 1926.

4. Clause 26 of the Cook Islands Fruit Regulations, 1916, is hereby revoked, and the provisions contained in Part II hereof enacted in lieu thereof.

5. (1.) No person shall buy fruit intended for export, whether on his own account or in partnership with any other person or as manager, agent, servant, or employee of any person, firm, or corporation unless he is the holder of a license issued pursuant to clause 17 hereof.
(2.) Notwithstanding the foregoing provision, any person who is

(2.) Notwithstanding the foregoing provision, any person who is in the actual employment of a person holding a license issued pursuant to the provisions of clause 17 hereof may on behalf of such person buy fruit intended for export if he is named in a license issued pursuant to the provisions of clause 18 hereof.

(3.) The holding of any trading license issued under any regulations for the time being in force in respect of trading licenses shall not dispense with the necessity of obtaining or being named in a license under

these regulations.

6. All licenses issued under these regulations shall be in such form as the Resident Commissioner may from time to time prescribe, and shall be signed by the Resident Commissioner or by the Resident Agent of any island.

7. Every license issued under these regulations shall expire on the 31st day of March following the date of issue of such license.

8. The person issuing any license shall before issuing the same satisfy himself that the person to or in respect of whom the license

is to be issued is a fit and proper person to hold or be named in such license, and dishonesty shall in all cases be a disqualification from holding or being named in a license.

9. On the refusal of any person authorized so to do to issue a license under these regulations it shall be lawful for any person affected by such refusal to appeal against such refusal to the High Court of the Cook Islands whose decision in the matter shall be final.

10. If the holder of any license or any person named in any license shall be convicted of any offence involving dishonesty, the Court may order the cancellation of such license so far as such person is concerned.

11. The Resident Commissioner or the Resident Agent of any island if he is of opinion that any person holding or named in a license is no longer a fit and proper person to hold or be named in such license, may at any time, by notice in writing to the person to whom such license is issued, declare that at the expiration of seven days from the date of such notice the said license shall be cancelled as regards the person holding the same or named therein, as the case may be.

12. Unless within the said seven days an appeal shall have been instituted as provided by clause 14 of these regulations, such license shall, upon the expiration of the said period of seven days, be deemed as regards the person holding the same or named therein, as the case

may be, to be cancelled accordingly.

13. It shall not be necessary for the Resident Commissioner or Resident Agent so acting to give notice to any person concerned of his intention to act under clause 11 of these regulations.

14. Any person affected by cancellation under clause 11 of these regulations may within the time aforesaid appeal to the said Court against such cancellation, and the decision of the said Court shall be final.

15. Upon any cancellation pursuant to these regulations the person holding the license affected shall forthwith, whenever required by notice in writing so to do, produce such license to the said Court or to the Resident Commissioner or the Resident Agent, as the case may be, for the purpose of being surrendered or of having a memorandum of cancellation as regards any person written thereon, as the case may require.

16. In Rarotonga the Inspector, and in each island other than Rarotonga the Resident Agent, shall keep a register containing particulars of all licenses issued under these regulations in such form as the Resident Commissioner may from time to time prescribe.

17. Every buyer of fruit intended for export otherwise than as provided for in subclause (2) of clause 5 of these regulations shall hold a license, to be called a principal buyer's license, which shall be obtainable under the following conditions:—

(a.) Application for such license shall be made in writing to the Resident Commissioner or to the Resident Agent of any island.

(b.) Every such license shall apply to all islands of the Cook Group (subject, however, to the provisions of subclause (5) of clause 1 hereof).

(c.) There shall be payable in respect of every such license a fee of £1.

(d.) No such license shall be transferable.

18. Every holder of a principal buyer's license shall be entitled to employ a person or persons to buy fruit on his behalf in accordance with the following provisions:—

(a.) Such holder of a principal buyer's license shall apply to a Fruit Inspector or to the Resident Agent of any island for a license to employ any person, including his branch manager or other servant, to buy fruit on his behalf.

(b.) Save as hereinafter provided, separate licenses shall be necessary in each island.

(c.) There shall be payable in respect of each buyer named in such license a fee of ten shillings, but a license may be issued available for all islands of the Group upon payment of a fee of one pound in respect of each buyer named in such license.

(d.) With the approval of a Fruit Inspector or a Resident Agent the name of another buyer may, by endorsement on the license, be substituted for that of any buyer already named in the license.

(e.) A license issued under the provisions of this clause shall be the property of the principal buyer.

(f.) If a principal buyer's license be cancelled under any of the foregoing provisions of these regulations, all licenses issued to such principal buyer under this clause shall be deemed to be likewise cancelled, and shall forthwith be void and of no effect, and shall be produced for surrender under clause 15 hereof.

(q.) No license shall be issued under the provisions of this clause, except on production of the principal buyer's license concerned, and the person issuing any such license shall endorse on the said principal buyer's license a memorandum of the issue of such license under the provisions of this clause.

19. On application by the person to whom any license has been issued and on proof to the satisfaction of the Resident Commissioner or Resident Agent by statement in writing, statutory declaration, or other evidence, that any license or copy of a license has been lost or mutilated, or become illegible, and on payment of a fee of two shillings and sixpence, the Resident Commissioner or Resident Agent may at any time during the currency of the license issue to such person a copy thereof, certified as being a true copy, and such copy shall be available for all purposes in like manner as the original license.

PART III.—GROWING OF TOMATOES.

20. The regulations comprised in Part III hereof shall come into force on the 1st day of October, 1926.

21. For the purposes of the regulations comprised in Part III hereof

"Inspector" includes a local Fruit Inspector.

22. All tomato-plants must be raised from the seed in boxes, and all plants found to have been raised in beds may be destroyed, or

ordered to be destroyed, by an Inspector.

23. As soon as the tomato-crop has been harvested the plants and stakes shall be removed from the land upon which such crop was grown, and the land shall be ploughed in order to prevent disease. Unless this is done, the Inspector may forbid the use of the same land for the growing of tomatoes during the next succeeding season.

24. Unless plants removed from any land under the last preceding clause have been thoroughly destroyed to the satisfaction of the Inspector, the Inspector may forbid the use, for the growing of tomatoes during the next succeeding season, of the land to which such plants have been removed.

25. All tomato-plants must be trained to stakes, or other suitable

support.

26. No person shall raise, grow, or harvest tomatoes, or cause or suffer tomatoes to be raised, grown, or harvested, otherwise than in conformity with the provisions contained in Part III hereof.

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

Licensing Colin Campbell Crump, of Wellington, to occupy a Part of the Foreshore and Land below Low-water Mark at Kawau Island, Hauraki Gulf, for the Purpose of taking Shingle and Sand.

CHARLES FERGUSSON, Governor-General ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

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

COUNCIL.

WHEREAS, there being no Harbour Board empowered to grant the license hereinafter mentioned, Colin Campbell Crump, of Wellington (who with his executors, administrators, and assigns is hereinafter called "the licensee"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923, (hereinafter called "the said Act"), to use and occupy a part of the foreshore and land below low-water mark at Kawau Island, Hauraki Gulf, for the purpose of taking away the shingle and sand deposited thereon; and, in accordance with the provisions of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 6141) showing the area of foreshore and land below low-water mark intended to be occupied for such purpose:

And whereas it is desirable to grant the license applied for:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the licensee as aforesaid; and, in further pursuance and exercise of the said power and authority, and pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the licensee to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and delineated within a red line on the plan so deposited as aforesaid, for the purpose of taking away the shingle and sand deposited thereon, such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term

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

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the purposes hereinbefore mentioned, as shown within a red line on the plan marked M.D. 6141, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council the licensee shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter shall deposit annually the sum of £25, to be applied as hereinafter provided, payable on the first day of April in each year; provided that in respect of the period from the date of this Order in Council until the 31st day of March, 1926, the amount to be deposited shall be an amount proportionate to the said period at the rate of £25 per annum, to be deposited on the licensee being supplied with a copy of this Order in Council.

4. The royalty payable by the licensee in consideration of

of this Order in Council.

4. The royalty payable by the licensee in consideration of the concessions and privileges hereby granted shall be at the rate of 9d. per cubic yard on all shingle and sand taken from either above or below high-water mark. If in any year the licensee fails to remove any shingle or sand the deposit hereinbefore referred to shall be appropriated by the Minister as flat rent in respect of that year; but if during any year the licensee removes any shingle or sand, the deposit shall, in proportion to the amount of shingle or sand so removed, be applied as royalty at the rate hereinbefore mentioned, but so that the minimum amount payable as combined royalty and flat rent in any one complete year shall be £25. All such payment shall be made to the Superintendent of Mercantile Marine at Auckland, or such other person as the Minister may direct.

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

6. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or any regulation of the Minister of Customs, or with any provisions of the Harbours Act, 1908, or its amendments, or any regulations made

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

8. The rights, powers, and privileges here by granted and conferred may be at any time resumed by the Governor-General, without payment of any compensation whatsoever, on giving to the licensee three calendar months' previous notice in writing. Such notice shall be sufficient if given by the Minister and delivered at or posted to the last known address of the licensee in New Zealand.

9. The licensee shall keep a strictly accurate record of all shingle and sand removed, whether from above or below high-water mark, and shall submit the same for inspection immediately at the end of each month to the Superintendent of Mercantile Marine at Auckland or such other officer as may be appointed by the Minister; and shall at the same time pay to the Superintendent or other officer as aforesaid the amount of royalty due to the Minister.

10. In case the licensee shall—
(1.) Commit or suffer a breach of the conditions herein-

 Commit or suffer a breach of the conditions hereinbefore set forth, or any of them;
 Become bankrupt, or be brought under the operation of any law for the time being in force relating to bankruptcy;

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

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

11. Payment by the licensee of any of the sums hereinbefore mentioned shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

Council.

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

Licensing Winstone Limited, of Auckland, to occupy a Part of the Foreshore and Land below Low-water Mark at Wai-kawau, Coromandel Peninsula, Hauraki Gulf, for the Purpose of taking Shingle and Sand.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

THEREAS there being no Harbour Board empowered W to grant the license hereinafter mentioned, Winstone Limited, Auckland (who, with its successors and assigns, is hereinafter called "the company"), has applied to the Governor-General in Council for a license under the Harbours Act, 1923 (hereinafter called "the said Act"), to use and occupy a part of the foreshore and land below low-water mark at Waikawau, Coromandel Peninsula, Hauraki Gulf, for mark at Waikawau, Coromandel Peninsula, Hauraki Gulf, for the purpose of taking away the shingle and sand deposited thereon; and, in accordance with the provisions of the said Act, has deposited a plan in the office of the Marine Department at Wellington (marked M.D. 6137), showing the area of foreshore and land below low-water mark intended to be occupied for such purpose; the said area commencing at the point A being approximately the northern boundary of Winstone's farm, and extending in a southerly direction to the point B at the mouth of Te Mata River:

And whereas it is desirable to grant the license applied

And whereas it is desirable to grant the license applied

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority vested in him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion doth bereby appropria and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby approve of the purpose or object for which the said license is required by the company as aforesaid; and in further pursuance and exercise of the said power and authority, and with the like advice and consent as aforesaid, doth hereby license and permit the company to use and occupy that part of the foreshore and land below low-water mark which is particularly shown and delineated by a red line on the plan so deposited as aforesaid, for the purpose of taking away the shingle and sand deposited thereon, such license to be held and enjoyed by the company upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

1. In these conditions the term-"Foreshore" means such

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

"Low-water mark" means low-water mark at ordinary

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

any officer, person, or authority acting by or under the direction of such Minister.

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to the part of the foreshore and land below low-water mark necessary for the purposes hereinbefore mentioned, as shown with a red line in the plan marked M.D. 6137, and deposited in the office of the Marine Department as aforesaid.

3. In consideration of the concessions and privileges granted by this Order in Council, the company shall, on being

by this Order in Council, the company shall, on being supplied with a copy thereof, pay to the Minister the sum of £2 10s., and thereafter shall deposit annually the sum of of £2 10s., and thereaster shall deposit annually the sum of £52, to be applied as hereinafter provided, payable on the first day of April in each year; provided that in respect of the period from the date of this Order in Council until the 31st day of March, 1926, the amount to be deposited shall be an amount proportionate to the said period at the rate of £52 per around to be deposited on the company being supplied.

an amount proportionate to the said period at the rate of £52 per annum, to be deposited on the company being supplied with a copy of this Order in Council.

4. The royalty payable by the company in consideration of the concessions and privileges hereby granted shall be at the rate of 9d. per cubic yard on all shingle and sand taken from above low-water mark, and at the rate of 4½d. per cubic yard on all shingle and sand dredged from below low-water mark. If in any year the company fails to remove any shingle or sand the deposit hereinbefore referred to shall be appropriated by the Minister as flat rent in respect of that year; but if during any year the company removes any

shingle and sand the deposit shall, in proportion to the amount of shingle so removed, be applied as royalty at the rates hereinbefore mentioned, but so that the minimum rates nerennetore mentioned, but so that the minimum amount payable as combined royalty and flat rent in any one complete year shall be £52. All such payments shall be made to the Superintendent of Mercantile Marine at Auckland, or such other person as the Minister may direct.

5. His Majesty or the Governor-General, and all other officers in the Government service action and in the constitute of the interval of the constitution of the consti

in the Government service acting and in the execution of their

duties, shall at all times have free ingress, passage, and egress into, through, and out of the said land without payment.

6. Nothing herein contained shall authorize the company to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs or any regulation of the Minister of Customs, or with any provisions of the Har-bours Act, 1923, or its amendments, or any regulations made thereunder and that are now or may hereafter be in force.

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

8. The rights, powers, and privileges hereby granted and conferred may be at any time resumed by the Governor-General without payment of any compensation whatsoever, on giving to the company three calendar months' previous notice in writing. Such notice shall be sufficient if given by the Minister and delivered at or posted to the last known registered office of the company in New Zealand.

9. The company shall keep a strictly accurate record of all shingle and sand removed, whether from above or below low-water marks and shall submit the same for inspection impact.

shingle and sand removed, whether from above or below low-water mark, and shall submit the same for inspection immediately at the end of each month to the Superintendent of Mercantile Marine at Auckland or such other officer as may be appointed by the Minister; and shall at the same time pay to the Superintendent or other officer as aforesaid the amount of royalty due to the minister.

10. In case the company shall—

11. Committees a breach of the conditions berein.

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

(2.) Be in any manner wound up or dissolved:

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

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

11. Payment by the company of any of the sums herein-before mentioned shall be sufficient evidence of the accept-ance by the company of the terms and conditions of this Order in Council.

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

Declaring Portions of a Main Highway in the No. 1 Highway District to be Government Roads.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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 portions of the main highway described in the Schedule hereto shall, on and after the date of gazetting of this Order in Council, become Government roads. in Council, become Government roads.

SCHEDULE.

AUCKLAND-Helensville: All that portion of the main highway known as Auckland-Helensville Main Highway, commencing at a point half a mile, more or less, north of its

junction with the Hobsonville Road and continuing in a

junction with the Hobsonville Road and continuing in a northerly and north-westerly direction—

(a.) For a distance of 64½ chains fronting Lots 40-43 of Bringham's Land Claim, marked AA-BB on plan:

(b.) For a distance of 34½ chains fronting Lots 19-38 of Bringham's Land Claim, marked Cc-DD on plan:

(c.) For a distance of 69 chains fronting Lot 1, N. 100 and N. 101, Parish of Waipareira, marked DD-EE on

all in Blocks IX and X, Waitemata Survey District; and terminating 20 chains north of the Taupaki Road Junction; being a total distance of 210 chains, more or iss. As the same are more particularly delineated on the plan marked M.H. 45, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured blue and marked as above mentioned.

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

Vesting a Reserve in the Rangitikei County Council.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

HEREAS the land described in the Schedule hereto VV has been duly set apart for a metal reserve: And whereas, in the opinion of the Governor-General, it is expedient

whereas, in the opinion of the Governor-General, it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the County of Rangitike:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by section four of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Chairman, Councillors, and Inhabitants of the County of Rangitikei, in trust, for a metal reserve.

SCHEDULE.

ALL that area in the Wellington Land District, containing by ALL that area in the Wellington Land District, containing by admeasurement 2 acres, more or less, being part of Section 9, Block I, Maungakaretu Survey District. Bounded towards the north by Section 10, 375·2 links; towards the southeast by Koukoupo Road; and towards the south-west and north-west by other part of Section 9 aforesaid, 349·2 links and 504·2 links: be all the aforesaid linkages more or less. As the same is delineated on a plan marked L. and S. 22/2361A, deposited in the Head Office, Department of Lands and Survey of Wellington and thereon beginning and and Survey, at Wellington, and thereon bordered red.

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

Vesting a Cemetery Reserve in the Carterton Borough Council.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS the land described in the Schedule hereto has been duly set apart as a site for a public cemetery: And whereas it is expedient to vest the said reserve in the Mayor, Councillors, and Burgesses of the Borough of Carterton:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that, from and after the day of the date hereof, the reserve described in the Schedule hereto shall become vested in the Mayor, Councillors, and Burgesses of the Borough of Carterton, in trust, as a site for a public cemetery.

SCHEDULE.

ALL that area in the Wellington Land District, containing by admeasurement 39 acres 3 roods 20 perches, more or less,

being Section 348 on the plan of the Taratahi Plain Block, situated in Block VII, Tiffin Survey District. Bounded towards the north by Sections 202 and 190, 1996 links; towards the east by Section 202, 1999 links; towards the south by Section 128, 1996 links; and towards the west by a public road, 100 links, and by Section 300, 1897 links. As the same is delineated on plan numbered 12/16, deposited in the Wellington District Office, Department of Lands and Survey, at Wellington and thereon coloured red. Wellington, and thereon coloured red.

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

Vesting a Reserve in the Malvern County Council.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS the land described in the Schedule hereto has been duly set apart as a reserve for gravel pur-And whereas it is expedient to vest the said reserve in the Chairman, Councillors, and Inhabitants of the Malvern County:

County:
Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, acting by and with the advice and consent of the Executive Council of the said Dominion, and in exercise of the powers and authorities conferred upon him by the fourth section of the Public Reserves and Domains Act, 1908, doth hereby declare that from and after the day of the date hereof the reserve described in the Schedule hereto shall become vested in the Chairman Councillors and Inhabitants of the Melwarn Council Councillors, and Inhabitants of the Malvern County, in trust, as a reserve for gravel purposes.

SCHEDULE.

CANTERBURY LAND DISTRICT.

RESERVE 4134, Block I, Hawkins Survey District: Area, 5 acres, being Lot 1 on D.P. 7710, part of Rural Section 16466, and being all the land comprised in certificate of title, Vol. 374, folio 87, Christchurch Registry.

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

Prescribing the Rate of Interest that may be paid by the Wairoa Borough Council in respect of a Loan of £300 authorized to be raised for the Purpose of completing the River-protection

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

W HEREAS by section eleven of the Finance Act, 1921, Where Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of ratepayers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and tunk money or any entry thereof hear not be to the said and the property 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 Wairoa Borough Council has been authorized to borrow the sum of three thousand pounds for river-

rized to borrow the sum of three thousand pounds for riverprotection works, and is now desirous of borrowing an additional sum of three hundred pounds under the authority of
section eighteen of the Local Bodies' Loans Act, 1913, for the
purpose of completing the undertaking:

And whereas the Minister of Finance has given his precedent consent as required by the above-recited section eleven,
and it is desired that the rate of interest at which the money
may be borrowed be not exceeding six per centum per annum:
Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the power and authority vested in him as aforesaid, and acting

by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the rate of interest that may be paid by the Wairoa Borough Council in respect of the said loan of three hundred pounds shall be a rate not exceeding six per centum per annum, and the said Wairoa Borough Council is hereby authorized to borrow the said sum of three hundred pounds accordingly.

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

Prescribing the Rate of Interest that may be paid by the Wairoa Borough Council in respect of a Loan of £430 authorized to be raised for completing the Laying-out and Improvement of a Sports-ground at Lambton Square.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

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 Wairoa Borough Council has been authorized to borrow the sum of four thousand three hundred pounds for the provision of land and buildings and laying and improving a sports-ground at Lambton Square, and is now desirous of borrowing an additional sum of four hundred and thirty pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the undertaking:

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

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

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

Prescribing the Term for which the Lower Hutt Borough Council may borrow the Sum of £10,000, being a Portion of a Loan of £26,000 authorized to be raised for the Improvement of

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

And whereas the Lower Hutt Borough Council has been authorized to borrow the sum of twenty-six thousand pounds for the improvement of roads, and is now desirous of raising of the improvement of rotate, and now the sum of ten thousand pounds, being a portion of the loan of twenty-six thousand pounds:

And whereas the Minister of Finance has given his precedent

consent as required by the above-recited section eleven, and it is desired that the term for which the said ten thousand

pounds may be borrowed be five years:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the Dominion of New Zealand, in pursuance and execute the power and authority vested in him as aforesaid, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby prescribe that the term for which the Lower Hutt Borough Council may borrow the said sum of ten thousand pounds shall be five years, and the said Lower Hutt Borough Council is hereby authorized to borrow the said sum of ten thousand pounds for this term.

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

Prescribing the Rate of Interest that may be paid by the Makerua Drainage Board in respect of a Loan of £15,000 authorized to be raised for completing the Erection of River-protection Works on the Banks of the Manawatu and Tokomaru Rivers.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS by section eleven of the Finance Act, 1921, and its amendments it is And whereas the Makerua Drainage Board has been authorized to borrow the sum of fifteen thousand pounds for comprized by the such as most per such as the money of the money of the sum of the money of t

rized to borrow the sum of fifteen thousand pounds for completing the erection of river-protection works on the banks of the Manawatu and Tokomaru Rivers:

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

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

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

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

Prescribing the Term for which the Rangiora County Council may borrow the Sum of £1,500 authorized to be raised for the Completion of Electrical Reticulation, and also the Rate of Interest payable thereon.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

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

And whereas the Rangiora County Council has been autho-

And whereas the Rangiora County Council has been authorized to borrow the sum of fifteen thousand pounds for electrical reticulation, and is now desirous of borrowing an additional sum of one thousand five hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the undertaking:

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

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

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

Prescribing the Rate of Interest that may be paid by the Devonport Borough Council in respect of a Loan of £200 authorized to be raised for the Purpose of completing the Improvements at the Stanley Bay Reserve.

CHARLES FERGUSSON, Governor-General.

ORDER IN COUNCIL

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

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 Devonport Borough Council has been authorized to borrow the sum of two thousand pounds for the purpose of carrying out improvements at the Stanley Bay Reserve, and is now desirous of borrowing an additional sum of two hundred pounds under the authority of section eighteen of the Local Bodies' Loans Act, 1913, for the purpose of completing the undertaking:

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

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

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

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

Prescribing the Rate of Interest that may be paid by the Lower Hutt Borough Council in respect of a Loan of £26,000 authorized to be raised for the Improvement of Roads.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwithstanding anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized. rized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent 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 Lower Hutt Borough Council has been authorized to borrow the sum of twenty-six thousand pounds for the interescent of reader.

for the improvement of roads:

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

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

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

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

Prescribing the Rate of Interest that may be paid by the Lower Hutt Borough Council in respect of a Loan of £5,000, being a Portion of a Loan of £7,000 authorized to be raised for the Erection of Workers' Dwellings.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present :

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

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

And whereas the Lower Hutt Borough Council has been authorized to borrow the sum of seven thousand pounds for the erection of workers' dwellings, and is now desirous of raising the sum of five thousand pounds, being a portion of the loan of seven thousand pounds:

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

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

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

Prescribing the Rate of Interest that may be paid by the Waikato County Council in respect of a Loan of £4,000 authorized to be raised for the Construction and Metalling of certain Roads in the Tauhei Special-rating Area.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th 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, WHEREAS by section eleven of the Finance Act, 1921, and its amondments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate such amount thereof as has not been borrowed, at such rate

Governor-General by Order in Council:

And whereas the Waikato County Council has been authorized to borrow the sum of four thousand pounds for the construction and metalling of certain roads in the Tauhei

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

annum:

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

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

Prescribing the Rate of Interest that may be paid by the Waimairi County Council in respect of a Loan of £14,400 authorized to be raised for the Purpose of redeeming Debentures issued in respect of the Electrical Reticulation Loan.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS by section eleven of the Finance Act, 1921, WHEREAS by section eleven of the Finance Act, 1921, and its amendments, it is provided that, notwith-standing anything to the contrary in any Act or in any rule of law, where a local authority or public body has been authorized before the passing of the said Act, or is thereafter authorized, to borrow money, whether pursuant to a poll of rate-payers or otherwise howsoever, whether the rate of interest or the term of years of the loan was or was not specified or determined, and such money or any part thereof has not been borrowed, the local authority may, with the precedent consent of the Minister of Finance, borrow such money, or such amount thereof as has not been borrowed, at such rate 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 Waimairi County Council has been authorized to borrow the sum of fourteen thousand four hundred of trout, salmon, or any other acclimatized fish: pounds for the purpose of redeeming debentures issued in respect of the Electrical Reticulation Loan:

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

annum:

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

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

Prescribing the Rate of Interest that may be paid by the Waimairi County Council in respect of a Loan of £800 authorized to be raised for the Purpose of redeeming Debentures issued in respect of the Shirley Channelling Loan.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

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

And whereas the Waimairi County Council has been authorized to borrow the sum of eight hundred pounds for the purpose of redeeming debentures issued in respect of the Shirley Channelling Loan:

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

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

annum:

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

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

Prohibiting the Export of Quinnat Salmon (Onchorynchus tschawytscha) from New Zealand

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

Present:

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

WHEREAS it is provided by section eighty-three of the Fisheries Act, 1908 (hereinafter referred to as "the said Act"), that the Governor-General may from time to time, by Order in Council gazetted, make regulations, inter

of trout, salmon, or any other acclimatized fish:
And whereas it is desirable to prohibit the export from
New Zealand of quinnat salmon (Onchorynchus tschawytscha):

New Zealand of quinnat salmon (Onchorynchus tschawytscha):
Now, therefore, His Excellency the Governor-General of
the Dominion of New Zealand, in pursuance and exercise of
the powers and authorities conferred upon him by the said
Act, and of all other powers and authorities enabling him in
that behalf, and acting by and with the advice and consent
of the Executive Council of the said Dominion, doth hereby
make the following regulation, and doth hereby order that
the said regulation shall have force and effect throughout
New Zealand. New Zealand.

REGULATION.

EXCEPT with the consent of the Minister of Marine first obtained, the export from New Zealand of quinnat salmon (Onchorynchus tschawytscha) is hereby prohibited.

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

Licensing Joseph Augustus Perano to use and occupy a Portion of Crown Land in Tory Channel us a Site for a Whale-factory.

CHARLES FERGUSSON, Governor-General. ORDER IN COUNCIL.

At the Government Buildings at Wellington, this 30th day of March, 1926.

${\bf Present:}$

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

HEREAS it is provided by section four of the Fisheries Amendment Act, 1912 (hereinafter called "the said Act"), that the Governor-General in Council may from time to time license and permit any part of the foreshore or other Crown land adjacent thereto to be used or occupied as a site fore whele factors on such conditions as he thinks for the said the for a whale-factory, on such conditions as he thinks fit, for a period not exceeding fourteen years:

period not exceeding fourteen years:

And whereas Joseph Augusuts Perano (who with his executors, administrators, and assigns is hereinafter referred to as "the licensee") has applied to the Governor-General in Council for a license under the said Act to occupy a portion of Crown land adjacent to the foreshore in Fisherman's Bay, Tory Channel, as shown on plan marked M.D. 6148, and deposited in the office of the Marine Department at Wellington, as a site for a whale-factory:

And whereas it has been made to appear to the Governor-

Wellington, as a site for a whale-factory:

And whereas it has been made to appear to the Governor-General that the working of the said factory will not be a menace or cause a danger to the public health:

Now, therefore, His Excellency the Governor-General of the Dominion of New Zealand, in pursuance and exercise of the power and authority conferred upon him by the said Act, and of all other powers and authorities enabling him in that behalf, and acting by and with the advice and consent of the Executive Council of the said Dominion, doth hereby license and permit the licensee to use and occupy that portion license and permit the licensee to use and occupy that portion of Crown land shown on the said plan M.D. 6148, and thereon edged red, as a site for the said factory; such license to be held and enjoyed by the licensee upon and subject to the terms and conditions set forth in the Schedule hereto.

SCHEDULE.

SCHEDULE.

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

2. The concessions and privileges conferred by this Order in Council shall extend and apply only to that part of the Crown land required as a site for the said factory, as shown, edged in red, on the plan marked M.D. 6148.

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

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

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

5. The licensee shall maintain the above-mentioned factory

in good order and repair.

6. Any person authorized by the Minister may, at all reasonable times, enter upon the said factory and view the state of repair thereof; and upon such Minister leaving at

or posting to the last known address of the licensee in New Zealand a notice in writing of any defect or want of repair in such factory, requiring the licensee within a reasonable time, to be therein prescribed, to repair the same, the licensee shall with all convenient speed cause such defect to be removed or such repairs to be made.

7. Nothing herein contained shall authorize the licensee

7. Nothing herein contained shall authorize the licensee to do or cause to be done anything repugnant to or inconsistent with any law relating to the Customs, or with any provisions of the Harbours Act, 1923, or its amendments, or the Fisheries Act, 1908, or its amendments, or any regulations made thereunder, and that are now or may hereafter be in force.

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

years from the date hereof, unless in the meantime such rights, powers, and privileges shall be altered, modified, or revoked by competent authority; and the licensee shall not assign, charge, or part with any such right, power, or privilege without the written consent of the Minister first obtained.

the written consent of the Minister first obtained.

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

10. In case the licensee shall-

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

(2.) Cease to use or occupy the said factory for a period of

(2.) Cease to use or occupy the said factory for a period of thirty days;
(3.) Become bankrupt, or be in any manner brought under the operation of any law in force for the time being relating to bankruptcy;
(4.) Fail to pay the sums specified in clause 3 of these conditions; or
(5.) Commit or suffer to be committed, through the working

of the said factory, any nuisance, or fail to dispose of the whale carcasses, or to dispose of them in such manner as to cause the same to be a menace

such manner as to cause the same to be a menace to the public health,—
then and in any of the said cases this Order in Council, and every license, right, power, or privilege may be revoked and determined by the Governor-General in Council without any notice to the licensee or other proceeding whatsoever: and publication in the New Zealand Gazette of an Order in Council containing such revocation shall be sufficient notice to the licensee, and to all persons concerned and interested, that this Order in Council and the license rights and privileges thereby

Order in Council, and the license, rights, and privileges thereby granted and conferred, have been revoked and determined.

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

12. The occupation of the said factory shall be sufficient evidence of the acceptance by the licensee of the terms and conditions of this Order in Council.

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

Opening Settlement Lands in the Auckland Land District for Selection.

CHARLES FERGUSSON, Governor-General.

TN pursuance and exercise of the powers and authorities conferred upon me by the Land Act, 1924, and the Land for Settlements Act, 1925, I, General Sir Charles Fergusson, Baronet, Governor-General of the Dominion of New Zealand, do hereby declare that the settlement lands described in the Schedule hereto shall be open for selection on renewable lease on Tuesday, the twenty-fifth day of May, one thousand nine hundred and twenty-six, at the rentals mentioned in the said Schedule; and I do also declare that the said lands shall be leased under and subject to the provisions of the said Acts. of the said Acts.

SCHEDULE.

Auckland Land District.—Settlement Land.—First-class Land.

Tauranga County.—Hereford Park Settlement.

SECTIONS 28, 38, and 48: Area, 1,056 acres 1 rood 27 perches; capital value, £2,070; half-yearly rent, £51 15s. Valuation

for buildings, £500. Half-yearly instalment of principal and interest on buildings, £19 10s.

Situated about five miles from Pongakawa Railway-station

Situated about five miles from Pongakawa Railway-station and school, and twenty-one miles from Te Puke Dairy Factory. About 20 acres swamp, 190 acres worn-out pasture, balance in fern and tea-tree. Undulating to hilly and broken land, watered by swamp, stream, and by ram from Pongakawa River. Suitable for mixed farming.

Improvements.—The improvements included in the capital value comprise fencing and grassing, valued at £628 15s.

The improvements not included in the capital value, but which are to be paid for separately, are—four-roomed dwelling, three-roomed dwelling and shed, iron shed, and cow-shed; total value, £500; repayable in cash or in twenty-one years by forty-two half-yearly instalments of £19 10s. Total half-yearly payment on lease, £71 5s. yearly payment on lease, £71 5s.

Otorohanga County.—Tahaia Settlement.

Section 8s: Area, 70 acres 3 roods 10 perches; capital value, £1,040; half-yearly rent, £26. Valuation for buildings, £320. Half-yearly instalment of principal and interest on buildings, £14 15s. 3d.

Section 9s.: Area, 74 acres 1 rood 28 perches; capital value, £920; half-yearly rent, £23. Valuation for buildings, £200. Half-yearly instalment of principal and interest on buildings, £10 2s.

£200. Half-yearly instalment of principal and interest on buildings, £10 2s.

Sections are situated about two miles and a half from Otorohanga Railway-station, school, and dairy factory. Practically level land of good quality, suitable for dairying. Section 8 has about 34 acres fair pasture; balance in wornout pasture, watered by two windmills. Section 9 has about 24 acres fair pasture, 10 acres worn-out pasture, 4 acres old cultivation, 6 acres tea-tree, and 30 acres surface-sown, drained, swamp land; watered by hand-pump at shed, and well and windmill at back. Gorse is spreading on both sections.

sections.

Improvements.—The improvements included in the capital value comprise: Section 8, fencing, draining, valued at £165. Section 9, fencing, valued at £114.

The improvements not included in the capital value, but to be paid for separately, are—
Section 8: Four-roomed dwelling, cow-shed, engine-room, and two implement-sheds, piggery; valued at £320; repayable in cash or in sixteen years by thirty-two half-yearly instalments of £14 15s. 3d. Total half-yearly payments on lease, £40 15s. 3d. £40 15s. 3d.

Section 9: Two-roomed dwelling, and four-bail cow-shed and separator-room; valued at £200; repayable in cash or in fourteen years by twenty-eight half-yearly instalments of £10 2s. Total half-yearly payments on lease, £33 2s.

Piako County.—Mangateparu Settlement.

Section 51s: Area, 94 acres 3 roods 9 perches; capital value, £1,500; half-yearly rent, £37 10s.

Situated about four miles and a half from Morrinsville Railway-station and dairy factory, and two miles from Mangateparu School. About 48 acres fair pasture, 10 acres wornout pasture, 16 acres lying after crop, and 20 acres unimproved swamp. Warm country, lying well to the sun, intersected by a gully, watered by a bore and windmill. Suitable for dairying. Subdivided into six paddocks.

Improvements.—The improvements which are included in the capital value comprise dwelling, three rooms and leanto, electric light, cow-shed and engine-room, electric motor and

electric light, cow-shed and engine-room, electric motor and boiler, approximately 105 chains boundary fencing and 50 chains subdivisional fencing; total value, £433 10s.

Waipa County.—Puahue Settlement.

Section 19s: Area, 101 acres; capital value, £900; half-yearly rent, £22 10s. Valuation for buildings, £290. Half-yearly instalment of principal and interest on buildings, £12 8s. 3d.

£12 8s. 3d.

Dairying property, situated about eleven miles from Te Awamutu Railway-station and dairy factory, and three miles from Puahue School. About 50 acres fairly steep faces in fern, balance level land in old pasture. Soil of a light nature on sandstone; watered by creek. Rabbits are numerous. Subdivided into four paddocks.

Improvements.—The improvements included in the capital value are approximately 102 chains fencing, valued at £65.

The improvements not included in the capital value, but to be paid for separately, are—three-roomed house and bathroom, with washhouse detached; four-bail cow-shed and separator-room, and piggery; valued at £290; repayable in cash or in eighteen years by thirty-six half-yearly instalments of £12 8s. 3d. Total half-yearly payments on lease, £34 18s. 3d. £34 18s. 3d.

As witness the hand of His Excellency the Governor-General, this 2nd day of April, 1926.

A. D. McLEOD, Minister of Lands.

Native Interpreter appointed.

Native Department,
Wellington, 7th April, 1926.

IS Excellency the Governor-General has been pleased to
authorize

William Huatahi Walker

to act as a Native Interpreter of the first grade, under the provisions of the Native Land Act, 1909, and the regulations made thereunder.

J. G. COATES, Native Minister.

Appointment in High Commissioner's Office.

Department of Internal Affairs,
Wellington, 31st March, 1926.

IS Excellency the Governor-General in Council has been
pleased to appoint, under section 0 of the Hill Description pleased to appoint, under section 9 of the High Commissioner Act, 1908,

Reginald Herbert Chapple

as an Officer in the office of the High Commissioner for New Zealand in London, as and from the 19th day of January,

RICHD. F. BOLLARD, Minister of Internal Affairs.

Eoard appointed in Terms of Section 335 of Municipal Corporations Act, 1920.

Department of Internal Affairs,
Wellington, 2nd April, 1926.

IS Excellency the Governor-General has been pleased,
in terms of section 335, Municipal Corporations Act, 1920, to appoint

Robert Ward Tate, Esquire, Stipendiary Magistrate, New

Plymouth, Laurence McKenzie McLaurin Monteath, Esquire, Accountant, New Plymouth, and

Leslie Adams Nolan, Esquire, Auctioneer, New Plymouth, to be a Board for the purpose of hearing an appeal lodged by Kararaina Paraone Heke, against the decision of the New Plymouth Borough Council in respect of an application for the approval of that Council to a proposed subdivision of certain land in the New Plymouth Borough.

RICHD. F. BOLLARD,
Minister of Internal Affairs.

Returning Officer for the Motunau Rabbit-proof Fencing District appointed.—Notice No. Ag. 2573.

Wellington, 31st March, 1926.

H IS Excellency the Governor-General has been pleased to appoint, in terms of section 88 (a) of the Rabbit Nuisance Act, 1908, Department of Agriculture,

William Thomas Lindsay

to be Returning Officer to hold the first election of trustees for the Motunau Rabbit-proof Fencing District, constituted under Part IV of the Rabbit Nuisance Act, 1908.

O. HAWKEN, Minister of Agriculture.

Justice of the Peace resigned.

Department of Justice, Wellington, 31st March, 1926.

H IS Excellency the Governor-General has been pleased to accept the resignation by Francis Lloyd Stephenson, Esq.,

of Rongotea, of his appointment as a Justice of the Peace for the Dominion of New Zealand and its Dependencies.

F. J. ROLLESTON, Minister of Justice.

Member of Licensing Committees appointed.

Department of Justice, Wellington, 7th April, 1926.

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

Charles Rutherford Orr Walker, Esq., S.M., to be a member of the Licensing Committees for the Districts of Waikato and Waimarino, vice F. W. Platts, Esq., S.M.,

on leave.

F. J. ROLLESTON, Minister of Justice.

Appointments in the Public Service.

Office of the Public Service Commissioner, Wellington, 1st April, 1926.

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

Arthur R. Cant, Esq.,

to be Master of the N.Z.G.S. "Hinemoa," as from the 19th day of February, 1926.

Denis Patrick Roughan, Esq.,

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Motupiko, as from the 6th day of March, 1926.

William John Stringer, Esq.,

to be Registrar of Marriages and Registrar of Births and Deaths for the district of Springburn, as from the 1st day of April, 1926.

A. C. TURNBULL, Secretary.

Deputy Registrars of Marriages, &c., appointed.

Registrar-General's Office,
Wellington, 6th April, 1926.

To 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 pages viz. respectively opposite their names, viz.:-

Awitu. Granity, at Millerton.* Cecil Stephen Pope ... Joseph McLaughlin ... Leslie Leonard Donald Parris Naseby.

Dominick Patrick Jenkins Fredrick Joseph Goomes Reginald Rolfe Wright Methven. Wanaka, ٠. Grev. * Births and Deaths only.

W. W. COOK, Registrar-General.

Classification of Roads in the Akaroa County.

N pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Joseph Gordon Coates, Minister of Public Works, do hereby approve of the Akaroa County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE AKAROA COUNTY.

CLASSIFICATION OF ROADS IN THE ARAROA COUNTY.

ROAD classified in the second class: Available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 8 tons:—

Main Akaroa Highway: From the county boundary at the Hill Top to Akaroa.

Road classified in the third class: Available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 6 tons:—

Summit Road: From the county boundary at the Hill Top to Long Bay Saddle.

Dated at Wellington this 23rd day of March, 1926.

Dated at Wellington this 23rd day of March, 1926.

J. G. COATES, Minister of Public Works. (P.W. 62/26/57.)

Classification of Roads in the Heathcote County.

IN pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Joseph Gordon Coates, Minister of Public Works, do hereby approve of the Heathcote County Council's proposed classification of roads as set forth in the Schedule hereto.

SCHEDULE.

CLASSIFICATION OF ROADS IN THE HEATHCOTE COUNTY.

Roads classified in the fifth class: Available for the use thereon of any motor-lorry which, with the maximum load it is licensed to carry, weighs not more than 2½ tons:—

Dyer's, Palmer's, Cuthbert's, Keighley's, Dry Bush, Ramahana, Chapman's, Avoca Valley, and Rapaki Roads, also Albert Terrace, Vernon Terrace, and Victoria and Heathcote Streets. cote Streets.

Dated at Wellington this 23rd day of March, 1926.

J. G. COATES, Minister of Public Works. (P.W. 62/26/45.)

Classification of Roads, Wairewa County.

IN pursuance and exercise of the powers conferred on me by the Motor-lorry Regulations, 1925, and the Motor-lorry Regulations Amendment No. 1, I, Joseph Gordon Coates, Minister of Public Works, do hereby alter the Wairewa County Council's proposed classification of the Main Highway (Christchurch-Akaroa) from the Motukarara Bridge to the Okuti Road (near Little River) from a third-class road under the Motor-lorry Regulations, 1925, to a third-class road under the Motor-lorry Regulations Amendment No. 1—that is, available for the use thereon of any motor-lorry which with the maximum load it is licensed to carry weighs not more than 6 tons, and do hereby approve such classification as than 6 tons, and do hereby approve such classification as

Dated at Wellington this 23rd day of March, 1926.

J. G. COATES, Minister of Public Works. (P.W. 62/26/27.)

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

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

SCHEDULE.

APPROXIMATE area of the piece of land required to be taken: 9 acres I rood 37 perches.

Being part Section 7, situated in Block XII, Waikouaiti

Survey District.

In the Otago Land District; as the same is more particularly delineated on the plan marked P.W.D. 65814, deposited in the office of the Minister of Public Works at Wellington, in the Wellington Land District, and thereon coloured

witness my hand at Wellington, this 7th day of As witne April, 1926.

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

(P.W. 24/1194.)

Prohibition of Issue of Money-order and Transmission of Postal Correspondence in New Zealand in connection with Duggan's Dublin Sweeps.

THE Postmaster-General of the Dominion of New Zealand having reasonable ground for supposing that the persons whose names and addresses are shown in the Schedule hereunder are engaged in promoting or carrying out a lottery or scheme of chance, it is hereby ordered, under section 28 of the Post and Telegraph Act, 1908, that no money-order in favour of either of the said persons shall be issued, and that no postal packet addressed to either of the said persons (either by his own or any fictitious or assumed name), or addressed to either of the addresses in the Schedule hereunder without a name, shall be either registered or forwarded by the Post a name, shall be either registered or forwarded by the Post Office of New Zealand.

SCHEDULE.

H. Towndrow, Chur, Switzerland. "Trusty," Vaduz, Liechtenstein.

Dated this 1st day of April, 1926.

WM. DOWNIE STEWART, For Postmaster-General.

New Zealand Government Railway Department.

NEW CAR AND WAGON SHOPS AT OTAHUHU NEAR AUCKLAND.

WRITTEN tenders will be received up to noon on the 30th September, 1926, at the office of the Railway Board, Wellington, New Zealand, for the erection of new car and wagon workshops at Otahuhu, near Auckland.

Plans, specifications, and conditions of contract may be seen at the offices enumerated below:—

The office of the High Commissioner United Kingdom .. for New Zealand in London.

The office of the Department of Labour, Ottawa. Canada ...

Australia . .

The New Zealand Government
Offices at Sydney and Melbourne.
The Chief Engineer's Office, Railway
Buildings, Wellington.
The Railway Engineer's Offices at
Auckland, Wanganui, Christ-New Zealand

church, Dunedin, and Invercargill.

The lowest or any tender not necessarily accepted. Telegraphic tenders will not be considered.

By Order.

Result of Poll for Proposed Loan.

Wellington, 6th April, 1926.

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

W. NOSWORTHY, Minister of Finance.

WAIMAIRI COUNTY COUNCIL.

Main Highway Reconstruction Loan Proposal.—Result of Poll. Pursuant to section 12 of the Local Bodies' Loan Act, 1913, I hereby give notice that a poll of ratepayers of the County of Waimairi was taken on the 18th day of March, 1926, on a proposal to raise a loan of £40,000 for mainhighway construction.

The number of votes recorded for the proposal was 660; the number of votes recorded against the proposal was 596.

I therefore declare that the proposal was rejected.

J. SEYMOUR, Chairman,

Result of Land Surveyors' Examination, March, 1926.

Omce of the Surveyor's Board,
Government Buildings,
Wellington, 25th March, 1926.

A T the examination of candidates for a surveyor's license
held in March, 1926, under the Surveyors' Institute
and Board of Examiners Act, 1908, and conducted by the
Federated Surveyors' Boards of Australia and New Zealand,
sixteen candidates presented themselves in New Zealand
to complete their examinations.

One of these candidates succeeded in all others.

under :-

Hanson, Frederick Melrose Horowhenua, of Greenmeadows. M. CROMPTON-SMITH,

Secretary, Surveyors' Board.

Kaitangata Relief Fund.

STATEMENT of account of the Public Trustee's administration from 31st March 1995 tration from 31st March, 1925, to 31st March, 1926:-£ s. d. .. 3,707 0 1 Cr. ber, 1925, at 5 per cent.

Interest from 31st December, 1925, to 31st 139 12 11 March, 1926, at 51 per cent. 47 19 9 £3,894 12 9 Dr. s. d. Account-Allowances to lst Beneficiaries $\begin{smallmatrix}104&0\\3,790&12\end{smallmatrix}$ April, 1926 9 . . Balance ...

£3,894 12

.. €3,790 12 Balance ... J. W. MACDONALD, Public Trustee.

Public Trust Office, Wellington, 1st April, 1926.

D

List of Masseurs registered under the Masseurs Registration Act, 1920.

Wellington, 1st April, 1926.

In accordance with section 11 of the Masseurs Registration Act, 1920, I, Thomas Harcourt Ambrose Valintine, hereby certify that the following list is a copy of the Register of Masseurs kept in my office in accordance with the Masseurs Registration Act, 1920, and corrected to the 31st day of March, 1926.

Registered No.	Surname and Christian Name.	Postal Address.	Qualifications,
1	Brandon, Louise E	133 Willis Street, Wellington	I.S.T.M. certificate.
2 i 3	Appleby, Edith M Barnet, John D	Mount Albert Road, Mount Albert, Auckland P.O. Box 1568, Auckland	
4	Brackebush, Arthur Franz	Imperial Buildings, Queen Street, Auckland	" "
$\hat{5}$	Downes, John E	18 Huntly Avenue, Auckland	27
6	Greer, Mary C	152 Ormond Road, Gisborne	,,
. 7	Harrison, Joseph W.	131 Featherston Street, Wellington	,,
8	Dickson, Marjorie B	11 Garden Road, Fendalton, Christchurch	,,
$\frac{9}{10}$	Kitto, James Manuel Mackay, Albert G	Domain Hot Springs, Helensville 42 Wickstead Street, Wanganui	"
11	Hood, Thomas John	91 St. Hill Street, Wanganui	99 99
12	Leask, Mary	9 Fitzroy Road, Napier	, ,,,
13	Macarthur, Leslie William	77 Queen Street, Auckland	,,
14	Macintosh, James Allan	2 Onslow Road, Mount Eden, Auckland	"
$\begin{array}{c} 15 \\ 16 \end{array}$	McInnes, Angus Charles Redward, Ellen	28 Victoria Avenue, Invercargill Ormondville, Hawke's Bay	**
17	Redward, Ellen Redward, James Frederick	Ormondville, Hawke's Bay	,,
18	Neilson, Robert	St. Clair Hot Sea Baths, St. Clair, Dunedin	. 22
19	Muggleworth, Elizabeth Mc.	10 Grafton Road, Auckland	,,
20	Richardson, Florence C	10 Talayera Terrace, Wellington	Dr. Kjellberg's Institute.
$\frac{21}{22}$	Sarelius, Waino Victor	36 Park Terrace, Christchurch McKee's Buildings, Gisborne	Not less than three years' active practice.
$\frac{22}{23}$	Clemett, Margaret Jano Claxton, John Edward	94 Willis Street, Wellington	29
$\frac{26}{24}$	Hewitt, Sarah Edith	Templeport, 8 Clyde Road, Epsom	••
. 25	Turner, Lena Osborne	(Address unknown)	Defence Department's certificate.
26	Gillespie, Helen	King George V Hospital	. "
27	Murray, Freda May	Military Hospital, Hanmer	Otago School of Massage certificate.
$\frac{28}{29}$	Gilbertson, Edith Violet	29 Hobson Crescent, Wellington Oaklands, Anderson's Bay, Dunedin	Defence Department's certificate.
30	Kane, May	5 Halswell Street, Wellington	I.S.T.M. certificate.
31	Easton, Rose	Public Hospital, Wellington	,,
32	Fenwick, Dorothy Margery	Merani Street, Devonport	I.S.T.M. certificate and Swedish Go-
		D I D I I I I I	vernment diploma.
33	Washer, Elizabeth H	Devon Road, Frankton Junction	Otago School of Massage certificate. I.S.T.M. certificate.
$\frac{34}{35}$	Jorgensen, Carl Owen	166 Moxham Avenue, Kilbirnie	Not less than three years' active practice.
36	Paltridge, George Henry	146 Armagh Street, Christchurch	»
37	Webb, Martha A	Public Hospital, Taihape	,,
38	Walker, Thomas G	14 George Street, Rocky Nook, Auckland	I.S.T.M. certificate.
39	Jacobsen, Ada C	Massage Department, Hospital, Wellington Care of Bath-house, Rotorua	Defence Department's certificate. Not less than three years' active practice.
40 41	Hewitt, Robert A	Care of Bath-house, Rotorua	I.S.T.M. certificate.
42	Carruthers, Montague T	50 Boulcott Street, Wellington	Not less than three years' active practice.
43	Malling, Francesca E	(Address unknown)	Defence Department's certificate.
44	Mendelssohn, Minnie	4 Scotia Place, Auckland	Not less than three years' active practice.
45	Russell, Nena Craig	345 Victoria Avenue, Wanganui	Defence Department's certificate.
$\begin{array}{c} 46 \\ 47 \end{array}$	Trimmer, Phyllis K Symons, Mildred	(Address unknown)	**
48	Symons, Mildred	P.O. Box 36, Masterton	,, ,,
49	Westacott, Elizabeth	King George V Hospital, Rotorua	33
50	Sillifant, Clarrie	(Address unknown)	, , , , , , , , , , , , , , , , , , ,
51	Cherry, Clara E	3 Cecile Road, Mount Eden, Auckland	I.S.T.M. certificate.
52	Brown, Gladys Wade	Haddington, Sandgate, Queensland	Defence Department's certificate. Deemed competent.
$\frac{53}{54}$	Jackson, Herbert W Hanning, Mary Grace	Tawhiti, Hawera (Address unknown)	Defence Department's certificate.
55	Ferguson, Ruth Isobel	Public Hospital, Waipukurau	"
56	Dempsey, Hectorine	Vogeltown, New Plymouth	**
57	Coates, Muriel M	Broadway Chambers, Newmarket, Auckland	Otago Sahaal of Magaaga contificate
58 59	O'Conner, Adelene Smith, Christine	25 Courtenay Place, Wellington 123 Willis Street, Wellington	Otago School of Massage certificate. I.S.T.M. certificate.
60	Smith, Christine	Rawene, Hokianga	Defence Department's certificate.
61	Mitchell, Maud	General Hospital, Wellington	I.S.T.M. certificate.
62	Brooks, Lilian	20 Elizabeth Street, Timaru	Not less than three years' active practice.
63	Johnston, David N.	902 Colombo Street, Christchurch	,,
64 65	Hutchison, Muriel G	37 Cornwall Park Avenue, Epsom Allendale Road, Mount Albert	**
65 66	Ward, Ellinor Mary Harding, William F	175 Milton Street, Sydenham	,, ,,
67	Clark, Lilian E	College Street, Te Awamutu	Diploma of Massage, A.M.A.
68	Nelson, Eileen M. A	15 Wroxton Terrace, Fendalton	,,,
69	Wright, Jean D	28 Golf Road, Epsom	I.S.T.M. certificate.
70	Hirsch, Max	Union Buildings, Customs Street, Auckland	Not less than three years' active practice.
71	Goss, Mary E	Dent Street, Whangarei	"
$\frac{72}{73}$	Pearce, Olive L. M	Public Hospital, Masterton 262 George Street, Dunedin	>> >>
74	Hall, John Young	50 Collins Street, Hawera	•
75	Gillespie, Henrietta	27 Heads Road, Wanganui	Defence Department's certificate.
76		(Address unknown)	,,
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LIST OF MASSEURS—continued.

	1	LIST OF MASSEURS—continued.	
Registered No.	Surname and Christian Name.	Postal Address.	Qualifications,
77	Guinan, Mathew	494 George Street, Dunedin	N . 1
78	Buckrell, Laurel	Public Woomital Chairtal	Not less than three years' active practice.
79	Lindesay, Inez V. G	17 Avon Street, Parnell, Auckland	"
80	Cleghorn, David	Selwyn Road, Epsom, Auckland	,,
81	Page, Ilma May	Rosemont, Mount Albert, Auckland	Defence Department's certificate.
82	McAlister, Margaret	(Not practising)	I.S.T.M. certificate.
83	Howell, Winnefred N. H	"Marston" Marston Road, Timaru	**
84 85	Walker, Mathew	Pierce Buildings, Symonds Street, Auckland	Not less than three years' active practice.
86	Kerr, William Norman	95 Symonds Street, Auckland	***
87	Beckett, John N	648 George Street, Dunedin	Defence Department's certificate.
88	Guthrie, Thomas H. L.	182 Fitzgerald Avenue, Christchurch 6 Byron Street, Napier	I.S.T.M. certificate.
89	Morris, Christine	10 Wingfield Street, Wellington	Harley Institute certificate. Not less than three years' active practice.
90	Watkins, Sarah Ann	156 Rolleston St., Linwood, Christchurch	not less than three years active practice.
91	Clark, Mary	Infantile Paralysis Ward, Public Hospital,	***
00	~ . ~ _	Wellington	,,
92	Geden, George Thomas	Dawson and Vivian Streets, New Plymouth	I.S.T.M. certificate; Defence Depart-
93	Vosper, John	The Vicarage, Motueka	ment's certificate.
94	Pike, Trevor Thomas	124 Chester Street, Christchurch	Not less than three years' active practice.
95	Shannon, Eileen	Waituna West, Feilding	,,
96	Trafford, Richard W	H.B. Buildings, Queen Street, Auckland	"
97	Booth, D. Edwin	480 George Street, Dunedin	•••
98	Long, Alice Mary	54 Upland Road, Remuera, Auckland	I.S.T.M. certificate."
100	Tanner, Dorothy	Cook Hospital, Gisborne	Defence Department's certificate.
101	Wilson, Agnes Sutherland, Christina	9 Miriam Street, Masterton	Not less than three years' active practice.
102	Rogerson, Frances	21 Tuam Street, Christehurch	Defence Department's certificate.
104	Baldock, Edith E.	Box 3, Longburn 12 Balfour Road, Parnell, Auckland	I.S.T.M. certificate.
105	Scanlon, Louise K	12 George Street, Hawera	Not less than three years' active practice.
106	Harris, Vera	Massage Department, Bath-house, Rotorua	I.S.T.M. certificate."
107	Pike, Thomas Beckett	99 Chester Street, Christchurch	Not less than three years' active practice.
108	Leslie, Alexander	Electro-Medical Institute, North St., Timaru	,,
109	Wain, Alice M	Riverlands, Waimate, South Canterbury	Defence Department's certificate.
110 111	Moderich, George	43 Wellington Street, Auckland	Not less than three years' active practice.
111	Ensor, Mabel	Flat 5, Majestic Mansions, Bedford Street,	Otago School of Massage certificate.
112	Christinsen, Charles E.	St. Clair, Dunedin Box 38, Te Aroha	Nad land has about a sure of the sure of t
113	Young, Emily A	Doubley District If against 1 Westerness	Not less than three years' active practice.
114	Swales, Isobel	Henri Street, Narrow Neck, Devonport,	Defence Department's certificate. Not less than three years' active practice.
		Auckland	Not less than three years active practice.
115	McCullough, Jane	Home of Health, Papanui, Christchurch	
116	Hammond, Henry W	273 Cashel Street, Christchurch	"
117	Goulstone, Muriel F	(Address unknown)	Auckland Hospital massage certificate.
$\frac{118}{119}$	Hamilton, Thomas D'A Linsell, Mabel A	6 Short's Buildings, Queen St., Auckland	Not less than three years' active practice.
120	White, Arthur L	63 Hamilton Road, Kilbirnie	Deemed competent.
121	Edwards, George	44 W	Not less than three years' active practice.
122	Edwards, Clarice R	High Street, South Motueka	**
123	de la Haye, Philip J	67 Vivian Street, New Plymouth	,,,
124	Burfoot, Alice	61 Pirie Street, Wellington	,,, ,,,
125	Brandstater, Gustan A	Sanatorium, Papanui, Christchurch	Battlecreek Sanatorium certificate.
126	Bayliss, Harold S	Corner of King and Knight Sts., Hastings	Not less than three years' active practice.
$\begin{array}{c} 127 \\ 128 \end{array}$	Anderson, Esther	11 Gladstone Road, Napier	***
130	Almond, Margaret Aitkenhead, L. C. A	362 Ormond Road, Gisborne	A11 . 1 TT 2. 1
131	Aitkenhead, L. C. A Brandstater, E. W	Blantyre Park, Parakai P.O., Helensville Sanatorium, Papanui, Christchurch	Auckland Hospital massage certificate.
132	Martin, James S	21 Wellington Street, Hawera	Not less than three years' active practice.
133	Lawry, Kathleen	Karaka Bay, Wellington	Auckland Hospital massage certificate.
134	Barke, Ruth A. J	"Our Theatre" Buildings, Newtown, Wel-	Not less than three years' active practice.
135	Royko William	lington	- -
136	Barke, William Emmerson, Ada M. M	Ditto	••
137	Gerard, Francis B	10 Sherborne St., St. Albans, Christchurch	**
138	Davy, Ciss Palgrave	Bayswater, Auckland	**
139	Wilkin, Edith Leaf	First Floor, Stafford Buildings, Timaru	Defence Department's certificate.
140	MacIntosh, James W. N	134 Salisbury Street, Christchurch	C.S.M.M.G. certificate.
141	Bigham, Elizabeth (née Read)	Rakau Road, Hataitai, Wellington	Defence Department's certificate.
142	Read, Jane	26 Bishop Street, St. Albans, Christchurch	Otago School of Massage certificate.
143 144	Rees-George, Arthur	King George V Hospital, Rotorua	I.S.T.M. certificate.
145	Rowe, Olive E Rowley, Mary C	Victoria Street, Hamilton Care of Miss McLean, Duart Road, Have-	Defence Department's certificate.
ł	_	lock North	Otago School of Massage certificate.
146	Sim, Elizabeth M	Public Hospital, Wellington	19
147	Sparkes, Richard H	King George V Hospital, Rotorua	Defence Department's certificate.
148	Taylor, Ethelred R. A.	9 Campbell Street, Wanganui	I.S.T.M. certificate.
149	Ward, Ruth K	P.O. Box 41, Taihape	a. a." 1 a.=
150 151	Ariell, Hannah B	(Address unknown)	Otago School of Massage certificate.
151	Flett, Helen J	Rutland Street, Rotorua	Defence Department's certificate.
153	Horton, Decima C.	Vina Canna V Hamital Datama	>>
154	Gubbins, Beatrice A	(Not practising)	I.S.T.M. certificate.
155-	Gould, Mary E	198 Willis Street, Wellington	i.b.1.m. ceruncate.
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LIST OF MASSEURS—continued.

Registered No.	Surname and Christian Name.	Postal Address.	Qualifications.
156	Knight, Gwendoline J	(Address unknown)	Otago School of Massage certificate.
157	Macphail, William	Queen Mary Hospital, Hanmer	Defence Department's certificate.
158	Copland, Ivy H	38 Short Street, Ashburton 213 Worcester Street, Christchurch	Passed State massage examination. Otago School of Massage certificate.
159 160	De Renzi, Kathleen Dean, Myrtle F. R	(Address unknown)	I.S.T.M. certificate.
161	Christie, Eunice J. L.	Test Street, Oamaru	Otago School of Massage certificate.
162	Berry, Winifred	Nurses' Home, Cumberland St., Dunedin	, , , , , , , , , , , , , , , , , , ,
163	Hadfield, Nina A	St. John's Hill, Wanganui	Passed State massage examination.
164	Wardell, Ethel M	Care of High Commissioner for New Zealand, Strand, London	Defence Department's certificate.
165	Watson, Florence M	Granity, Westport	Passed State massage examination.
166	Snodgrass, Sarah	King George V Hospital, Rotorua	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
167	Shaw, Florence H	Massage Staff, Hospital, Wanganui St. Quentin, Lambton Road, Napier	33
$\frac{168}{169}$	Macfarlane, Jessie	Roseneath, Sawyer's Bay, Otago	,, ,,
170	March, Nicholas G	82 Webb Street, Wellington	Not less than three years' active practice.
171	Macintosh, Ruth Eliza	2 Onslow Road, Dominion Road, Mount Eden, Auckland	Not less than three years' active practice, and Battlecreek Sanatorium certifi- cate.
172	King, Ellen F	Sanatorium, Papanui, Christchurch	Not less than three years' active practice.
173	Richards, Walter	29 Pitt Street, Auckland	**
174	Dowsett, Edward H	10A Whitaker Place, Auckland	Deemed competent. Not less than three years' active practice.
$\frac{175}{176}$	Hooton, Lilian Peek, Hedley J	85 Rose Road, Grey Lynn, Auckland 11 Poynder Avenue, Fendalton	Not less than three years active practice.
177	Hare, Edward	21 Wellesley Street, Auckland	33
178	Melrose, John D	20 Bourke Street, North Invercargill	"
179	Sargeant, Emily E	97 Colombo Street South, Christchurch	ISTM contificate
180	Edwards, Eleanor	Ellison Chambers, Queen Street, Auckland	I.S.T.M. certificate. Not less than three years' active practice.
$\frac{181}{182}$	Hallett, Muriel R Bellis, James E	49 Ranfurly Road, Epsom, Auckland	
183	Christmas, Mary L.	Nurses' Home, Christchurch Hospital	Defence Department's certificate.
. 184	Popplewell, Edith	King George V Hospital, Rotorua	
185	Campbell, Neil W.	"Patcham," 98 Symonds Street, Auckland	I.S.T.M. certificate.
186	Pike, Vincent C	Wilson Street, Timaru	Otago School of Massage certificate.
187 188	McCurdie, Rhoda L. S Wright, Adelaide	19 Onslow Street, St. Clair, Dunedin 14 Mountain Road, Epsom, Auckland	,,
189	McGowan, John	10 Nairn Street, Wellington	I.S.T.M. certificate.
190	Rosser, Joseph	Pukuatua Street, Rotorua	Not less than three years' active practice.
191	Haste, Maud W	123 Willis Street, Wellington	I.S.T.M. certificate. Not less than three years' active practice.
$\frac{192}{193}$	Long, Clifford H	248 Worcester Street, Christchurch 85 Hansen Street, Wellington	Deemed competent.
194			Not less than three years' active practice.
105	Sims	Trafalgar Street, Levin	Auckland Hospital massage certificate.
195 196		Sanatorium, Papanui, Christchurch	Deemed competent.
197		Hope Road, Thames	Not less than three years' active practice.
198	MacLoughlin, Mary	38 Colombo Street, Wellington	,,
199		149. Confirm Deed Applicad	,,
$\frac{200}{201}$		143A Grafton Road, Auckland 494 George Street, Dunedin	,,
202		8 Bell Road, Remuera, Auckland	>>
203		113 Willis Street, Wellington	,,
204	Dobbie, Ellen L		Passed State massage examination.
205	Alderson, Henrietta R	High Street Chambers, High Street, Christ- church	Not less than three years' active practice.
206		83 Edward Avenue, St. Albans, Christchurch	***
207	Watson, Mary	(Address unknown)	"
$\frac{208}{209}$			
210		יו דו די)) · · · · · · · · · · · · · · · · · ·
211	Piotrowska, Isabella F.	Public Hospital, Hawera	I.S.T.M. certificate.
212	Nurse, Bertha G	General Hospital, Gisborne	
213		FO CON COLUMN	London School of Massage certificate. I.S.T.M. certificate.
$214 \\ 215$		75 767 777	Otago School of Massage certificate.
$\frac{215}{216}$		TO 11: TE 1: 1 TTY /	I.S.T.M. certificate.
217		1 (1) 1 (1) TO 1 (1) 1	Not less than three years' active practice, and Auckland Hospital massage certificate.
218	Murdock, J. Anne	Hanmer Springs	Not less than three years' active practice.
220	Rodgers, Ann	School House Kaeo	***
221	Osten, Richard H.	90 Dee Street, Invercargill	فَوْفِي الْمُعْمِينِ مِنْ مِنْ اللَّهِ مِنْ اللَّهِ مِنْ اللَّهِ مِنْ اللَّهِ مِنْ اللَّهِ مِنْ اللَّهِ اللَّهِ
223		520 George Street, Dunedin	99 (1) (1) (1) (2) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1
$\frac{224}{225}$			
226	Hall, George H	3 Waterloo Avenue, Wellington South	,,
227			Not less then three years' active practice, and Auckland Hospital massage certificate.
228		"Waitangi," Boulcott Street, Wellington	Not less than three years' active practice.
229		100 II: ab mate Dealers Dans die	Otago School of Massage certificate.
			T.M.G. (England).
230 231		de la la contra da 1 la contra	Defence Department's certificate. Otago School of Massage certificate.
. 45.		Christchurch	
232	2 Martin, Muriel E	. 163 Tancred Street, Linwood, Christchurch	

LIST OF MASSEURS-continued.

Registered No.	Surname and Christian Name.	Postal Address.	Qualifications
233	Andreae, Gladys E	"Mataura," 23 Victoria Avenue, Remuera	I.S.T.M. certificate.
234 235	Affleck, Mary E	14 Brandon Street, Wellington 62 Garden Road, Fendalton, Christchurch	Otago School of Massage certificate.
236 237	Brown, Ellen B	Public Hospital, Dunedin (Address unknown)	I.S.T.M. certificate.
238 239	Saunders, Mary I Kelly, Ruby I	32 Don Street, Invercargill 101 Grange Road, Mount Eden, Auckland	Otago School of Massage certificate. Not less than three years' active practice, and Auckland Hospital massage certificate.
240 241	Perston, Arthur R Yuille, Constance	"Om-Ra," The Heights, Seatoun, Wellington Box 1456, Wellington	Deemed competent.
242 243	James, Reginald J Hildebrandt, Wilhelm H	2 Queen Street, Petone The Hydro, Napier	Not less than three years' active practice.
244	Rowe, Louise F	Union Bank, Hunterville	Dr. Olav Benedictsen's certificate, Copenhagen.
245 246	Bent, Florence Bee, Helen S	Castlebar, Khyber Pass, Auckland Queen Mary Hospital, Hanmer	Passed State massage examination.
247	Ryder, Elaine M	Care of Mrs. Wratt, 412 George Street, Dunedin	"
248	Jordan, Elsie C	136 Bishop Street, St. Albans, Christchurch	"
249 250	Chapman, Evelyn P Petre, Gertrude M	19 Summer Street, Stanley Bay, Auckland 16A Royal Exchange Buildings, Cathedral	I.S.T.M. certificate.
251	Wilson, Catherine	Square, Christchurch Queen Mary Hospital, Hanmer	Not less than three years' active practice,
252	Courvoisier, Henri	Te Kaihanga, Russell Street, Waipukurau	and Auckland Hospital massage certificate. Not less than three years' active practice.
253	Keyes, Isabel C	Nurses' Home, Public Hospital, Auckland	Not less than three years active practice, and Auckland Hospital massage certificate.
254 255	Nurse, Frances L Brown, Margaret	706 N.Z. Insurance, Queen Street, Auckland Nurses' Home, Park Road, Auckland	I.S.T.M. certificate. Not less than three years' active practice, and Auckland Hospital massage cer- itficate.
256 257	Williams, Catherine A Thompson, Edith J	Military Hospital, Hanmer Massage Department, Public Hospital, Wellington.	Not less than three years' active practice. Otago School of Massage certificate.
258	McPhee, Donald	5 Carlton-Gore Road, Auckland	I.S.T.M. certificate.
259 260	Coward, Theodore Frost, Florence E	32 Pirie Street, Wellington 6 Owens Road, Epsom, Auckland	Not less than three years' active practice. Not less than three years' active practice, and Auckland Hospital massage cer- tificate.
261 262	Anderson, Edith D	155 Hansen Street, Wellington	Not less than three years' active practice.
263 264	Mehaffey, Eileen M Salter, Ida M	Southland Hospital, Invercargill 28 Papanui Road, Christchurch	Defence Department's certificate. Defence Department's certificate, and Remedial portion of State massage
265	Jewiss, Arthur H	Cashel Street, Christchurch	examination. Not less than three years' active practice.
266 267	Kettle, Phyllis A. Montgomery, L	5 Lysnar Buildings, Gisborne 19 Remuera Road, Remuera, Auckland	C.S.M.M.G. certificate.
268 269	Cole, George A	Y.M.C.A., Wellington	Deemed competent. I.S.T.M. certificate.
270	Reynolds, Margaret	Wellington 17 Goring Street, Wellington	Not less than three years' active practice.
271 272	Nixon, Margaret	131 Riccarton Road, Christchurch 122 Seatoun Road, Kilbirnie, Wellington	I.S.T.M. certificate. Not less than three years' active practice.
273 274	McEwen, Florence E. Boor, Millicent A	Hurworth, Carrington Road, New Plymouth Care of Mrs. Cuthbertson, Ngatitama Street,	"
275		Nelson Care of D. Watson and Sons, Ltd., Wellington	, · · · · · · · · · · · · · · · · · · ·
276	Andrews, Leonard Ward, John E	McGruer's Buildings, Wanganui	**
277 278	Mackay, Barbara	118 Frederick Street, Dunedin	Defence Department's certificate. Not less than three years' active practice.
279	Lang, L. C	Waikato Hospital, Ĥamilton	Auckland Hospital massage certificate.
280 281	Grierson, Hester S	Nurses' Home, Public Hospital, Wellington 40 Riddiford Street, Wellington	I.S.T.M. certificate. Not less than three years' active practice.
282	Paterson, May L	4 Olive Square, Napier	Otago School of Massage certificate.
283 284	Early, Mary A Baldock, Elizabeth Sturtevant	38 Remuera Road, Auckland	C.S.M.M.G. certificate. Not less than three years' active practice.
285 286	Cornish, Thomas S	Scoble, Onewhero	,,
287	Rowell, John	Ti Street, Rotorua	"
288	Perkins, EmilyL	243 Upper Symonds Street, Auckland	23
289 290	Perkins, George	Montecello Home, Eglington Road, Dun-	Passed State massage examination.
291	Larnach, Margaret O	edin Fenton Street, Rotorua	Not less than three years' active practice.
292 293	Grigor, Mary	281 St. George Street, Dunedin	Passed State massage examination.
294	Calwell, William A	Police-station, Otira King Street, Rotorua	Deemed competent. Not less than three years' active practice.
295	Ker, Grace	(Address unknown)	Defence Department's certificate.
296	Wilkins, Eleanor J.	Kenilworth, Hill Street, Wellington	Not less than three years' active prac- tice, and Bedford Physical Training certificate.

LIST OF MASSEURS—continued.

Registered No.	Surname and Christian Name.	Postal Address.	Qualifications.
905	Donald, Lottie H	Gilie Avenue, Epsom, Auckland	Not less than three years' active practice.
$\begin{array}{c c} 297 \\ 298 \end{array}$	Donald, Lottie H Charlsworth, Dorothy E	Burnell Avenue, Wellington	,,
299	Hames, Catherine	17 Larkworthy Street, Dunedin	,,
300	Tomlinson, Julie A	Willesley, Richmond Avenue, Nelson	• • • • • • • • • • • • • • • • • • • •
301	Brandstater, Martha A	7 Watson's Road, Papanui, Christchurch	,,
302	Teape, Jane N	Rockside, Mount Eden, Auckland	Otago School of Massage certificate.
303	Budd, Marjorie	Nurses' Home, Park Road, Auckland	Not less than three years' active prac- tice, and Auckland Hospital massage certificate.
304	Bruce, Maud	281 George Street, Dunedin	Otago School of Massage examination.
305	Stilling, Ethel	17 Fendalton Road, Christehurch	Not less than three years' active practice.
306	Hallett, Agnes D	(Address unknown)	B.I.S.T.M. certificate.
307	Tassell, Edward C	Abbott's Buildings, Napier	Not less than three years' active practice.
308	Manson, Christina	84 Jervois Road, Ponsonby, Auckland	I.S.T.M. certificate."
309	Asher, Margaret G	King George V Hospital, Rotorua	C.S.M.M.G. certificate.
310	Mactier, Dora	Erncliffe, Dominion Road, Mount Eden,	Not less than three years' active prac-
311	Coupland, Ethel	Auckland	tice, and Auckland Hospital massage certificate.
312	Croker, Harry	Main Baths, Rotorua	Not less than three years' active practice.
313	Reynolds, Lina M.	51 Lees Street, Dunedin	I.S.T.M. certificate.
314	Brackebush, August	"Kia Ora," Rotorua	Not less than three years' active practice. Auckland Hospital massage certificate.
315	Adeane, Leoni E. E.	Auckland	-
316	Peters, Margherita J.	Massage Department, Government Bath Buildings, Rotorua	I.S.T.M. certificate.
317	Mitchell, Ethel M.	118 Ferguson Street, Palmerston North	Deemed competent.
318	Dawson, Margaret		Not less than three years' active practice. I.S.T.M. certificate.
319	Gould, Kathleen P.	C.P.O., Christehurch	Not less than three years' active practice.
320	Lynch, Marie M	1 44 Deminion Poildings Cathodral Savara	not less than office years active practice.
321	More, Elsie M	Christchurch	77
322	Duffus, Adeline M.	4 Essex Road, Mount Eden, Auckland	The difference of examination
324	Cameron, Jean H.	Longbush P.O., Southland	Passed State massage examination. Defence Department's certificate.
325	Piper, Katherine		Defence Department s cerumeate.
800	G Th. T	Hawera 3 Almeda Terrace, Wellington	Not less than three years' active practice.
329	Grey, Ida L	ron C .11. Charact Damadia	Otago School of Massage certificate.
$\frac{330}{331}$	Cameron, Mercy M. Bull, Edward		Not less than three years' active practice.
332	Dufaur, Flora I	D. L. A. D Whalestone	Otago School of Massage certificate.
333	McLean, Ronald T.	O C Dl a Wallington	Not less than three years' active practice.
334	Lockie, Isobel S	D A Dan Lin Hamital	C.S.M.M.G. certificate.
335	Steele, Janet M	100 Albany Street, Dunedin	
336	Hesketh, Winifred L.	18 Domett Avenue, Epsom, Auckland	Not less than three years' active practice.
337	Blackbourne, Emma M.	2 Oriental Terrace, Wellington	Crighton Hale certificate.
338	Shaw, Richard F	#1 A . Cu 177-112	Not less than three years' active practice.
339	Stables, Margaret M	O 6 37 36 O A 337-111	"
$\frac{340}{341}$	Duffy, J. A	TO TO A tool of	39
342	Nielson, Bessie	Care of H. S. Bayliss, corner King and	"
		Knight Streets, Hastings	
343	Pearce, William Percival .	Christchurch	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
344	Nicholson, Jane	. 14 Driver's Road, Maori Hill, Dunedin	I.S.T.M., certificate.
345	Diver, Eleanor Septima .	. Y.W.C.A. Hostel, Scotia Place, Auckland	Crighton Hale certificate.
346	Hudson, Mrs. Harriet		Not less than three years' active practice.
347	Hudson, Frederick Charles .	1 OCE O. 1 1 . Ot Ot Allege Observed	**
348	Brown, Campbell Stout . Taylor, Dora Margaret .	#1 Clifford Street Cighonno	Otago School of Massage certificate.
349 350	Lane, Huon	D. II D. D. D. J Chuigtahannah	Not less than three years' Sydney Sana torium.
351	Williamson, Agnes Walker .	. 20 Fitzherbert Terrace, Wellington	Liverpool Physical Training College.
352	Davies, Eileen Mary .	. The Cottage, Port Hills, Nelson	I.S.T.M. certificate.
353	Hetherington, Miss Sarah Jar		Swedish School of Massage.
354			Defence Department's certificate. Crighton Hale certificate.
355	Rust, Mrs. Mary	40 Wynyard Street, Auckland 44 Dominion Buildings, Christchurch	C.S.M.M.G. certificate.
356 357	Anderson, Miss Janet Knox	. 48 Monro Street, Seatoun, Wellington	Not less than three years' active practice.
357 358	Birch, Mrs. Ruth Ainsworth, Ruby M	. The Hospital, Christchurch	I.S.T.M. certificate.
359			Not less than three years' active practice.
360			I.S.T.M. certificate.
361	Miller, Kathleen M.	. 7 Rolleston Street, Wellington	Not less than three years' active practice.
362		. 151 Upland Road, Kelburn, Wellington	"
363		. Ernott's Lane, Greymouth	, , , , , , , , , ,
365	Smith, Ellen	. 15 Queensberry Street, Dunedin	Otago School of Massage.
367	Fraser, Margaret	. 115 Brougham Street, Wellington	Australian Massage Association, Guy's Hospital.
368	Stenhouse, Mary Elizabeth.	. 34 Sandringham Street, St. Clair, Dunedin	Otago School of Massage.
369		~~	,,
370		. Crown Street, Royal Oak, Onehunga	
371	Turton, Beryl Alice .	. Care of Bank of Australasia, Auckland	C.S.M.M.G. certificate,
372		. Queen Mary Hospital, Hanmer	I.S.T.M. certificate.

LIST OF MASSEURS-continued.

Registered No.	Surname and Christian Name.	Postal Address.	Qualifications.
373	Spens-Black, Yvonne Mabel	Massage Department, Bath House, Rotorua	Not less than three years' service.
374	Champtaloup, Miriam	11 Elder Street, Dunedin	State massage examination.
375	Simpson, Alice Mary	0.00 6 75 7 4 71 1	C.S.M.M.G. certificate.
376		TT	I.S.T.M. certificate.
377	l www f a		Defence Department's certificate.
378		Government Bath Buildings, Rotorua	
	Jones, Mandel James		Not less than three years' active practice
379	Erwin, Jean Neile	82 Mansfield Avenue, St. Albans, Christ- church	Registered nurse, State massage examination.
380	Copland, Ethel Mary	Keri, Marama Street, Frankton Junction	I.S.T.M. certificate.
381	Jewiss, Frank	4 Auburn Street, off Khyber Pass, Auckland	Not less than three years' active practice
382	Smyth, Elsie Pearl	84 Grafton Road, Auckland	C.S.M.M.G. certificate
383	Cosens, Joan Sylvia Garrod	Bank of New South Wales, Auckland	,,,
384	Smith, Wilfred Thomas	308 George Street, Sydney	Not less than three years' active practic
385	Fooks, Gertrude Compton	Care of High Commissioner for New Zealand, Strand, W.C., London	State massage examination.
386	Morton, Ella Beatrice	19 Paterson Street, Wellington	
387	Salisbury, Kathleen Hazel	Malfroy Road, Rotorua	Defence Department's certificate.
388	Wright, Amy Constance	Care of Bishop Mules, Trafalgar Square, Nelson	National Hospital, London.
389	Hayden, George Wiltshire	Box 98, Roxburgh	Massage Board examination.
390	O'Callaghan, Lorna Mary	Taihape	State massage examination.
391	Wylie, Gladys Muriel	Dan 149 Wellington	State Massage Chammason.
392	Mitchell, Victoria Blanche	1 41 T 14 C4 (TVC 1 4	I.S.T.M. certificate.
393	Brackebush, August Honghes	i w w · O · v D ·	1
		"Kia Ora," Rotorua	State massage examination.
394	Weedon, Clifton	494 George Street, Dunedin	,,
395	Weedon, May	70175 - 2" 4 (11-1-1-1-1-1-1-1-1-1-1-1-1-1-1	GGARAFG "10 1
396	Westall, Annie Elizabeth	161 Dean's Avenue, Christchurch	C.S.M M.G. certificate.
397	Watson, Doris	8 Valpy Street, St. Clair, Dunedin	State massage examination.
398	Bowen, Elsie Hadlow Courtenay	23 Cameron Road, Napier	,,
399	Jennings, Joan Marion	Carter's Terrace, Tinwald	,,
400	Butt, Alfred	Putuhua Street, Rotorua	Not less than three years' active practic
401	McGirr, Elsa Sofia	Te Aroha	,,
402	Petersen, William	Porangahau Road, Waipukurau	Teilmann Institute (Danish).
403	Brass, Clarice Hume	Herbert Street, Invercargill	State massage examination.
404	Dawson, Elizabeth Pudsey	46 Kelburn Parade, Wellington	C.S.M.M.G. certificate.
405	Ward, Margaret Hope	46 Kelburn Parade, Wellington	
406	Moran, Julia	Care of G. Craig, Esq., Comptroller of Customs, Wellington	Australian Massage Association.
407	Mowbray, Grace	Tekoraka Rest Home, Waikanae	Otago School of Massage.
408	Adams, Eileen	9 Bulteel Street, New Plymouth	I.S.T.M. certificate.
409	Wheeler, Myrtle Roma	37 Moray Place, Dunedin	State massage examination.
410	Rutledge, Enid May	1 10 70 1 1 1 1 1 1	Australian Massage Association.
411	Stringfellow, Margaret Ann		
	Welbeck		State massage examination.
412	Gunn, Catherine Alexandrina	5 Upland Road, Kelburn	Australian Massage Association.
413	Bowen, Emma Evelyn	Public Hospital, Christchurch	State Massage examination.
414	McLeod, Bertha Catherine	6 Atarangi Road, Green Lane, Auckland	Australian Massage Association.
415	Clayton, Annie Theresa	Molesworth Street, Wellington	Harley Institute certificate.
416	Colborne, Fanny Violetta	King George V Hospital, Rotorua	Australian Massage Association.
417	Johns, Viva Marie	44 Cashel Street, Christchurch	State Massage examination.

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 set forth.

No.	Name.	Residence.		Occupation.	Date of Death.	Date Election filed.	Testate or Intestate.	Stamp Office concerned.
1	Brown, Charles	Auckland		Pensioner	30/1/26	29/3/26	Intestate	Auckland.
$\tilde{2}$	Everett, Alice	Wanganui		Married woman	25/2/26	31/3/26	,,	Wellington.
3	Ford, Julia Elizabeth	East Taieri		,,	9/2/26	29/3/26	,,	Dunedin.
4	Fordham, Rubina Victoria	Wellington		,,	25/2/26	31/3/26	,,	Wellington.
5	Hooper, George Henry	Napier		Upholsterer	15/2/26	31/3/26	Testate	Napier.
6	Johnson, John Emel	Dunedin		Labourer	22/2/26	29/3/26	,,	Dunedin.
7	Kerr, Charles Kiernan	,,		Schoolmaster	7/3/26	31/3/26	,,	,,
8	McClean, Catherine Graham	Gimmerburn		Married woman	26/8/22	29/3/26	Intestate	,,
9	Moir, Sydney Septimus	Port Chalmers		Shipping clerk	19/12/25	29/3/26	,,	,,
10	Moul, Mary	Swanson		Widow	28/8/14	29/3/26	Testate	Auckland.
11	Stewart, Andrew	Whakataki		Labourer	5/1/26	29/3/26	Intestate	Wellington.
12	Whelan, Cornelius Patrick	Wellington		Hotel-manager	8/10/25	29/3/26	,,,	,,

List of Sharebrokers under the Sharebrokers Act, 1908.

Head Office, Stamp Duties Department,
Wellington, 31st March, 1926.

THE following list of sharebrokers who are licensed under section 4 of the above-mentioned Act to carry on business in the Dominion of New Zealand for the current year is published for general information.

C. E. NALDER, Commissioner of Stamp Duties.

	-	Comm	issioner -	of Stamp Duties.
	Aucklas	ир Д	ISTRICT.	
Allen, H	••	• •	••	Auckland.
Arthur, T. W. Austin, F. G.	••	• •	• •	, ,,
Austin, R		••	•••	,,
Baker, E. T.	••	• •	• •	Tauranga.
Brose, E. W. Buddle, F. C.	••	• •	••	Onehunga. Auckland.
Buttle, G. R.	••		••	Autkianu.
Chesterman, G. H.	••	• •	••	Hamilton.
Cockroft, R. H. P. Colbeck, W. B.	••	••	••	Auckland.
Cooke, H. W.	••	••	•••	», »,
Craig, G. S. L.	• •	• •	••	,,
Crane, A. R. Creagh, G. C.	••	••	• •	Whangarei. Auckland.
Farmer, A. I.	••	••	•••	;;
Forde, H. E.	••	• •	••	,,
Foster, J Frater, J. H.	••	• •	••	**
Frater, J. W.	••	••	••	**
Gamble, W. N.	• •	• •	••	**
Garland, H. G. de Gavegan, C. P.	ь.	• •	• •	,,
George, S. T.	••	••	••	,,
Giesen, W. B.		••	••	**
Gillespie, H. G. Glanville, P. T.	••	••	••	Cambridge.
Gray, A	••	••	•••	Auckland.
Griffiths, R.	••	• •	• •	Waihi
Harper, C. B. Hay, T. D. B.	••	• •	• •	Waihi. Auckland.
Hay, T. D. B. Hay, W. P. C.	••	••	•••	,, *
Hull, F	••	• •	••	**
Innes-Jones, M. H. Kendon, W. A.		• •	••	Te Kuiti. Auckland.
Kernick, J.	••	• •	••	Thames.
Kilgour, R. S. M.	••	• •	••	"
Labatt, F. H.	••	••	• •	Auckland.
MacCormick, D. F. Mackley, C.	 	• • •	• • •	,, ,,
Macky, J. V.			• •	,,
Marshall, C. P. McDonald, H. R.	• •	• •	••	,,
McLeod, D.	••	• •	••	,,
Mowbray, W. M.	В.	• •	• •	,,
Murray, J Nettleton, C.	••	• •	••	Waihi. Auckland.
Newman, T. W.	••	•	• • • • • • • • • • • • • • • • • • • •	Thames.
Nickisson, F. G.	••	••		Waihi.
Noakes, H. L. Pierce, G. N.	••	• •	••	Auckland.
Richardson, E. J.	••	• •	• • •	"
Ruddock, H. S.	••	••	••	"
Shepherd, H. M.	••	••	••	**
Simmonds, H. E. Smith, H. L.	••	• •		,, ,,
Symes, L. T.	••	••	••	"
Tapper, A. J. Tiarks, H	••	••	••	,,
Twigden, H. F. O.	••	• •	•••	
Weir, F. E. F.	••	••	••	Hamilton.
Whittaker, F. J. Wright, H. A.	••	••	• •	Auckland.
Wylie, D. S.	••	• •	•••	55 55
-	D		Dress	
	Poverty	BAY	DISTRI	
Appleton, J. G.	••	• •	• •	Gisborne.
Bloore, C. G. Clayton, W. L.	••	• •	••	,,
Crawshaw, G.	••	•••	••	"
Dodd, H. E.	••	• •	• •	,,
Harper, E. M. Irvine, W. H.	••	••	• •	**
Mountfort, E. P.		••	••	,,
Nathan, S. D.		• •	• •	27
Orr, F. M. Porter, H. M.	••	• •	••	19
White, M. J.	••	• •	••	99 99
	Hawke's	Bav	Distri	
Beamish, N. H.			~101WI	Hastings.
Butler, J. S.	••	••	••	Napier.
Cato, C. H.	••	••	••	Hastings.
Cox, V. W.	••	••	••	Napier.

Denton, L. A.]	Hastings.
Fraser, J. A. Giesen, H. W.	••	••	••	Dannevirke.
Gleadow, J. E.	•	••		Napier.
Hetley, C. F. Hetley, F. A.	• •	••	••	"
Hewitt, H.		•••	••	Dannevirke.
Hill, W. F. Hobbs, W. B.	••	••		Napier. Hastings.
Loudoun, A.		••		Napier.
Newson, W. F.	••	••	••	"
Pollock, C. F. H. Reaney, P. S.	• •	• •	••	,, ,,
Roulston, T. S.	••	••	• •	Hastings.
Smith, J. L. Thompson, C. H.	• •	• •	• •	,, Dannevirke
	AZ TAT 1	LINGTON]	Diameton	
Adams, A. M.	*	LINGION		Wellington.
Bagnall, H. G.		••		Palmerston North
Ballingall, T. Birnie, W. R.	••	• •		Wanganui. Palmerston North.
Bowden, C. M.	••	• •		Wellington.
Brice, F. R. H. Bruce, J. A.	• •	• •		Marton. Wellington.
Bucholz, E. W. P.	••	••	••	,,
Buxton, C. B.	••	••	• •	Wanganui.
Cooper, T. A. Crump, H. N.		••		Wellington.
Duigan, C. L. Fairburn, J.	• •	••	• •	Wanganui.
Finch, C. E.		••	••	Wellington.
Fitzgerald, T. F.	• •	••	••	Feilding.
Forlong, E. Gooch, H. N.	• •	• • •	• •	Wanganui. Wellington.
Gualter, A. F.	••	••		,,
Hall, R Hamilton, A.	• •	•••	••	,,
Handyside, W. F.	••	• •	••	n .
Harcourt, C. J. S. Haycock, H. M.	• •	• •		"
Holmwood, E. L.	т.	• •	••	Masterton.
Hornabrook, E. W Hornabrook, S. R.		••	••	Wellington.
Hughes, J. G.		• •	• •	,,
Hull, G. T. T. Hume, J. M.	• •	• • •	••	"
Hunt, A. L.	• •	••	••	"
Keith, J. B. Kirkby, R. W.	• •	• •	• • •	"
Lamb, W. G.	••	••	••	Masterton.
Leary, E. C. Leighton, H. E.	• • •		••	Wellington. Lower Hutt.
MacShane, A. S.	••	••	••	**
Marshall, K. Maule, L. J.	• •	••	••	"
McCabe, U. F.	• •	• •		"
McDonald, T. W. McIntosh, J.	••	••	••	"
Morpeth, C. D.	• •	• •		"
Morpeth, W. G. Nash, J. A.	• •	• • • • • • • • • • • • • • • • • • • •	••	Palmerston North.
Nathan, C. J.				Wellington.
Nathan, H. L. Nathan, S. G.	••	•••	••	**
Ross, C. C.	••	••	••	Masterton.
Saunders, I. Scott-Gandy, K.	••	••	••	Wanganui. Wellington.
Sellar, G. W.	••	• •	• •	Masterton.
Silk, E. M. Sim, E. G.	••	••	• •	Wanganui. Palmerston North.
Smith, S. H. H.	••	••	• •	Wanganui.
Spencer, R. H. Stellin, J	• •	••	••	Palmerston North. Wellington.
Stephens, W. C.	••	• •	••	,,
Swan, C. S. Thorne-George, G.	••	• •	••	Wanganui. Wellington.
Tolhurst, G. G.	• •	••	• •	,,
Warburton, A. L. Watson, W.	• •	••	••	99 99
Welch, F. P.	::		::	Masterton.
Wollams, A. F. A. Young, J. C.	••	••,	••	Wanganui. Wellington.
,	••	-•	••	
	TA	ranaki I	DISTRICT.	
Eberlet, F. F. W.	••	• •	• •	New Plymouth
Gilmour, E. R. C. Griffiths, E.	••			,, ,,
Joyce, A. J.	••		• •	**
McAllum, D. Medley, J. S. S.	• •		• • • •	**
Neilsen, S. E.			• •	"
Prior, J Sutherland, J. R.	G.		• •	Inglewood.
Walkley, W. G.	••	••	• •	Hawera
Webster, E. P. Wynyard, C. H.	••	••	••	New Plymouth.
			• •	"

Nelson	AND MA	ARLBORO	ugh]	Districts.	Whittingham, H. I	r.			Christehurch.
Bell, C. L.	• • •			Nelson.	Williams, A. T. Wilson, I. J.	• •	••	••	,,
Edwards, D. R. Harvey, E. J.	•••	• •	••	Blenheim,	Woolf, E. J.	••		• •	"
Howard, H.	••			99		Omia	o Drama		
Lee, T. H.	••	••	••	Reefton Nelson.	Breeze, C. H.	OTAG	o Distri	ICT.	Dunedin.
McCabe, F. J. Pascoe, S. G.	••	••	• •	Reefton.	Brent, S. E.	••	•••	• •	,,
Thompson, J. S.	••	••	• •	Blenheim.	Burton, E. R. Calder, D. J.	••	••	• •	"
Twiss, F. G.	• •	••	••	Nelson.	Davidson, E. L.	••	••	• •))))
	W mom	AND DIS	ም በ ተረላጥ	•	Familton, H. P. S.	••	••	••	Oamaru.
Fogarty, M. J.	AA ESILIA		I KIOI	Greymouth.	Fenwick, C. C. Fenwick, H. S.	••	••	• •	Dunedin.
Fry, N. E.	••			Brunnerton.	Grave, J. B. E.	••	••	• •	Oamaru.
Heaphy, P. C. Michel, A.	••	••	••	Greymouth. Hokitika	Haggitt, J. A. Harraway, A. E.	• •	••	• • •	Dunedin
Radford, J.	••	••	••	Westport.	Hislop, J. S.	••	••		99
Uddstrom, C. E.	••	••	••	Greymouth.	Johnston, A. S.	••	••	• •	• • • • • • • • • • • • • • • • • • • •
	Cantere	YIDY DI	amp to		Joll, J. F Laidlaw, J. R.	• • •	••	• •	Oamaru. Dunedin.
Agar, P	OANTERE	··	orrio:	Christchurch.	Lampen, F. H.	• •	••		,,
Aitken, G. G.	••	••	••	,,	Mackisack, J. W. Malcolm, R.	• •	• •	••	Oamaru.
Aldridge, A. G.	• •	• • .		Waimate.	McDonald, J.	••	•••	•••	Dunedin.
Algie, R. F. Auderson, O. W. I	3.	••	• •	Christchurch.	McKenzie, J. N.	••	••	• •	Oamaru.
Anderson, W.	••	••	• •	,,	McLeod, W. H. Moodie, A. W. M.	••		• •	Dunedin.
Austin, W. Bicknell, H.	• •	• •	• •	,,	Mulligan, P. T.				Oamaru.
Black, W. H. P.	••	••	••		Paterson, N. Pattrick, H. B.	••	••	• •	Dunedin.
Booth, E Bowker, G.	••	••	••	Temuka. Timaru.	Piper, E	•••	••	• •	Oamaru.
Bowker, G. Burns, B. H.	••	• •	• •	Christchurch.	Reeves, H. J.	• • •	• • • •	• •	Dunedin
Byrne, A. E.	• •	••	••	**	Reid, H. W. Reid, W. E. C.	• •	• •	••	»
Caygill, E. R. Clarke, J. L.	••	••	••	"	Sidey, A. M.	••		• •	**
Cordner, E. J. O.	• •	••		**	Sligo, W. F. Smeaton, J. W.	• •	••	••	,,
Cotterill, W. J. Day, J. S	• •	• • •	••	Timaru. Christchurch.	Smith, E. R.	••	••		"
Deighton, F. W.	• •	••	••	***	Smith, F Smith, G. H. G.	• • • • • • • • • • • • • • • • • • • •		••	
Dunn, F. G.	•• ·	••	• •	**	Smith, S. W.	••	••	••	,,
Eastgate, F. L. Evans, W. F.	••	••	• •	Temuka.	Sykes, H. H.	• •	• •	• •	**
Fee, L. H.		••	••	Christchurch.	Varcoe, R. G. Vivian, W.	••	••	• • •	Cromwell. Dunedin.
Fisher, K. W. Gibbs, T. N.		••	• •	,,	Walker, J.H.	••	••	• •	,,
Gilby, C. H.		••	••	"	Watson, T. Watson, W. J.	••	••	• •	,,
Godfrey, W. S.	• •	• •		,,	Wilson, H. E.			• • •	"
						• •	• •	• •	**
Graham, F. E. Gray, A. L.	••	••	••	"	Wright, J. L. S.	· ·	••		Cromwell.
Gray, A. L. Grut, S. L. D.	••	••	••	Waimate.	Wright, J. L. S.	• •		••	Cromwell,
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S	•• ••	•••	••	Waimate. Christehurch.	Wright, J. L. S. Carswell, J. T.	 Southl	 and Dist	rrict	Cromwell, . Invercargill.
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S Hamilton, T. G. T. Harle, P.	••	••	••	Waimate.	Wright, J. L. S. Carswell, J. T. Carswell, W. Caws, R. B.	 Southl	 and Dist	 TRICT	Cromwell, Invercargill.
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S Hamilton, T. G. T. Harle, P Harman, W. T. De	 . R.	••	••	Waimate. Christchurch.	Wright, J. L. S. Carswell, J. T. Carswell, W. Caws, R. B. Cuthbertson, D.	SOUTHLA	AND DIST	rrict	Cromwell, Invercargill.
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S. Hamilton, T. G. T. Harle, P Harman, W. T. De Herdman, J. G. Hewitt, L.	••	••		Waimate. Christchurch.	Wright, J. L. S. Carswell, J. T. Carswell, W. Caws, R. B.	SOUTHLA	AND DIST	rrict	Cromwell, Invercargill, "" "" "" ""
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S. Hamilton, T. G. T. Harle, P Harman, W. T. De Herdman, J. G. Hewitt, L. Hicks, R. L.	 R.			Waimate. Christchurch.	Carswell, J. T. Carswell, W. Caws, R. B. Cuthbertson, D. Jones, A. W. Meek, R. P. Ott, W. A.	SOUTHL/	AND DIST	rrict	Cromwell, Invercargill.
Gray, A. L. Grut, S. L. D. Hamilton, E. H. S Hamilton, T. G. T. Harle, P Harman, W. T. De Herdman, J. G. Hewitt, L. Hicks, R. L. Hoare, D Holland, C. C.	R.			Waimate. Christchurch.	Wright, J. L. S. Carswell, J. T. Carswell, W. Caws, R. B. Cuthbertson, D. Jones, A. W. Meek, R. P. Ott, W. A. Pilcher, E. B.	SOUTHLA	Dist	FRICT	Cromwell. Invercargill. "" "" "" "" "" "" "" "" "" "" "" "" "
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Minister's Decisions under Customs Acts.

Customs Department, Wellington, 30th March, 1926.

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

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

				Rate of Duty.	
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff,
13/72/8	A. and m.s., viz.:— Bags, trunks, &c., fittings for— Celluloid plaquettes or panels, for use in making ladies' hand-bags	As a, and m.s. (643)	Free	5 per cent.	10 per cent.
†6/190	Prints, chromos, photo-prints, and photo- lithographs, of such descriptions as may be approved by the Minister when declared for use solely in making fancy boxes or decorating the covers of writing-pads, postcard albums, or similar articles made in New Zealand (Note.—Revises decision on page 79 of the Tariff-book.) Tanners', curriers', and fellmongers' requisites—	As a, and m.s. (643)	Free	Free	Free.
9/5/28 $9/5/25$ $9/9/5$	Cresyntan A. 1	As a. and m.s. (643)	Free	Free	Free.
5/40/28	Yarns, viz.,— Mendings, being yarns made of wool combined with silk or with artificial silk, not exceeding 45 yards in length	As a. and m.s. (643)	Free	10 per cent.	10 per cent.
†6/78/2	Cardboard, &c., articles made of, viz.:— Drinking-cups of paraffined paper (Note.—Revises decision on page 143 of the Tariff-book.)	As table and household utensils n.e.i. made of cardboard, &c. (367)	20 per cent.	30 per cent.	35 per cent.
4/290	Chemicals, drugs, &c., u.e.i., viz.:— Campho-Phenique	As medicinal preparations n.e.i. (157)	20 per cent.	30 per cent.	35 per cent.
†20/47/63 20/47/65	Educational apparatus, &c., on declaration that they have been specially imported and will be used solely for educational purposes in a school, college, or university, and that they will not be removed therefrom without payment of the duty, viz.:— "Coolidge" X-ray tubes (Note.—Revises decision in M.O. 17.) Glass troughs and racks for microscopestides	As educational apparatus (624) As educational ap ratus (624)	Free	10 per cent.	10 per cent.
11/17	Electric appliances and materials, viz.:— Axle linings (for the bearings of electric motors for tram-ears)	As parts of electric motors (433A)	Free	10 per cent.	10 per cent.
20/47/65	Furniture, cabinetware, and upholstery, n.e.i., viz.:— Cabinets for microscope-slides (claimed as educational apparatus)	As cabinetware n.e.i. (611)	25 per cent.	35 per cent.	40 per cent.
2/90	Machines and implements, agricultural, viz.:— Haystacker, Ogles' Patent	As agricultural machines	Free	Free	Free.
†3/115	Knives, foot-rot, having fixed blades (Note.—Revises decision on page 375 of the Tariff-book.)	(436) As agricultural implements (436)	Free	Free	Free.
2/237/18 †2/237	Machinery, &c., n.e.i., peculiar to use in manufacturing and industrial processes, viz.:— Bakers' machines, viz.,— Bread-wrapping machine, the "Union' Cake-mixing machines "Nos. 17 and 18" (Baker Perkins, Limited, manufacturers) (Revises decision in M.O. 45.)	As machines, &c., peculiar to use in industrial processes (481)	Free	5 per cent.	10 per cent.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS-continued.

			Rate of Duty.			
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
2/237/18	Machines, &c., n.e.i., peculiar to use in manufacturing and industrial processes, viz.—continued. Bakers' machines, viz.,—continued. Dough-dividers, viz.,— "Embrey' patent divider or scaler. (Note.—The conveyor is to be separately classified under Tariff					
2/237/18 2/237/18 2/237/18 2/145 2/18/76 2/237/18	item 453.) Moulding-machine, the "Union". Proofing-machine, the "Union". Rounding-machine, the "Union". (Note.—Electric motors imported with any of the above-mentioned machines are to be separately classified under Tariff item 433A.) Paring-machine, the "Triumph," for paring apples Printers' and stationers' machines, viz.,— Printing-presses, viz.,— "Reddish Jobber Platen". Sifting-machines "Artofex," power or	As machines, &c., peculiar to use in industrial processes (481)	Free	5 per cent.	10 per cent.	
2/379/2	hand, for sifting flour Machinery, &c., peculiar to woodworking, viz.:— Sandpapering, polishing, and scrubbing machine for finishing floors (Electric Rotary Machine Company, manufacturers) (Note.—The electric motor and the brushes are to be separately classified under their appropriate Tariff headings.)	As machines peculiar to wood-working (481) (1)	Free	5 per cent.	10 per cent.	
12/10/14	Measuring, &c., machines, instruments, and appliances, viz.:— Patho-Neurometer (Wigelsworth)	As measuring-instruments (475)	Free	5 per cent.	10 per cent.	
3/614 11/17 †3/115 3/615	Metal, manufactured articles of, n.e.i., &c., viz. :— Copper sheets, corrugated	As manufactured articles of metal n.e.i. (547) As manufactured articles of metal n.e.i. (547) As hardware n.e.i. (547)	20 per cent. 20 per cent. 20 per cent.	30 per cent. 30 per cent. 30 per cent.	35 per cent. 35 per cent.	
3/5/22	other furnaces Pipes, tubes, and tubing, viz.:— Castings, being fittings in the rough for	of metal n.e.i. (547) As fittings for pipes		··	··	
10/11/9	pipes Pollard, viz.:— "Oct ford" being ground out hulls	according to size (404) or (405)	1- ma	3	1	
19/11/2	"Oat feed," being ground oat hulls Surgical appliances, instruments, and materials, viz.:— Electrical apparatus, viz.:— "McIntosh" electro-surgical apparatus, consisting of high-frequency apparatus, surgical lamp, and "Universalmode" (Note.—The drug-spraying appliance, and the electric generator and motor, are to be separately classified under Tariff items 157	As pollard (16B)	45. Pet cettail	13. per ceman	ls. per cental.	
12/10/14	and 433A respectively.) Lamps, viz.,— "Universal Bellvue Spectro-Sun" lamp, No. 1150 (Note.—The lamp-carbons are to be separately classified under	As surgical appliances (168)	Free	5 per cent.	10 per cent.	
12/10/14	Tariff item 433a.) "Universal Model A" lamp, No. 1100, including "Universal Iris Diaphragm" Operating and similar appliances, viz.,—					
12/10/14	"McManus" treatment table and head-rest					

THE NEW ZEALAND GAZETTE.

MINISTER'S DECISIONS UNDER CUSTOMS ACTS—continued.

			Rate of Duty.			
Record.	Goods.	Classification under Tariff, and Item No.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.	
11/17	Transmission-gear n.e.i., viz.:— Collars for axles of tramears	As transmission-gear n.e.i. (468)	20 per cent.	30 per cent.	35 per cent.	
3/68/2	Valves, taps, &c., viz.:— Valves for dental vulcanizers, imported separately (claimed as parts of vulcanizers)	As valves n.e.i. (541)	20 per cent.	30 per cent.	35 per cent.	

Note.—The following decision in M.O. No. 25 of 15th July, 1924, is cancelled: "Wall-cases for electric switches, when imported separately, as manufactured articles of metal n.e.i."

Minister's Order No. 46.]

GEO. CRAIG, Comptroller of Customs.

Tenders.

Public Works Department, Wellington, 1st April, 1926.

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

	Work or S	upply.			l	Price.	Tenderer.
Waikato, Section 141:	Switchgear		••			£2,902 10s	National Electric and Engineering Co (Ltd.).
", ", 118a :	Switchgea	r				£2,696 3s	National Electric and Engineering Co
191.	Switchmann					£5,847	(Ltd.). Cory-Wright and Salmon.
144.	Switchgear Switchgear					£2,228 10s	Metro-Vickers Electric Co. (Ltd.).
145.	Lightning-a				!	£238	Allum Electric Co. (Ltd.).
)tekaike Special School	· Cottage		• •	• •		£742 8s	G. A. Sutherland.
lector Observatory: A	dditions					£1,425	H. Stanford.
Iangahao, Section 180	: Induction					£1,500	Cory-Wright and Salmon.
ands and Survey, Dra	inage Bran	ch : Haro	dwood				
7,585 ft. hewn ironba						27s. 6d., f.o.b.	
4,667 ft. hewn ironba					• •	35s. 6d., f.o.b.	
5,449 ft. sawn ironba						48s., f.o.b	
14,738 ft. sawn M.A.	H			• •		37s., c.f.e	••
11,166 ft. sawn M.A.	H			• •		36s., c.f.e	
luote 976, Opouri Brid	ge : Hardw	rood					
400 ft. piles	••			• •	• •	ls. 6d., f.o.b.	•••
756 ft. hewn ironbarl	·				• •	37s. 3d., f.o.b.	• •
6,079 ft. sawn ironba						48s. 6d., f.o.b.	••
2,961 ft. hewn M.A.F.	[3s. 3d. per cubic	••
•						foot; 2s. 10d. f.o.b.	
7,676 ft. sawn M.A.H						30s., f.o.b.	••
6,223 ft. sawn M.A.H						28s., f.o.b	
Juote 977, Opouri Brid	lge : Hardy	vood—					, ·
320 ft. piles	••					ls. 6d., f.o.b	••
1,474 ft. hewn ironba	rk					34s. 3d., f.o.b.	••
4,070 ft. sawn ironba						43s. 6d., f.o.b.	
2,552 ft. hewn M.A.I						3s. 3d. per cubic	
	-					foot; 2s. 10d.	
						f.o.b.	
5,643 ft. sawn M.A.E	[, ,,					30s. 3d., f.o.b.	••
4,925 ft. sawn M.A.H	[28s., f.o.b	••
Quote 978, Manufactur	e of tents a	nd flys—	-				
tents, 300 flys	• • •		• •	• •	• •	£168 15s	J. Trist.
315 ,, 315 ,,		• •		• •	• •	£496 2s. 6d	Piper and Co.
400 ,, 400 ,,					• •	£665	H. Donkin.
215 ,, 215 ,,	••			• •	• •	£365 10s	A. Thompson and Co.
215 ,, 215 ,,					• •	£365 10s	J. McGrath and Co.
Broomhall's Road: Re				• •		£294 5s	T. O'Brien.
Wigram Aerodrome : 1		. renovat	ions	• •	• •	£489 16s	T. Gapes and Co.
Quote 979, Hardwood	sleepers—						
10,500 for Napier	• •		• •	• •	• •	6s. 7½d. each, c. and f.	••
3,000 for Dunedin		• •	• •			4s. 5½d. each, f.o.b.	••
Ananuni Section 160.	Panroso er	neve &				£1,927 10s	Morgan and Smith.
Arapuni, Section 162 : Quote 980, Tandem me		mexe, &c			• • •	£735	A. D. Riley and Co. (Ltd.).
Quote 981, Tutaekuri I					• • •	£308 2s. 6d	
Quote 982, W. and O.I	R. I. suhmar	ine cable		• • •	• • •	£276	Turnbull and Jones (Ltd.).
Seddon Exchange and						£3,000 16s	Prussing and Mason.
	ge (Maimai), labour	only		• • •	£786 13s. 6d	F. O'Flaherty.
Little Grev River Brid	al · Cast ire	n pines	&c.			£674 18s	J. Duthie and Co. (Ltd.).
Little Grey River Brid						£895	J. P. Bardsley.
Little Grey River Brid Porirua Mental Hospit						£1,253	F. and T. Sotheran.
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office:	Erection						
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store	Erection : Erection		• •			£43 7s	
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store Quote 986, Electric La	Erection : Erection mps				• •	1	Turnbull and Jones (Ltd.).
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store Quote 986, Electric La Quote 987, Manganui-c	Erection : Erection mps -te-ao Brid	 lge : Wir	 e ropes	• •		£84	Turnbull and Jones (Ltd.). S. Brown (Ltd.).
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store Quote 986, Electric La Quote 987, Manganui- Hanmer Powerhouse a	Erection : Erection mps o-te-ao Brid nd fencing	lge: Wir	e ropes	••	••	£84 £957	Turnbull and Jones (Ltd.). S. Brown (Ltd.). C. Calvert.
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store Quote 986, Electric La Quote 987, Manganui- Hanmer Powerhouse a Queenstown Park: Co	Erection : Erection mps o-te-ao Brid nd fencing nveniences	lge : Wir	e ropes	••		£84 £957 £234 3s. 6d	Turnbull and Jones (Ltd.). S. Brown (Ltd.).
Little Grey River Brid Porirua Mental Hospit Wellsford Post-office: Greymouth P.W. Store Quote 986, Electric La Quote 987, Manganui- Hanmer Powerhouse a	Erection e: Erection mps o-te-ao Brid nd fencing nveniences ing (No. 2 (lge : Wir	e ropes	••	••	£84 £957 £234 3s. 6d	Turnbull and Jones (Ltd.). S. Brown (Ltd.). C. Calvert. J. Beadle.

Special Order made by the Dannevirke County Council altering | Tahoraite Survey District aforesaid; Riding Boundaries (and adjusting Representation).

Department of Internal Affairs,

Wellington, 7th April, 1926.

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

Pursuant to section 100 of that Act, as amended by sec-

tion 3 of the Counties Amendment Act, 1921–22, I hereby fix the 10th day of April, 1926, as the date from which the special order shall take effect.

RICHD. F. BOLLARD, Minister of Internal Affairs.

SPECIAL ORDER.

Adjusting Representation in the Council and altering RIDING BOUNDARIES.

(Passed at a meeting of Dannevirke County Council held

(Passed at a meeting of Dannevirke County Council held at the County Office, Barraud Street, Dannevirke, on Thursday, the 21st day of January, 1926, and confirmed on 25th day of February, 1926.)

In exercise of the powers conferred on it by section 23 of the Counties Act, 1920, and all other powers enabling it in this behalf, the Dannevirke County Council hereby resolves by way of special order as follows:—

1. That the present division of the County of Dannevirke into six ridings is revoked and in lieu thereof the said county

into six ridings is revoked, and in lieu thereof the said county be divided into seven ridings, to be called respectively Dannevirke Riding, Mangatoro Riding, Ngapaeruru Riding, Tiratu Riding, Matamau Riding, Norsewood Riding, Ormondville Riding, which said ridings are respectively described in the Schedule hereto.

2. That the said Dannevirke County Council shall consist of seven members who shall be elected as follows: The electors of Dannevirke, Mangatoro, Ngapaeruru, Tiratu, Matamau, Norsewood, and Ormondville Ridings shall each elect one Councillor.

3. That the alteration hereby made shall take effect from

date of gazetting thereof.

I hereby certify that the above is a true copy of resolution passed by the Dannevirke County Council, and the special order has been duly made.

F. M. BAKER, Clerk,

SCHEDULE.

Dunnevirke Riding.—All that area of land in the Provincial District of Hawke's Bay, commencing at the summit of the Ruahine Ranges along the boundary-line of Te Ohu Block to Ruahine Ranges along the boundary-line of Te Ohu Block to the north-eastern corner of Section 2, Block V, Norsewood Survey District; thence running in a western direction generally along the eastern boundary of Section 2, Block V, Norsewood Survey District, to the north-eastern boundary of Section 18, Block IV, Norsewood Survey District; thence following a straight line between Section 1, Block IX, and Section 19, Block VIII, Norsewood Survey District, to the Mangatera Stream; thence along the Mangatera Stream to Wellington-Napier Road; thence along the said road to the borough boundary; thence following the borough boundary and westerly to the Tanuata Stream: thence weinigent-rapier road; thence along the said road to the borough boundary; thence following the borough boundary northerly and westerly to the Tapuata Stream; thence following the Tapuata Stream in a southern direction to Stanley Street; thence south-westerly along Stanley Street to the junction of Wellington-Napier Road; thence along the Wellington-Napier Road in a south-western direction to the Orua Kiritaki Stream; thence along the Orua Kiritaki Stream to its junction with the Mangapukakahu Stream; thence along the said stream to the northern boundary of Section 13, Block I, Woodville Survey District; thence along the northern boundaries of Sections 50, 51, 54, Block I, Woodville Survey District; thence along the south-western boundary of Tamaki No. 5 Block to Trig. Station No. 85 on Ruahine Range; thence along the said range to place of commencement.

Certified to as correct.—J. S. Thomson, Chief Surveyor, 22/3/26.

22/3/26.

Mangatoro Riding.—All that area of land in the Provincial District of Hawke's Bay, commencing at the north-eastern corner of Section 46, Block III, Tahoraite Survey District, Dannevirke-Weber Road and Dannevirke Borough boundary; Dannevirke-Weber Road and Dannevirke Borough boundary; thence along the Dannevirke-Weber Road in a south-eastern direction generally to Weber County boundary; thence along the Weber County boundary in a westerly and southerly direction generally to Trig. Station 52c (Wahataura); thence along the northern boundary of the Wellington Land District to the rabbit fence reserve at the south-western corner of Section 10, Block XV, Tahoraite Survey District; thence towards the west generally along the said reserve to a point opposite the southernmost corner of Section 8, Block XV,

across the reserve: thence along the eastern boundaries of Sections 8 and 9 to thence along the eastern boundaries of Sections 8 and 9 to the south-eastern corner of Section 4; thence along the southern boundary of Section 4 by the western side of the road to the north-eastern corner of Section 1, Block XV; thence along the northern boundary of Section 1 and Sections 40, 39, and 38 to the Otawhao Block; thence in an easterly direction along that block to the Kaitoke-Otope Road; thence along the western side of the road to the north-eastern boundary of Lot 1, Otawhao Block V. Taborsite eastern boundary of Lot 1, Otawhao, Block V, Tahoraite Survey District; thence along the northern boundary of Lot 1 to the Manawatu River; thence along the Manawatu River in a north-eastern direction to its junction with the Oroua-Kiritaki Stream; thence along the Oroua-Kiritaki Stream; thence along the Oroua-Kiritaki Stream to the Wellington-Napier Road; thence north-easterly along the Wellington-Napier Road to the Tapuata Stream (borough boundary); thence southerly along the Tapuata Stream to the northern boundary of Section 46, Block III. Taboraite Survey District: thence along the Block III, Tahoraite Survey District; thence along the northern boundary of Section 46, Block III, Tahoraite Survey District, to place of commencement.

Certified to as correct.—J. D. Thomson, Chief Surveyor.

Ngapaeruru Riding.—All that area of land in the Provincial District of Hawke's Bay, commencing at the Manawatu River on the Dannevirke-Weber Road, and running in an easterly direction generally along the Manawatu River to its junction with the Mangapuaka Stream; thence along the Mangapuaka Stream to its junction with Patangata County boundary; thence along the said boundary to the eastern corner of Section 3, Block VIII, Mangatoro Survey District; thence southerly along the boundary of Section 3, Block VIII, and Section 2 (S.G.R. 74), Block XII, Mangatoro Survey District; thence southerly and westerly along the boundaries and Section 2 (S.G.R. 74), Block XII, Mangatoro Survey District; thence southerly and westerly along the boundaries of Section 2 and Section 1 (S.G.R. 73), Block XII, Mangatoro Survey District, to its junction with the eastern boundary of Section 1, Block XI, Mangatoro Survey District; thence southerly along the boundary of Section 1, Block XI, and Sections 2 and 1, Block XV, Mangatoro Survey District; thence westerly and southerly generally along Section 1, thence westerly and southerly generally along Section I, Block XV, Sections 3 and 4, Block XIV, Mangatoro Survey District, to the Dannevirke-Weber Road; thence along the said Dannevirke-Weber Road to the place of commencement. Certified to as correct.—J. D. Thomson, Chief Surveyor.

24/3/26.

Tiratu Riding.—All that area of land in the Provincial District of Hawke's Bay, commencing at north-western corner of Section 55, Block III, Tahoraite Survey District, Dannevirke Borough boundary, Dannevirke—Weber Road, and following along the said road to the Manawatu River; thence along the Manawatu River in an eastern and northern direction generally to its junction with the Mangatewainui Stream; thence northerly along the Mangatewainui Stream to the north-eastern corner of Lot 1, Section 5, "Otanga," Block XVI, Norsewood Survey District; thence running westerly along the northern boundaries of Lot 1, Section 5, "Otanga," Lot 2, part 6, "Otanga," Section 1, Block XVI, Norsewood Survey District, and Section 27, Block XIV, Norsewood Survey District, to the junction of Napier-Wellington Road; thence running southerly and westerly along the Napier-Wellington Road to the borough boundary; thence following the borough boundary along the southern boundaries of Sections 81 and 83, Block III, Tahoraite Survey District, to Mangatera Stream; thence southerly along the Mangatera Stream to the north-eastern corner of Section 55, Block III, Tahoraite Survey District, the Mangatera Stream to the north-eastern corner of Section 55, Block III, Tahoraite Survey District, the Mangatera Stream to the north-eastern corner of Section 55, Block III, Tahoraite Survey District; thence running westerly along the northern boundary of Section 55, Block III, Tahoraite Survey District, to the Dannevirke-Weber Road, place of commencement.

Certified to as correct.-J. D. Thomson, Chief Surveyor. 22/3/26.

Matamata Riding.—All that area of land in the Provincial District of Hawke's Bay commencing at the Mangatera Stream on the Wellington-Napier Road, thence running along the Wellington-Napier Road in a northern direction generally to the north-western corner of Section 27, Block XIV, Norsewood Survey District; thence easterly along the northern boundary of Section 27, Block XIV, Section 1, Lot 2, part 6 "Otanga," and Lot 1, Section 5, "Otanga," Block XVI. to the Mangatewainui Stream: thence north-westerly XVI, to the Mangatewainui Stream; thence north-westerly along the Mangatewainui Stream to a point in that stream striking the boundary of Te Ohu Block; thence in a straight line along the northern boundary of the said block to the summit of the Ruahine Ranges; thence along the top of the Ruahine Ranges to the south-western boundary-line of the Te Ohu Block; thence south-easterly along the Te Ohu boundary-line to the north-western corner of Section 3, Block V, Norsewood Survey District; thence in a western direction generally along the western boundary of Section 3, Block V, and Section 1, Block IX, Norsewood Survey District, to the boundary-line of the Piripiri and Umutaoroa Blocks to the

Mangatera Stream; thence along the Mangatera Stream to the place of commencement.

Certified to as correct.—J. D. Thomson, Chief Surveyor,

22/3/26.

Norsewood Riding.—All that area of land in the Provincial District of Hawke's Bay commencing at the summit of the Ruahine Range at the south-western corner of the Waipawa County, and following generally easterly down the Makaretu River to the Waipawa County boundary; thence in a southerly direction to its junction with the old and new Main Norsewood-Takapau Roads; thence southerly along the Napier-Wellington Road to the Manawatu River; thence down the Manawatu River to the north-eastern corner of Section 2, Plack VI Takapau Suway District, thence westerly along a Block VI, Takapau Survey District; thence westerly along a small creek to the north-eastern corner of Section 8, Block V, Takapau Survey District; thence southerly along the boundary of Section 8 to the north-eastern corner of Section 7, Block V, Takapau Survey District; thence westerly along the northern boundaries of Section 7 and Section 2 to the north-western boundary of Section 2, Block V, Takapau Survey District; thence southerly along the western boundaries of Sections 2, 3, 4, 95, and 155 of Block V, Takapau Survey District; thence westerly along the southern boundaries of Sections 154, 153, 152, and 151 of Block V, Takapau Survey District; thence south-westerly along the boundaries of Sections 9A and 140 of Block V, Takapau Survey District, to the north-western corner of Lot 2 of Section 166, Block IX, Takapau Survey District; thence in a south-western direction along the boundary of Section 166, Block IX, Takapau Survey District, to its intersection with the Norsewood-Makotuku Road; thence along that road in a south-easterly direction to the northern corner of Section 124, Block IX, Takapau Survey District; thence southerly along the boundary of Section 124 to the Mangatewainui River; thence north-westerly along the Mangatewainui River; thence north-westerly along the Mangatewainui River to a point in that river striking the boundary of Te Ohu Block; thence in a straight line along the northern boundary of the said block to the summit of the Ruahine Range; thence along that range to the place of commencement.

Certified to as correct.—J. D. Thomson, Chief Surveyor, 22/3/26.

Ormondville Riding.—All that area of land in the Provincial Block VI, Takapau Survey District; thence westerly along a small creek to the north-eastern corner of Section 8, Block V,

22/3/26.

Ormondville Riding.—All that area of land in the Provincial District of Hawke's Bay commencing at the north-western corner of Section 2, Block V, Takapau Survey District, and corner of Section 2, Block V, Takapau Survey District, and running easterly along the northern boundaries of Sections 2 and 7, Block V, Takapau Survey District, to south-eastern boundary of Section 8, Block V, Takapau Survey District; thence northerly along the eastern boundary of Section 8 to the Kahututae-Atua Stream; thence easterly along the boundaries of Sections 1, 2, and 3 Block VI, Takapau Survey District, to the Manawatu River; thence along the Manawatu River to its junction with the Waikopiro Stream; thence along the Waikopiro Stream to the boundary of the Wai along the Waikopiro Stream to the boundary of the Wai pukurau County; thence along the southern boundary of the said county to junction of the Turaekaitai and Whangi the said county to junction of the Turaekaitai and Whangi Streams; thence southerly along the Whangi Stream to the Mangapuaka Stream; thence westerly along the Mangapuaka Stream to the Manawatu River; thence towards the northwest generally by the Manawatu and Mangatewainui Rivers to the south-western corner of Section 124, Block IX, Takapau Survey District; thence towards the north-east of Sections 125, 13A, 10A, and 9A Block V, Takapau Survey District; thence along the southern boundaries of Sections 151, 152, 153, and 154, Block V, Takapau Survey District; thence northerly along the eastern boundaries of Sections 154, 84A, 85B, 86, 86A, 87, 87A, Block V, Takapau Survey District, to the place of commencement. the place of commencement.

Certified to as correct.—J. D. Thomson, Chief Surveyor,

22/3/26.

Sitting of the Native Land Court at Wanganui on the 28th April, 1926.

Registrar's Office,
Wanganui, 1st April, 1926.

NOTICE is hereby given that the matters mentioned in
the Schedule hereunder written will be heard by the
Native Land Court sitting at Wanganui on the 28th day of
April, 1926, or as soon thereafter as the business of the Court April, 1920 will allow.

W. H. BOWLER, Registrar.

[Wanganui, 1926-7.]

SCHEDULE.

Application for Assessment of Compensation U Section 91 of the Public Works Act, 1908.

150. Name of applicant: Chief Engineer, Government lways. Name of land: Section 5a, Lots 58 and 59, Railways.

Township of Greatford, Block VII, Rangitoto Survey District.
Purpose for which taken: Railway.
No. 152. Name of applicant: Harris, Tansey, and Ritchie.
Name of land: Rangiwaea 4F 14D 3A (part). Purpose for which taken: Worker's dwelling.
No. 153. Name of applicant: Watt and Blennerhassett.
Name of land: Parapara 2B and Ohotu 6A 2. Purpose for which taken: A road.
No. 154. Name of applicant: Assistant Under-Secretary.

No. 154. Name of applicant: Assistant Under-Secretary, Public Works Department. Name of land: Part Ohoutahi 2 and Morikau I. Purpose for which taken: A road.

No. 155. Name of applicant: Assistant Under-Secretary, Public Works Department. Name of land: Part Tauakira

Purpose for which taken: A road.

Notice to Mariners No. 15 of 1926.

NEW ZEALAND.—NORTH ISLAND.—AUCKLAND HARBOUR.

Marine Department, Wellington, N.Z., 1st April, 1926.

Dredger operating.

A DVERTING to Notice to Mariners No. 4 of 1926, the Auckland Harbour Board notify that dredger "Hapai" is now moored head eastward at a position (approx.) 084° 1,000 ft. from the northern end of Western Tide Deflector, and is working in a south-westerly direction towards Western Wharf.

Publications affected: Admiralty Chart No. 1970, and New Zealand Nautical Almanac," 1926, plan facing page 244.

G. C. GODFREY, Secretary.

CROWN LANDS NOTICES.

Land in Taranaki Land District forfeited.

Department of Lands and Survey,
Wellington, 30th March, 1926.

OTICE is hereby given that the lease of the undermentioned land having been declared forfeited by resolution of the Taranaki Land Board, the said land has

thereby reverted to the Crown, under the provisions of the Land Act, 1924.

SCHEDULE.

TARANAKI LAND DISTRICT.

TENURE: R.L. 90. Section 3, Block II, Totoro Survey District. Lessee: G. H. Broome. Reason for forfeiture: Noncompliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Marlborough Land District forfeited.

Department of Lands and Survey,

Wellington, 30th March, 1926.

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

SCHEDULE.

MARLBOROUGH LAND DISTRICT.

TENURE and lease No.: S.T.L/S. 31. Sections 4s and 5s, Goat Hills Settlement, Block VII, Hundalee Survey District. Lessee: Harold Sherbrooke Gabites. Reason for forfeiture: Non-compliance with conditions of lease.

A. D. McLEOD, Minister of Lands.

Land in Southland Land District for Sale by Public Auction.

District Lands and Survey Office,

Invercargill, 7th April, 1926.

NOTICE is hereby given that the undermentioned land will be offered for sale by public auction for cash or on deferred payments at the District Lands and Survey Office, Invercargill, at 11 o'clock a.m., on Monday, 3rd May, 1926, under the provisions of the Land Act, 1924.

SCHEDULE.

SOUTHLAND LAND DISTRICT.—SOUTHLAND COUNTY.

SECTION 86, Block V, Campbelltown Hundred: Area, 11 acres

3 roods 8 perches; upset price, £95.
Situated immediately opposite Awarua Railway station.
Flat land; good soil, gravel formation; suitable for grazing few cows or market-gardening.

Conditions of Sale.

Cash.—One-fifth of the purchase-money on the fall of the hammer, and the balance, together with £1 Crown grant fee, within thirty days thereafter, otherwise the part of the purchase-money paid by way of deposit shall be forfeited and the sale of the land declared null and void.

Deferred Payments.—A deposit of 5 per cent. of the purchase-money, together with £1 ls. license fee, on the fall of the hammer, the balance by equal annual instalments extending over a period of nineteen years, with interest payable half-yearly at the rate of 5 per cent. per annum on the unpaid purchase-money, but with the right to pay off at any time the whole or any part of the outstanding amount.

If the purchaser fails to make any of the prescribed payments by due date, the amount already paid shall be forfeited and the contract for the sale of the land be null and void.

Title will be subject to Part XIII of the Land Act, 1924.

N. C. KENSINGTON, Commissioner of Crown Lands.

BANKRUPTCY NOTICES.

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

NOTICE is hereby given that TONY LENDICH, of Te Kopuru, Gum-digger, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Dargaville, on Wednesday, the 14th day of April, 1926, at 11 o'clock a.m.

30th March, 1926.

G. N. MORRIS, Acting Official Assignee.

In Bankruptcy.

In the estate of George Parkhouse, of Frankton Junction, Tailor.

TENDERS, closing at my office on Thursday, 8th April, 1926, at 2.30 p.m., are invited for the purchase of— Tailor's stock-in-trade and fittings.

Conditions of tender may be inspected at my office, Mandeno Jackson's Buildings, Victoria Street, Hamilton, and at the office of the Official Assignee, Auckland.

Highest or any tender not necessarily accepted.

V. H. SANSON, Deputy Official Assignee.

Hamilton, 30th March, 1926.

In Bankruptcy.-In the Supreme Court holden at Hamilton

OTICE is hereby given that HERBERT SWAINSON ATKIN son, of Wharepuhunga, Farmer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at the Courthouse, Te Awamutu, on Friday, the 29th day of April, 1926, at 11 o'clock a.m.

31st March, 1926.

G. N. MORRIS, Acting Official Assignee.

In Bankruptcy.

In the estate of Security Building Society, of Wanganui. NOTICE is hereby given that a first dividend of 1s. 3d. in the pound is now payable on all accepted proved claims at my office, 44 Maria Place, Wanganui.

E. M. SILK Deputy Official Assignee, Wanganui, 31st March, 1926. Official Liquidator.

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

NOTICE is hereby given that statements of accounts and balance-sheets in respect of the undermentioned estates, together with the report of the Audit Office thereon, have been duly filed in the above Court; and I hereby further give notice that at the sitting of the said Court to be helden on Tuesday, the 4th day of May, 1926, I intend to apply for an order releasing me from the administration of the said estates.

Georgetti Jackson, Palmerston North, Farmer.

Georgetti, Jackson, Palmerston North, Farmer. Lee, Ernest Frederick, Palmerston North, Bootmaker. Sutherland, Ernest Tanawha, Awapuni, Farmer. Dated this 31st day of March, 1926.

CHARLES E. DEMPSY, Deputy Official Assignee.

In Bankruptcy.

In the estate of W. J. Russell, Baker, of Ngakawau.

NOTICE is hereby given that a first and final dividend of 11s. 9d. in the pound is now due and payable on all proved and accepted claims in the above estate at my office, Wakefield Street, Westport.

W. T. SLEE, Deputy Official Assignee.

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

NOTICE is hereby given that ALEXANDER SARATY, of Christchurch, Factory-manager, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office, Government Departmental Buildings, Worcester Steet, Christchurch, on Thursday, the 8th day of April 1926 at 2.20 p.m. April, 1926, at 2.30 p.m.

30th March, 1926.

A. W. WATTERS, Official Assignee.

In Bankruptcy.

OTICE is hereby given that George Westory, of Timaru, Jeweller, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office at Arcade, Timaru, on Tuesday, the 13th day of April, 1926, at 2 o'clock.

30th March, 1926.

F. A. RAYMOND, Deputy Official Assignee.

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

NOTICE is hereby given that MICHAEL HELM, of Dunedin, Labourer, was this day adjudged bankrupt; and I hereby summon a meeting of creditors to be holden at my office on Tuesday, the 13th day of April, 1926, at 2.30 o'clock

30th March, 1926.

E. W. CAVE, 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 10th May, 1926.

1568. WILLIAM FREDERICK HILL.—26.59 perches, Lots 1 and 2 on deposited plan 4543, part Suburban Section 62, Napier, fronting Shakespeare Road and Shakespeare Terrace, Napier. Occupied by William Canning.

Diagram may be inspected at this office. Dated this 1st day of April, 1926, at the Land Registry Office, Napier.

W. JOHNSTON, District Land Registrar.

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

13454. WILLIAM FRANCIS McARTHUR.—Rural Sections 1399, 1799, 3067, 6093, 6347, and 11068, Block V,

Christchurch Survey District, Lots 1 and 2, deposit plan 7771, Harewood, Willows, and Ox's Roads. Occupied by applicant. 13459. ERIC WILSON MOTE.—Part of Rural Section

307, Blocks VII and XI, Christchurch Survey District, Lot I, deposit plan 7797, Grant's Road. Occupied by applicant.

Diagrams may be inspected at this office.

Dated this 30th day of March, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

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

13468. HAROLD VERNEY HARGREAVES.—Part of Rural Section 243F, Lot 20, deposit plan 3853, Western Street, City of Christchurch. Occupied by applicant.

Diagram may be inspected at this office.

Dated this 1st day of April, 1926, at the Land Registry Office, Christchurch.

F. W. BROUGHTON, District Land Registrar.

PPLICATION having been made to me for the issue of A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of JOSEPH LISSANT PALETHORPE, of Wellington, Civil Servant, for I rood 15-6 perches, more or less, being part of Section 4, Porirua District, and comprising Lots 2 and 3 on deposited plan 2047, and being all the land in certificate of title, Volume 214, folio 178, 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.

containing this notice.

Dated this 7th day of April, 1926, at the Land Registry

Office, Wellington.

C. E. NALDER, District Land Registrar.

A PPLICATION having been made to me for the issue of a provisional certificate of title in the name of EDITH MAY WITCOMBE, Wife of NEVILLE CHARLES WITCOMBE, of Wellington, Shipping Manager, for 24'8 perches, more or less, being part of Lot 39 on deposited plan 475, and part of Section 1, Evans Bay District, Township of Roseneath, and being all the land in certificate of title, Vol. 156, folio 41, and evidence having been lodged of the destruction 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 7th day of April, 1926, at the Land Registry

Office, Wellington.

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C. E. NALDER, District Land Registrar.

ADVERTISEMENTS.

ANDREW EDWARD LAPSLIE, formerly of Oamaru 1, now of Gore, Baker and Pastrycook, hereby give public notice that on the 24th day of March, 1926, I formally and absonotice that on the 24th day of March, 1926, I formally and absolutely renounced, relinquished, and abandoned the use of my Christian names "Edmund" and "Lovell" respectively, and of my surname "Dodd," and that I assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the Christian names of "Andrew" and "Edward" instead of the said Christian names of "Edmund" and "Lovell" respectively and the surname of "Lapslie" instead of the said surname of "Dodd"; and I give further notice that such change of names is evidenced by deed-poll dated the said 24th day of March, 1926, duly executed by me and enrolled in the office of the Supreme Court of New Zealand at Dunedin aforesaid, on the 29th day of March, 1926.

ANDREW EDWARD LAPSLIE (Late EDMUND LOVELL DODD.)

In the matter of the Companies Act, 1908; and in the matter of the Bluff Granite Company (Limited), a public company having its registered office at Bluff, Southland.

NOTICE is hereby given that at an extraordinary general meeting of the members of the BLUFF GRANITE COMPANY (LIMITED) held on the 25th day of March, 1926, the following extraordinary resolution was duly passed:—

"That the company be wound up voluntarily, it having been proved to its satisfaction that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same."

Dated this 31st day of March, 1926.

W. E. SEARLE, Liquidator.

GUARDIAN, TRUST, AND EXECUTORS COMPANY OF NEW ZEALAND (LIMITED).

JOHN MAYNARD STOKES, Manager of the Guardian, Trust, and Executors Company of New Zealand (Limited), do solemnly and sincerely declare:—

That the liability of the members is limited.
 That the capital of the company is £100,000, divided into 20,000 shares of £5 each.

3. That the number of shares issued is 20,000.

4. That calls to the amount of three pounds (£3) per share on 2,500 shares and three shillings (3s.) per share on 17,500 shares have been made, under which the sum of £10,125 has

been received.

5. That the amount of all moneys received on account of estates on the 1st day of January last is £2,117,950 2s. 5d.

6. That the amount of all moneys paid on account of estates in the 1st day of January last is £2,117,950 2s. 5d.

on that day is £2,105,528 8s. 7d.

7. That the amount of the balances due to estates under administration on that day is £12,421 13s. 10d.

8. That the liabilities of the company as on the 1st day of

January last were £11,480.

9. That the contingent liabilities of the company on deposits on the 1st day of January last were nil.
10. That the assets of the company on that day were £26,425 2s. 5d.
11. That the first annual license was issued on the 10th

day of March, 1911.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the General Assembly of New Zealand intituled the Justices of the Peace Act, 1908.

J. M. STOKES, Manager. Declared at Auckland this 31st day of March, 1926, before me—J. H. Rose, a Solicitor of the Supreme Court of New Zealand.

In accordance with the provisions of the Guardian, Trust, and Executors Company Amendment Act of 1911, No. 17, I have examined this statement and compared it with the books of the company, and I hereby certify it to be correct.

W. WALLACE BRUCE, Auditor.

Auckland, 1st April, 1926.

In the matter of the Companies Act, 1908; and in the matter of GILLETT MOTORS (LIMITED).

matter of Gillett Motors (Limited).

OTICE is hereby given that at an extraordinary general meeting of the shareholders of Gillett Motors (Limited) held at 166 Albert Street, Auckland, on Wednesday, the 31st day of March, 1926, the following entry in the minute-book of the company was made pursuant to section 168, subsection (6), of the Companies Act, 1908, and signed by all the members of the company:—

"For the purpose of forming the business into a public company it is resolved by way of special resolution that Gillett Motors (Limited) be wound up voluntarily, and that Alexander Elder Warnock, of Auckland, Public Accountant, be appointed Liquidator for the purpose of such winding-up; and that the company consents to the registration of a new public company to be called Gillett Motors (Limited)."

(LIMITED).'''

Dated this first day of April, one thousand nine hundred and twenty-six.

A. E. WARNOCK, Liquidator.

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the Partnership heretofore subsisting between John Thomas Cooney and ROBERT ADAM ELLIOTT, carrying on business at Hamilton and Ruawai as Milking-machine Agents and Engineers, under the style or firm of "Cooney and Elliott," has been dissolved as from the 30th day of March, 1926.

Dated the 31st day of March, 1926.

J. T. COONEY. R. A. ELLIOTT.

Witness-H. C. M. Norris, Solicitor, Hamilton,

DISSOLUTION OF PARTNERSHIP.

N OTICE is hereby given that the Partnership heretofore subsisting between Roy Leslie Garmonsway and WILLIAM STRPHEN AKEHURST, carrying on business at Te Rore as Farmers and Contractors, under the style or firm of "Garmonsway and Akehurst," has been dissolved as from the thirtieth day of March, one thousand nine hundred and

twenty-six.

Dated this thirtieth day of March, one thousand nine

hundred and twenty-six.

W. S. AKEHURST. R. L. GARMONSWAY.

Witness-H. C. M. Norris, Solicitor, Hamilton.

THE GISBORNE BEDDING AND FRENCH-POLISHING COMPANY (LIMITED).

IN VOLUNTARY LIQUIDATION.

NOTICE is hereby given that a general meeting of shareholders in the above company will be held in the office of the Liquidator, Lowe Street, Gisborne, on Monday, 19th April, 1926, at the hour of 10 a.m. Business: To receive Liquidator's report and final statements of accounts.

Gisborne, 29th March, 1926.

M. F. ROBINSON,

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Liquidator.

In the matter of the Companies Act, 1908; and in the matter of Moon Motors (Limited), in liquidation.

NOTICE is hereby given that a general meeting of share-holders of the above company will be held at the registered office of the company, 508 New Zealand Insurance Buildings, Queen Street, Auckland, on Monday, 12th day of April, 1926, at 10.30 a.m.

Business: To receive Liquidator's report and statement of

accounts as to final winding-up of the company.

MOON MOTORS LIMITED (IN LIQUIDATION).

A. L. PIKE, Liquidator.

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WOODVILLE BOROUGH COUNCIL.

RESOLUTION MAKING SPECIAL RATE.

IN pursuance and in exercise of the powers vested in it in that behalf by the Local Bodies' Loans Act, 1913, and of all other powers (if any) it thereunto enabling, the Woodville Borough Council hereby resolves as follows:—

That, for the purpose of providing for the payment of interest, sinking fund, and other charges on the Woodville Borough Manawatu Gorge Road Contribution Loan of £695, 1926, authorized to be raised by the Woodville Borough Council under the above-mentioned Act, for the purpose of providing the Council's proportion of levy made for construction-work by the Manawatu Gorge Board of Control, the said Woodville Borough Council hereby makes and levies a special rate of seven twenty-fifths (7/25ths) of a penny in the pound sterling on the rateable value (on the basis of the unimproved value) of all rateable property in the whole of the Borough of Woodville; and that such special rate shall be an annually recurring rate during the currency of such loan, and be payable yearly on the first day of July in each and every year during the currency of such loan, and every year during the currency of such loan, being a period of twenty (20) years, or until the loan is fully paid off.

H. P. HORNE, Mayor.

H. P. HORNE, Mayor. H. PICKFORD, Town Clerk.

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BASS BROS. (N.Z.), LIMITED.

T an extraordinary meeting of the members of the above A named company held on Monday, the 22nd day of March, 1926, the following resolution was duly passed:—

"That the company be wound up voluntarily, and that KAY ERROL SHAW, of Wellington, Registered Accountant, be appointed Liquidator for the purposes of such liquidation."

Dated this 7th day of April, 1926, at Wellington.

K. E. SHAW

Watkins, Hull, Hunt, and Wheeler.

Liquidator.

In the matter of Bass Bros. (N.Z.), LIMITED (in Liquidation).

THE creditors of the above-named company are required, on or before the 30th day of April, 1926, to send their names and addresses and particulars of their debts or claims to the undersigned, the Liquidator of the said company, or, if required by notice in writing from the Liquidator, to come in and prove such debts or claims, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

K. E. SHAW.

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Watkins, Hull, Hunt, and Wheeler, Public Accountants, 39 Johnston Street,

Wellington.

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